FOR CONSIDERATION By the Committee on Budget

576-02235A-11

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2 An act relating to the Florida Housing Finance 3 Corporation; amending s. 201.15, F.S.; deleting 4 provisions on the distributions of documentary stamp 5 tax revenues to the State Housing Trust Fund and the 6 Local Government Housing Trust Fund; conforming cross-7 references; amending ss. 420.0003 and 420.0004, F.S.; 8 replacing references to the Department of Community 9 Affairs with Jobs Florida; amending s. 420.0005, F.S.; 10 providing for the deposit of certain moneys into the 11 State Housing Trust Fund within the State Treasury; 12 replacing references to the Secretary of the 13 Department of Community Affairs with the Commissioner 14 of Jobs Florida; subjecting expenditures from the 15 State Housing Fund for administrative and personnel 16 costs to appropriation by the Legislature; providing for the interest received on investments of moneys of 17 18 the State Housing Fund in excess of the amounts 19 appropriated for the current fiscal year to be credited to the General Revenue Fund; amending ss. 20 21 420.101, 420.111, 420.36, 420.424, 420.503, 420.504, 22 and 420.506, F.S.; replacing references to the 23 Department of Community Affairs with Jobs Florida and 24 replacing references to the Secretary of the Department of Community Affairs with the Commissioner 25 26 of Jobs Florida; amending s. 420.507, F.S.; providing 27 for certain moneys to be deposited into the State 28 Housing Trust Fund; subjecting expenditures of funds 29 to appropriation by the Legislature; deleting

A bill to be entitled

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20117200 576-02235A-11 30 provisions exempting the corporation from certain state budgetary requirements; deleting the provision 31 32 that authorize the corporation to retain unused 33 operational expenditures; amending s. 420.508, F.S.; 34 providing for the deposit of certain moneys into the 35 State Housing Trust Fund; providing that expenditures 36 from the Florida Housing Finance Corporation Fund are 37 subject to appropriation by the Legislature; amending s. 420.5087, F.S.; conforming a cross-reference; 38 requiring that loan repayments and certain proceeds be 39 40 accounted for by the corporation and be deposited into 41 the State Housing Trust Fund; deleting a provision 42 that prohibits loan repayments and certain proceeds 43 from reverting to the General Revenue Fund; requiring 44 that expenditures from the State Apartment Incentive 45 Loan Fund be subject to appropriation by the Legislature; authorizing the corporation to seek a 46 47 budget amendment to use certain funds for construction 48 in fiscal years subsequent to the fiscal years for which the funds were appropriated; requiring the 49 50 corporation to account for certain funds and to 51 deposit them into the State Housing Trust Fund; 52 requiring the corporation to seek a budget amendment to transfer funds for its loan loss insurance reserve; 53 amending s. 420.5088, F.S.; revising provisions 54 55 relating to the Florida Homeownership Assistance 56 Program; requiring the corporation to account for 57 certain monies deposited into the State Housing Trust 58 Fund; subjecting expenditures from the Florida

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576-02235A-11 20117200 59 Homeownership Assistance Fund to appropriation by the 60 Legislature; amending s. 420.5089, F.S.; revising 61 provisions relating to the HOME Investment Partnership 62 Program; requiring the corporation to account for 63 certain monies deposited into the State Housing Trust 64 Fund; authorizing the corporation to seek a budget 65 amendment to use certain funds for construction in 66 fiscal years subsequent to the fiscal years for which 67 the funds were appropriated; providing for certain 68 funds to be deposited into the State Housing Trust 69 Fund; amending s. 420.5091, F.S.; revising provisions 70 relating to the HOPE Program; providing for the 71 deposit of certain funds into the State Housing Trust 72 Fund; amending s. 420.5092, F.S.; revising provisions 73 relating to the Florida Affordable Housing Guarantee 74 Program; authorizing certain funds to be used to 75 support the Florida Affordable Housing Guarantee 76 Program; conforming cross-references; amending s. 77 420.5095, F.S.; replacing a reference to the 78 Department of Community Affairs with Jobs Florida; 79 amending s. 420.525, F.S.; requiring that expenditures 80 from the Housing Predevelopment Fund be subject to 81 appropriation by the Legislature; authorizing the 82 corporation to seek a budget amendment to use certain funds for predevelopment activities in fiscal years 83 84 subsequent to the fiscal years for which the funds 85 were appropriated; providing for certain monies to be 86 accounted by the corporation and deposited into the 87 State Housing Trust Fund; deleting a provision that

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88	prohibits certain funds, loan repayments, proceeds
89	from reverting to the General Revenue Fund; amending
90	ss. 420.526 and 420.529, F.S.; providing for certain
91	monies to be accounted by the corporation and repaid
92	to, or deposited into, the State Housing Trust Fund;
93	amending s. 420.602, F.S.; redefining definitions;
94	amending ss. 420.606, 420.609, 420.622, and 420.631,
95	F.S.; replacing references to the Department of
96	Community Affairs with Jobs Florida and replacing
97	references to the Secretary of the Department of
98	Community Affairs with the Commissioner of Jobs
99	Florida; amending s. 420.9073, F.S.; revising local
100	housing distribution provisions under the State
101	Housing Initiatives Partnership Program; amending s.
102	420.9079, F.S.; providing for the deposit of certain
103	monies into the Local Government Housing Trust Fund;
104	providing for the interest on certain investments of
105	the Local Government Housing Trust Fund to be credited
106	to the General Revenue Fund; amending s. 201.0205,
107	F.S.; changing the source of funding for certain local
108	housing programs; providing an effective date.
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110	Be It Enacted by the Legislature of the State of Florida:
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112	Section 1. Subsections (9) through (17) of section 201.15,
113	Florida Statutes, are amended to read:
114	201.15 Distribution of taxes collected.—All taxes collected
115	under this chapter are subject to the service charge imposed in
116	s. 215.20(1). Prior to distribution under this section, the

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576-02235A-11 20117200 117 Department of Revenue shall deduct amounts necessary to pay the 118 costs of the collection and enforcement of the tax levied by 119 this chapter. Such costs and the service charge may not be 120 levied against any portion of taxes pledged to debt service on bonds to the extent that the costs and service charge are 121 required to pay any amounts relating to the bonds. After 122 123 distributions are made pursuant to subsection (1), all of the 124 costs of the collection and enforcement of the tax levied by 125 this chapter and the service charge shall be available and 126 transferred to the extent necessary to pay debt service and any 127 other amounts payable with respect to bonds authorized before 128 January 1, 2010, secured by revenues distributed pursuant to 129 subsection (1). All taxes remaining after deduction of costs and 130 the service charge shall be distributed as follows: 131 (9) The lesser of 7.53 percent of the remaining taxes or 132 \$107 million in each fiscal year shall be paid into the State 133 Treasury to the credit of the State Housing Trust Fund and used 134 as follows: 135 (a) Half of that amount shall be used for the purposes for 136 which the State Housing Trust Fund was created and exists by 137 law. 138 (b) Half of that amount shall be paid into the State Treasury to the credit of the Local Government Housing Trust 139 140 Fund and used for the purposes for which the Local Government 141 Housing Trust Fund was created and exists by law. 142 (10) The lesser of 8.66 percent of the remaining taxes or 143 \$136 million in each fiscal year shall be paid into the State 144 Treasury to the credit of the State Housing Trust Fund and used as follows: 145

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146 (a) Twelve and one-half percent of that amount shall be
147 deposited into the State Housing Trust Fund and be expended by
148 the Department of Community Affairs and by the Florida Housing
149 Finance Corporation for the purposes for which the State Housing
150 Trust Fund was created and exists by law.

151 (b) Eighty-seven and one-half percent of that amount shall 152 be distributed to the Local Government Housing Trust Fund and 153 used for the purposes for which the Local Government Housing 154 Trust Fund was created and exists by law. Funds from this 155 category may also be used to provide for state and local 156 services to assist the homeless.

157 (9) (11) The distribution of proceeds deposited into the 158 Water Management Lands Trust Fund and the Conservation and 159 Recreation Lands Trust Fund, pursuant to subsections (4) and 160 (5), may not be used for land acquisition but may be used for 161 preacquisition costs associated with land purchases. The 162 Legislature intends that the Florida Forever program supplant 163 the acquisition programs formerly authorized under ss. 259.032 and 373.59. 164

165 <u>(10) (12)</u> Amounts distributed pursuant to subsections (5), 166 (6), (7), and (8) are subject to the payment of debt service on 167 outstanding Conservation and Recreation Lands revenue bonds.

168 (11)(13) In each fiscal year that the remaining taxes 169 exceed collections in the prior fiscal year, the stated maximum 170 dollar amounts provided in subsections (2), (4), (6), and (7) τ 171 (9), and (10) shall each be increased by an amount equal to 10 172 percent of the increase in the remaining taxes collected under 173 this chapter multiplied by the applicable percentage provided in 174 those subsections.

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20117200 576-02235A-11 175 (12) (14) If the payment requirements in any year for bonds 176 outstanding on July 1, 2007, or bonds issued to refund such 177 bonds, exceed the limitations of this section, distributions to 178 the trust fund from which the bond payments are made must be 179 increased to the lesser of the amount needed to pay bond 180 obligations or the limit of the applicable percentage 181 distribution provided in subsections (1) - (8) subsections (1)-182 (10). 183 (13) (15) Distributions to the State Housing Trust Fund 184 pursuant to subsections (9) and (10) must be sufficient to cover 185 Amounts required to be transferred to the Florida Affordable 186 Housing Guarantee Program's annual debt service reserve and 187 guarantee fund pursuant to s. 420.5092(6)(a) and (b) up to the 188 amount required to be transferred to such reserve and fund based 189 on the percentage distribution of documentary stamp tax revenues 190 to the State Housing Trust Fund which was is in effect in the 191 2004-2005 fiscal year shall be distributed to the State Housing 192 Trust Fund. 193 (14) (16) If amounts necessary to pay debt service or any 194 other amounts payable with respect to Preservation 2000 bonds, 195 Florida Forever bonds, or Everglades Restoration bonds 196 authorized before January 1, 2010, exceed the amounts

distributable pursuant to subsection (1), all moneys distributable pursuant to this section are available for such obligations and transferred in the amounts necessary to pay such obligations when due. However, amounts distributable pursuant to subsection (2), subsection (3), subsection (4), subsection (5), <u>or subsection (13)</u> paragraph (9)(a), or paragraph (10)(a) are not available to pay such obligations to the extent that such

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204	moneys are necessary to pay debt service on bonds secured by
205	revenues pursuant to those provisions.
206	(15) (17) After the distributions provided in the preceding
207	subsections, any remaining taxes shall be paid into the State
208	Treasury to the credit of the General Revenue Fund.
209	Section 2. Paragraph (e) of subsection (3) and subsection
210	(4) of section 420.0003, Florida Statutes, are amended to read:
211	420.0003 State housing strategy
212	(3) POLICIES
213	(e) Housing production or rehabilitation programs.—New
214	programs for housing production or rehabilitation shall be
215	developed in accordance with the following general guidelines as
216	appropriate for the purpose of the specific program:
217	1. State and local governments shall provide incentives to
218	encourage the private sector to be the primary delivery vehicle
219	for the development of affordable housing.
220	2. State funds should be heavily leveraged to achieve the
221	maximum local and private commitment of funds while achieving
222	the program objectives.
223	3. To the maximum extent possible, state funds should be
224	expended to provide housing units rather than to support program
225	administration.
226	4. State money should be used, when possible, as loans
227	rather than grants.
228	5. State funds should be available only to local
229	governments that provide incentives or financial assistance for
230	housing.
231	6. State funds should be made available only for projects
232	that which are consistent with the local government

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233	comprehensive plan.
234	7. State funding for housing should not be made available
235	to local governments whose comprehensive plans have been found
236	not in compliance with chapter 163 and who have not entered into
237	a stipulated settlement agreement with <u>Jobs Florida</u> the
238	Department of Community Affairs to bring the plan into
239	compliance.
240	8. Mixed income projects should be encouraged, to avoid a
241	concentration of low-income residents in one area or project.
242	9. Distribution of state housing funds should be flexible
243	and consider the regional and local needs, resources, and
244	capabilities of housing producers.
245	10. Income levels used to determine program eligibility
246	should be adjusted for family size in determining the
247	eligibility of specific beneficiaries.
248	11. To the maximum extent possible, state-owned lands that
249	are appropriate for the development of affordable housing shall
250	be made available for that purpose.
251	(4) IMPLEMENTATIONJobs Florida The Department of
252	Community Affairs and the Florida Housing Finance Corporation in
253	carrying out the strategy articulated herein shall have the
254	following duties:
255	(a) The fiscal resources of <u>Jobs Florida</u> the Department of
256	Community Affairs shall be directed to achieve the following
257	programmatic objectives:
258	1. Effective technical assistance and capacity-building
259	programs shall be established at the state and local levels.
260	2. The Shimberg Center for Affordable Housing at the
261	University of Florida shall develop and maintain statewide data

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576-02235A-11 20117200_ 262 on housing needs and production, provide technical assistance 263 relating to real estate development and finance, operate an 264 information clearinghouse on housing programs, and coordinate 265 state housing initiatives with local government and federal 266 programs.

(b) The agency strategic plan of <u>Jobs Florida</u> the
Department of Community Affairs shall include specific goals,
objectives, and strategies that implement the housing policies
in this section and shall include the strategic plan for housing
production prepared by the corporation pursuant to s. 420.511.

272 (c) The Shimberg Center for Affordable Housing, in 273 consultation with Jobs Florida the Department of Community 274 Affairs and the Florida Housing Finance Corporation, shall 275 review and evaluate existing housing rehabilitation, production, 276 and finance programs to determine their consistency with 277 relevant policies in this section and identify the needs of 278 specific populations, including, but not limited to, elderly and 279 handicapped persons, and shall recommend statutory modifications where appropriate. The Shimberg Center for Affordable Housing, 280 281 in consultation with Jobs Florida the Department of Community 282 Affairs and the corporation, shall also evaluate the degree of 283 coordination between state housing programs, and between state, federal, and local housing activities, and shall recommend 284 improved program linkages. The recommendations required above 285 and a report of any programmatic modifications made as a result 286 287 of these policies shall be included in the housing report required by s. 420.6075, beginning December 31, 1991, and every 288 289 5 years thereafter.

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(d) The department and the corporation are anticipated to

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291	 conform the administrative rules for each housing program to the
292	policies stated in this section, provided that such changes in
293	the rules are consistent with the statutory intent or
294	requirements for the program. This authority applies only to
295	programs offering loans, grants, or tax credits and only to the
296	extent that state policies are consistent with applicable
297	federal requirements.
298	Section 3. Subsection (6) of section 420.0004, Florida
299	Statutes, is amended to read:
300	420.0004 Definitions.—As used in this part, unless the
301	context otherwise indicates:
302	(6) "Department" means <u>Jobs Florida</u> the Department of
303	Community Affairs.
304	Section 4. Section 420.0005, Florida Statutes, is amended
305	to read:
306	420.0005 State Housing Trust Fund; State Housing Fund
307	There is hereby established in the State Treasury a separate
308	trust fund to be named the "State Housing Trust Fund." There
309	shall be deposited in the fund all moneys appropriated by the
310	Legislature, or moneys received from any other source, for the
311	purpose of this chapter, including all loan repayments,
312	penalties, and other fees and charges accruing to such fund
313	under this chapter, and all proceeds derived from the use of
314	such moneys. The fund shall be administered by the Florida
315	Housing Finance Corporation on behalf of the department, as
316	specified in this chapter. Money deposited to the fund and
317	appropriated by the Legislature must, notwithstanding the
318	provisions of chapter 216 or s. 420.504(3), be transferred
319	quarterly in advance, to the extent available, or, if not so

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20117200 576-02235A-11 320 available, as soon as received into the State Housing Trust 321 Fund, and subject to the provisions of s. 420.5092(6)(a) and (b) 322 by the Chief Financial Officer to the corporation upon 323 certification by the Commissioner Secretary of Jobs Florida 324 Community Affairs that the corporation is in compliance with the 325 requirements of s. 420.0006. The certification made by the 326 commissioner secretary shall also include the split of funds 327 among programs administered by the corporation and the 328 department as specified in chapter 92-317, Laws of Florida, as 329 amended. Moneys advanced by the Chief Financial Officer must be 330 deposited by the corporation into a separate fund established 331 with a qualified public depository meeting the requirements of 332 chapter 280 to be named the "State Housing Fund" and used for 333 the purposes of this chapter. Administrative and personnel costs 334 incurred in implementing this chapter may be paid from the State 335 Housing Fund, as appropriated by the Legislature but such costs 336 may not exceed 5 percent of the moneys deposited into such fund. 337 To the State Housing Fund shall be credited all loan repayments, 338 penalties, and other fees and charges accruing to such fund 339 under this chapter. It is the intent of this chapter that all 340 loan repayments, penalties, and other fees and charges collected 341 be credited in full to the program account from which the loan 342 originated. Moneys in the State Housing Fund in excess of the 343 amounts appropriated for the current fiscal year which are not currently needed for the purposes of this chapter shall be 344 345 deposited with the Treasury to the credit of the State Housing 346 Trust Fund and may be invested in such manner as is provided for 347 by statute. The interest received on any such investment shall 348 be credited to the General Revenue State Housing Fund.

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576-02235A-11 20117200 349 Section 5. Paragraph (d) of subsection (1) of section 350 420.101, Florida Statutes, is amended to read: 351 420.101 Housing Development Corporation of Florida; 352 creation, membership, and purposes.-(1) Twenty-five or more persons, a majority of whom shall 353 354 be residents of this state, who may desire to create a housing 355 development corporation under the provisions of this part for 356 the purpose of promoting and developing housing and advancing 357 the prosperity and economic welfare of the state and, to that 358 end, to exercise the powers and privileges hereinafter provided, 359 may be incorporated by filing in the Department of State, as 360 hereinafter provided, articles of incorporation. The articles of 361 incorporation shall contain: 362 (d) The names and post office addresses of the members of 363 the first board of directors. The first board of directors shall 364 be elected by and from the stockholders of the corporation and 365 shall consist of 21 members. However, five of such members shall

366 consist of the following persons, who shall be nonvoting 367 members: the Commissioner secretary of Jobs Florida the 368 Department of Community Affairs or her or his designee; the head of the Department of Financial Services or her or his designee 369 370 with expertise in banking matters; a designee of the head of the 371 Department of Financial Services with expertise in insurance 372 matters; one state senator appointed by the President of the 373 Senate; and one representative appointed by the Speaker of the 374 House of Representatives.

375 Section 6. Subsection (8) of section 420.111, Florida
376 Statutes, is amended to read:

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420.111 Housing Development Corporation of Florida;

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378	additional powers.—In furtherance of its purposes and in
379	addition to the powers now or hereafter conferred on business
380	corporations by chapter 607, the corporation shall, subject to
381	the restrictions and limitations herein contained, have the
382	following powers:
383	(8) To cooperate with, and avail itself of the facilities
384	of, the United States Department of Housing and Urban
385	Development, Jobs Florida the Department of Community Affairs,
386	and any other similar local, state, or Federal Government
387	agency; and to cooperate with and assist, and otherwise
388	encourage, organizations in the various communities of the state
389	on the promotion, assistance, and development of the housing and
390	economic welfare of such communities or of this state or any
391	part thereof.
392	Section 7. Section 420.36, Florida Statutes, is amended to
393	read:
394	420.36 Low-income Emergency Home Repair ProgramThere is
395	established within <u>Jobs Florida</u> the Department of Community
396	Affairs the Low-income Emergency Home Repair Program to assist
397	low-income persons, especially the elderly and physically
398	disabled, in making emergency repairs which directly affect
399	their health and safety.
400	(1) As used in this section, the term:
401	(a) "Grantee" means a local public or private nonprofit
402	agency currently receiving funds from the department to conduct
403	a weatherization assistance program in one or more counties or a
404	public or nonprofit agency chosen as outlined in subparagraph
405	(4) (c) 4.
406	(b) "Subgrantee" means a local public or private nonprofit

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407	agency experienced in weatherization, emergency repairs, or
408	rehabilitation of housing.
409	(2) A person is eligible to receive assistance if that
410	person has an income in relation to that person's family size
411	which is at or below 125 percent of the poverty level as
412	specified annually in the federal Office of Management and
413	Budget Poverty Guidelines. Eligible persons over 60 years of age
414	and eligible persons who are physically disabled shall be given
415	priority in the program.
416	(3)(a) Allowable repairs, including materials and labor,
417	which may be charged under the program include:
418	1. Correcting deficiencies in support beams, load-bearing
419	walls, and floor joists.
420	2. Repair or replacement of unsafe or nonfunctional space
421	heating or water heating systems.
422	3. Egress or physically disabled accessibility repairs,
423	improvements, or assistive devices, including wheelchair ramps,
424	steps, porches, handrails, or other health and safety measures.
425	4. Plumbing, pump, well, and line repairs to ensure safe
426	drinking water and sanitary sewage.
427	5. Electrical repairs.
428	6. Repairs to deteriorating walls, floors, and roofs.
429	7. Other interior and exterior repairs as necessary for the
430	health and safety of the resident.
431	(b) Administrative expenses may not exceed 10 percent of
432	the total grant funds.
433	(c) Each grantee shall be required to provide an in-kind or
434	cash match of at least 20 percent of the funds granted. Grantees
435	and subgrantees shall be encouraged to use community resources

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20117200 576-02235A-11 436 to provide such match, including family, church, and 437 neighborhood volunteers and materials provided by local groups and businesses. Grantees shall coordinate with local governments 438 439 through their community development block grant entitlement 440 programs and other housing programs, local housing partnerships, and agencies under contract to a lead agency for the provisions 441 442 of services under the Community Care for the Elderly Act, ss. 430.201-430.207. 443 (4) (a) Funds appropriated to the department for the program 444 445 shall be deposited in the Energy Consumption Trust Fund. 446 Administrative and personnel costs incurred by the department in 447 implementing the provisions of this section may be paid from the 448 fund. 449 (b) The grantee may subgrant these funds to a subgrantee if 450 the grantee is unable to serve all of the county or the target 451 population. Grantee and subgrantee eligibility shall be 452 determined by the department. 453 (c) Funds shall be distributed to grantees and subgrantees as follows: 454 455 1. For each county, a base amount of at least \$3,000 shall 456 be set aside from the total funds available, and such amount 457 shall be deducted from the total amount appropriated by the 458 Legislature. 459 2. The balance of the funds appropriated by the Legislature 460 shall be divided by the total poverty population of the state, 461 and this quotient shall be multiplied by each county's share of 462 the poverty population. That amount plus the base of at least 463 \$3,000 shall constitute each county's share. A grantee which 464 serves more than one county shall receive the base amount plus

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576-02235A-11 20117200 465 the poverty population share for each county to be served. 466 Contracts with grantees may be renewed annually. 467 3. The funds allocated to each county shall be offered 468 first to an existing weatherization assistance program grantee 469 in good standing, as determined by the department, that can 470 provide services to the target population of low-income persons, 471 low-income elderly persons, and low-income physically disabled 472 persons throughout the county. 473 4. If a weatherization assistance program grantee is not 474 available to serve the entire county area, the funds shall be 475 distributed through the following process: 476 a. An announcement of funding availability shall be 477 provided to the county. The county may elect to administer the 478 program. 479 b. If the county elects not to administer the program, the 480 department shall establish rules to address the selection of one 481 or more public or private not-for-profit agencies that are 482 experienced in weatherization, rehabilitation, or emergency 483 repair to administer the program. 484 5. If no eligible agency agrees to serve a county, the 485 funds for that county shall be distributed to grantees having 486 the best performance record as determined by department rule. At 487 the end of the contract year, any uncontracted or unexpended funds shall be returned to the Energy Consumption Trust Fund and 488 489 reallocated under the next year's contracting cycle. 490 (5) The department may perform all actions appropriate and 491 necessary to carry out the purposes of this section, including,

492 but not limited to:

493

(a) Entering into contracts and agreements with the Federal

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494	Government, agencies of the state, local governments, or any
495	person, association, corporation, or entity.
496	(b) Seeking and accepting funding from any public or
497	private source.
498	(c) Adopting and enforcing rules consistent with this
499	section.
500	Section 8. Subsections (1) and (2) of section 420.424,
501	Florida Statutes, are amended to read:
502	420.424 DefinitionsAs used in ss. 420.421-420.429:
503	(2) (1) "Department" means Jobs Florida the Department of
504	Community Affairs.
505	(1) (2) "Commissioner Secretary" means the Commissioner
506	Secretary of Jobs Florida Community Affairs.
507	Section 9. Subsection (12) of section 420.503, Florida
508	Statutes, is amended to read:
509	420.503 Definitions.—As used in this part, the term:
510	(12) "Department" means <u>Jobs Florida</u> the Department of
511	Community Affairs.
512	Section 10. Subsections (1) and (3) of section 420.504 ,
513	Florida Statutes, are amended to read:
514	420.504 Public corporation; creation, membership, terms,
515	expenses
516	(1) There is created within <u>Jobs Florida</u> the Department of
517	Community Affairs a public corporation and a public body
518	corporate and politic, to be known as the "Florida Housing
519	Finance Corporation." It is declared to be the intent of and
520	constitutional construction by the Legislature that the Florida
521	Housing Finance Corporation constitutes an entrepreneurial
522	public corporation organized to provide and promote the public

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576-02235A-11 20117200 523 welfare by administering the governmental function of financing 524 or refinancing housing and related facilities in Florida and 525 that the corporation is not a department of the executive branch of state government within the scope and meaning of s. 6, Art. 526 527 IV of the State Constitution, but is functionally related to 528 Jobs Florida the Department of Community Affairs in which it is 529 placed. The executive function of state government to be 530 performed by the Commissioner of Jobs Florida secretary of the department in the conduct of the business of the Florida Housing 531 532 Finance Corporation must be performed pursuant to a contract to 533 monitor and set performance standards for the implementation of 534 the business plan for the provision of housing approved for the 535 corporation as provided in s. 420.0006. This contract shall 536 include the performance standards for the provision of 537 affordable housing in Florida established in the business plan 538 described in s. 420.511.

539 (3) The corporation is a separate budget entity and is not subject to control, supervision, or direction by Jobs Florida 540 the Department of Community Affairs in any manner, including, 541 542 but not limited to, personnel, purchasing, transactions 543 involving real or personal property, and budgetary matters. The corporation shall consist of a board of directors composed of 544 545 the Commissioner Secretary of Jobs Florida Community Affairs as an ex officio and voting member and eight members appointed by 546 the Governor subject to confirmation by the Senate from the 547 548 following:

549 (a) One citizen actively engaged in the residential home550 building industry.

551

(b) One citizen actively engaged in the banking or mortgage

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20117200 576-02235A-11 552 banking industry. 553 (c) One citizen who is a representative of those areas of 554 labor engaged in home building. 555 (d) One citizen with experience in housing development who 556 is an advocate for low-income persons. 557 (e) One citizen actively engaged in the commercial building 558 industry. 559 (f) One citizen who is a former local government elected official. 560 561 (g) Two citizens of the state who are not principally 562 employed as members or representatives of any of the groups 563 specified in paragraphs (a) - (f). 564 Section 11. Section 420.506, Florida Statutes, is amended 565 to read: 566 420.506 Executive director; agents and employees.-The 567 appointment and removal of an executive director shall be by the 568 Commissioner Secretary of Jobs Florida Community Affairs, with 569 the advice and consent of the corporation's board of directors. 570 The executive director shall employ legal and technical experts 571 and such other agents and employees, permanent and temporary, as 572 the corporation may require, and shall communicate with and 573 provide information to the Legislature with respect to the corporation's activities. The board is authorized, 574 575 notwithstanding the provisions of s. 216.262, to develop and 576 implement rules regarding the employment of employees of the 577 corporation and service providers, including legal counsel. The 578 board of directors of the corporation is entitled to establish 579 travel procedures and guidelines for employees of the 580 corporation. The executive director's office and the

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576-02235A-11 20117200 581 corporation's files and records must be located in Leon County. 582 Section 12. Subsections (10) and (28) of section 420.507, 583 Florida Statutes, are amended, present subsections (32) through 584 (47) of that section are renumbered as subsections (31) through (46), respectively, and present subsections (31) and (32) of 585 586 that section are amended, to read: 587 420.507 Powers of the corporation.-The corporation shall 588 have all the powers necessary or convenient to carry out and 589 effectuate the purposes and provisions of this part, including 590 the following powers which are in addition to all other powers 591 granted by other provisions of this part: 592 (10) To contract for and to accept gifts, grants, loans, or other aid from the United States Government or any person or 593 594 corporation for deposit into the State Housing Trust Fund and to 595 expend such funds as appropriated by the Legislature. 596 (28) To expend amounts appropriated by the Legislature 597 advanced from the State Housing Trust Fund for the purposes of 598 this part. 599 (30) To prepare and submit to the commissioner secretary of 600 the department a budget request for purposes of the corporation, 601 which request shall, notwithstanding the provisions of chapter 602 216 and in accordance with s. 216.351, contain a request for 603 operational expenditures and separate requests for other authorized corporation programs. The request shall not be 604 605 required to contain information on the number of employees, 606 salaries, or any classification thereof, and the approved operating budget therefor need not comply with s. 216.181(8) -607 608 (10). The commissioner secretary is authorized to include within 609 the department's budget request the corporation's budget request

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20117200 576-02235A-11 610 in the form as authorized by this section. 611 (31) Notwithstanding the provisions of s. 216.301, to 612 retain any unused operational expenditure appropriation for 613 other lawful purposes of the corporation. 614 (32) (33) To receive federal funding in connection with the 615 corporation's programs directly from the Federal Government for deposit into the State Housing Trust Fund and to expend such 616 617 funds as appropriated by the Legislature. 618 Section 13. Subsection (5) of section 420.508, Florida 619 Statutes, is amended to read: 620 420.508 Special powers; multifamily and single-family 621 projects.-The corporation shall have the special power to: 622 (5) Establish with a qualified depository meeting the 623 requirements of chapter 280, a separate fund to be known as the 624 "Florida Housing Finance Corporation Fund," to be administered 625 by the corporation in accordance with the purposes of this 626 chapter. All fees collected by the corporation directly from the 627 Federal Government for administration of the United States 628 Department of Housing and Urban Development Section 8 housing 629 program, all annual administrative fees collected by trustees 630 for bond programs and remitted to the corporation, all expense 631 fees related to costs of bond issuance collected by trustees and remitted to the corporation, and all tax credit program fees 632 must be deposited into the State Housing Trust Fund in the State 633 634 Treasury. The Florida Housing Finance Corporation Fund shall be 635 utilized for the purposes of the corporation, including payment of administrative expenses. Expenditures from the Florida 636 637 Housing Finance Corporation Fund shall not be required to be 638 included in the corporation's budget request or be subject to

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639 appropriation by the Legislature.

640 Section 14. Paragraph (c) of subsection (6) and subsections

641 (7) and (8) of section 420.5087, Florida Statutes, are amended
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642 to read: 643 420.5087 State Apartment Incentive Loan Program.—There is 644 hereby created the State Apartment Incentive Loan Program for

645 the purpose of providing first, second, or other subordinated 646 mortgage loans or loan guarantees to sponsors, including for-647 profit, nonprofit, and public entities, to provide housing 648 affordable to very-low-income persons.

649 (6) On all state apartment incentive loans, except loans
650 made to housing communities for the elderly to provide for
651 lifesafety, building preservation, health, sanitation, or
652 security-related repairs or improvements, the following
653 provisions shall apply:

(c) The corporation shall provide by rule for the establishment of a review committee composed of the department and corporation staff and shall establish by rule a scoring system for evaluation and competitive ranking of applications submitted in this program, including, but not limited to, the following criteria:

660 1. Tenant income and demographic targeting objectives of661 the corporation.

662 2. Targeting objectives of the corporation which will
663 ensure an equitable distribution of loans between rural and
664 urban areas.

3. Sponsor's agreement to reserve the units for persons or
families who have incomes below 50 percent of the state or local
median income, whichever is higher, for a time period to exceed

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668	the minimum required by federal law or the provisions of this
669	part.
670	4. Sponsor's agreement to reserve more than:
671	a. Twenty percent of the units in the project for persons
672	or families who have incomes that do not exceed 50 percent of
673	the state or local median income, whichever is higher; or
674	b. Forty percent of the units in the project for persons or
675	families who have incomes that do not exceed 60 percent of the
676	state or local median income, whichever is higher, without
677	requiring a greater amount of the loans as provided in this
678	section.
679	5. Provision for tenant counseling.
680	6. Sponsor's agreement to accept rental assistance
681	certificates or vouchers as payment for rent.
682	7. Projects requiring the least amount of a state apartment
683	incentive loan compared to overall project cost except that the
684	share of the loan attributable to units serving extremely-low-
685	income persons shall be excluded from this requirement.
686	8. Local government contributions and local government
687	comprehensive planning and activities that promote affordable
688	housing.
689	9. Project feasibility.
690	10. Economic viability of the project.
691	11. Commitment of first mortgage financing.
692	12. Sponsor's prior experience, including whether the
693	developer and general contractor have substantial experience, as
694	provided in <u>s. 420.507(46)</u> s. 420.507(47) .
695	13. Sponsor's ability to proceed with construction.
696	14. Projects that directly implement or assist welfare-to-

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20117200 576-02235A-11 697 work transitioning. 698 15. Projects that reserve units for extremely-low-income 699 persons. 700 16. Projects that include green building principles, storm-701 resistant construction, or other elements that reduce long-term 702 costs relating to maintenance, utilities, or insurance. 703 17. Domicile of the developer and general contractor, as 704 provided in s. 420.507(46) s. 420.507(47). 705 (7) There is authorized to be established by the 706 corporation with a qualified public depository meeting the 707 requirements of chapter 280 a separate fund to be named the "State Apartment Incentive Loan Fund," which shall be 708 administered by the corporation according to the provisions of 709 710 this program. Any amounts held in the State Apartment Incentive 711 Loan Trust Fund for such purpose as of January 1, 1998, must be 712 transferred to the corporation for deposit in the State 713 Apartment Incentive Loan Fund and the State Apartment Incentive 714 Loan Trust Fund must be closed. There shall be deposited into 715 the fund moneys from the State Housing Trust Fund as created by 716 s. 420.0005, or moneys received from any other source, for the 717 purpose of this program and all proceeds derived from the use of such moneys. However In addition, all loan repayments, proceeds 718 719 from the sale of any property, and any other proceeds that would 720 otherwise accrue pursuant to the activities conducted under the 721 provisions of the State Apartment Incentive Loan Program shall 722 be accounted for by the corporation and deposited into in the 723 State Housing Trust Fund in the Treasury and shall not revert to 724 the General Revenue Fund. Expenditures from the State Apartment 725 Incentive Loan Fund shall not be required to be included in the

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576-02235A-11 20117200 72.6 corporation's budget request or be subject to appropriation by 727 the Legislature. If the construction period extends beyond a 728 loan commitment for program funds is entered into during the 729 state fiscal year for which the program funds are were 730 appropriated, or the fiscal year in which the loan commitment is 731 entered, the funds may shall continue to be used in a subsequent 732 fiscal year upon the approval of a budget amendment for such 733 funds from the Legislative Budget Commission made available for use during the entire construction period, even if it extends 734 735 beyond the state fiscal year in which the loan commitment was 736 entered.

(8) If a default on a loan occurs, the corporation may 737 738 foreclose on any mortgage or security interest or commence any 739 legal action to protect the interest of the corporation or the 740 fund and recover the amount of the unpaid principal, accrued interest, and fees on behalf of the fund. The corporation may 741 742 acquire real and personal property or any interest therein when 743 that acquisition is necessary or appropriate to protect any 744 loan; to sell, transfer, and convey any such property to a buyer 745 without regard to the provisions of chapters 253 and 270; and, 746 if that sale, transfer, or conveyance cannot be effected within 747 a reasonable time, to lease such property for occupancy by 748 eligible persons. All sums recovered from the sale, transfer, 749 conveyance, or lease of such property shall be accounted for by 750 the corporation and deposited into the State Housing Trust 751 Apartment Incentive Loan Fund in the Treasury. The corporation 752 may not transfer funds for its loan loss insurance reserve 753 except upon approval of a budget amendment for such funds by the 754 Legislative Budget Commission.

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576-02235A-11 20117200 755 Section 15. Subsection (4) of section 420.5088, Florida 756 Statutes, is amended to read: 757 420.5088 Florida Homeownership Assistance Program.-There is 758 created the Florida Homeownership Assistance Program for the 759 purpose of assisting low-income and moderate-income persons in 760 purchasing a home as their primary residence by reducing the 761 cost of the home with below-market construction financing, by 762 reducing the amount of down payment and closing costs paid by 763 the borrower to a maximum of 5 percent of the purchase price, or 764 by reducing the monthly payment to an affordable amount for the purchaser. Loans shall be made available at an interest rate 765 766 that does not exceed 3 percent. The balance of any loan is due 767 at closing if the property is sold, refinanced, rented, or 768 transferred, unless otherwise approved by the corporation.

769 (4) There is authorized to be established by the 770 corporation with a qualified public depository meeting the 771 requirements of chapter 280 the Florida Homeownership Assistance 772 Fund to be administered by the corporation according to the 773 provisions of this program. Any amounts held in the Florida 774 Homeownership Assistance Trust Fund for such purposes as of 775 January 1, 1998, must be transferred to the corporation for 776 deposit in the Florida Homeownership Assistance Fund, whereupon 777 the Florida Homeownership Assistance Trust Fund must be closed. 778 There shall be deposited in the fund moneys from the State 779 Housing Trust Fund created by s. 420.0005, or moneys received 780 from any other source, for the purpose of this program and all 781 proceeds derived from the use of such moneys. However In 782 addition, all unencumbered funds, loan repayments, proceeds from 783 the sale of any property, and any other proceeds that would

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784	otherwise accrue pursuant to the activities of the programs
785	described in this section shall be accounted for by the
786	corporation and deposited into the State Housing Trust
787	transferred to this Fund in the State Treasury. In addition, all
788	loan repayments, proceeds from the sale of any property, and any
789	other proceeds that would otherwise accrue pursuant to the
790	activities conducted under the provisions of the Florida
791	Homeownership Assistance Program shall be accounted for by the
792	$\operatorname{corporation}$ and deposited into in the <code>State</code> Housing Trust Fund
793	in the Treasury and shall not revert to the General Revenue
794	Fund. Expenditures from the Florida Homeownership Assistance
795	Fund shall not be required to be included in the corporation's
796	budget request or be subject to appropriation by the
797	Legislature.
798	Section 16. Subsections (1) and (10) of section 420.5089,
799	Florida Statutes, are amended to read:
800	420.5089 HOME Investment Partnership Program; HOME
801	Investment Partnership Fund
802	(1) There is authorized to be established by the
803	corporation with a qualified public depository meeting the
804	requirements of chapter 280 the HOME Investment Partnership
805	Fund, which shall be administered by the corporation according
806	to the provisions of the HOME Investment Partnership Program
807	which is hereby created. Any amounts held in the HOME
808	Partnership Trust Fund for such purposes as of January 1, 1998,
809	must be transferred to the corporation for deposit in the HOME
810	Investment Partnership Fund, whereupon the HOME Partnership
811	Trust Fund must be closed. There shall be deposited into the
812	fund moneys <u>appropriated</u> from the State Housing Trust Fund.

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576-02235A-11 20117200 813 However or Moneys received from any other source for the purpose 814 of this program, and all proceeds derived from the use of such moneys. In addition, all loan repayments, proceeds from the sale 815 of any property, and any other proceeds that would otherwise 816 817 accrue pursuant to the activities conducted under the provisions 818 of the HOME Investment Partnership Program shall be accounted for by the corporation and deposited into the State Housing 819 820 Trust Fund in the Treasury and shall not revert to the General 821 Revenue Fund. Expenditures from the HOME Investment Partnership 822 Fund shall not be required to be included in the corporation's 823 budget request or be subject to appropriation by the 824 Legislature. If the construction period extends beyond the state 825 fiscal year in which the funds are appropriated, the funds may 826 be used in a subsequent fiscal year upon the approval of a 827 budget amendment for such funds by the Legislative Budget 828 Commission. 829 (10) All sums recovered from the sale, transfer, 830 conveyance, or lease of such property shall be deposited into 831 the State Housing Trust HOME Investment Partnership Fund for 832 expenditure as appropriated by the Legislature. 833 Section 17. Section 420.5091, Florida Statutes, is amended 834 to read: 835 420.5091 HOPE Program.-(1) The corporation may adopt rules to implement the HOPE 836 837 Program, created by the 1990 National Affordable Housing Act, to 838 make loans and grants, foreclose on any mortgage or security 839 interest, or commence any legal action to protect the interest 840 of the corporation and recover the amount of the unpaid 841 principal, accrued interest, and fees. The corporation may

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576-02235A-11 20117200 842 acquire real and personal property or any interest in the 843 property if that acquisition is necessary to protect any loan; sell, transfer, and convey any such property to a buyer without 844 845 regard to the provisions of chapters 253 and 270; and, if that 846 sale, transfer, or conveyance cannot be effected within a 847 reasonable time, lease such property for occupancy by eligible 848 persons. All sums recovered from the sale, transfer, conveyance, 849 or lease of such property shall be deposited into the State 850 Housing Trust HOME Investment Partnership Fund in the Treasury. 851 (2) The corporation shall monitor all projects funded under 852 this section to ensure compliance with federal and state 853 requirements. The corporation may inspect such projects or 854 records pertaining to those projects at any reasonable time. 855 Section 18. Subsections (3), (5), and (6) of section 856 420.5092, Florida Statutes, are amended to read: 857 420.5092 Florida Affordable Housing Guarantee Program.-858 (3) Amounts on deposit in the State Housing Trust Fund or 859 amounts received by the Florida Housing Finance Corporation as 860 program funds from loan programs funded with state moneys may 861 also be used to support the Florida Affordable Housing Guarantee 862 Program. Such use, if any, is in addition to those purposes for 863 which the State Housing Trust Fund was created, and such moneys 864 shall be obligated and committed in accordance with the 865 corporation certification provided for in subsection (6). 866 (5) Pursuant to s. 16, Art. VII of the State Constitution, 867 the corporation may issue, in accordance with s. 420.509, 868 revenue bonds of the corporation to establish the guarantee 869 fund. Such revenue bonds shall be primarily payable from and 870 secured by annual debt service reserves, from interest earned on

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871 funds on deposit in the guarantee fund, from fees, charges, and 872 reimbursements established by the corporation for the issuance

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872 reimbursements established by the corporation for the issuance 873 of affordable housing guarantees, and from any other revenue 874 sources received by the corporation and deposited by the 875 corporation into the guarantee fund for the issuance of 876 affordable housing guarantees. To the extent such primary 877 revenue sources are considered insufficient by the corporation, 878 pursuant to the certification provided in subsection (6), to 879 fully fund the annual debt service reserve, the certified 880 deficiency in such reserve shall be additionally payable from 881 the first proceeds of the documentary stamp tax moneys deposited 882 into the State Housing Trust Fund pursuant to s. 201.15(13) s. 883 201.15(9)(a) and (10)(a) during the ensuing state fiscal year.

884 (6) (a) If the primary revenue sources to be used for 885 repayment of revenue bonds used to establish the guarantee fund 886 are insufficient for such repayment, the annual principal and 887 interest due on each series of revenue bonds shall be payable 888 from funds in the annual debt service reserve. The corporation 889 shall, before June 1 of each year, perform a financial audit to 890 determine whether at the end of the state fiscal year there will 891 be on deposit in the guarantee fund an annual debt service 892 reserve from interest earned pursuant to the investment of the quarantee fund, fees, charges, and reimbursements received from 893 894 issued affordable housing guarantees and other revenue sources 895 available to the corporation. Based upon the findings in such 896 guarantee fund financial audit, the corporation shall certify to 897 the Chief Financial Officer the amount of any projected 898 deficiency in the annual debt service reserve for any series of 899 outstanding bonds as of the end of the state fiscal year and the

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576-02235A-11 20117200 900 amount necessary to maintain such annual debt service reserve. 901 Upon receipt of such certification, the Chief Financial Officer 902 shall transfer to the annual debt service reserve, from the 903 first available taxes distributed to the State Housing Trust 904 Fund pursuant to s. 201.15(13) s. 201.15(9)(a) and (10)(a) 905 during the ensuing state fiscal year, the amount certified as 906 necessary to maintain the annual debt service reserve. 907 (b) If the claims payment obligations under affordable 908 housing guarantees from amounts on deposit in the guarantee fund 909 would cause the claims paying rating assigned to the guarantee 910 fund to be less than the third-highest rating classification of 911 any nationally recognized rating service, which classifications 912 being consistent with s. 215.84(3) and rules adopted thereto by 913 the State Board of Administration, the corporation shall certify 914 to the Chief Financial Officer the amount of such claims payment 915 obligations. Upon receipt of such certification, the Chief 916 Financial Officer shall transfer to the guarantee fund, from the 917 first available taxes distributed to the State Housing Trust 918 Fund pursuant to s. 201.15(13) s. 201.15(9)(a) and (10)(a) 919 during the ensuing state fiscal year, the amount certified as 920 necessary to meet such obligations, such transfer to be 921 subordinate to any transfer referenced in paragraph (a) and not 922 to exceed 50 percent of the amounts distributed to the State 923 Housing Trust Fund pursuant to s. 201.15(9)(a) and (10)(a) 924 during the preceding state fiscal year. 925 Section 19. Paragraph (e) of subsection (12) of section

926 420.5095, Florida Statutes, is amended to read:
927 420.5095 Community Workforce Housing Innovation Pilot

928 Program.-

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929	(12) All eligible applications shall:
930	
930 931	(e) Demonstrate how the applicant will use the regulatory
	incentives and financial strategies outlined in subsection (8)
932	from the local jurisdiction in which the proposed project is to
933	be located. The corporation may consult with Jobs Florida the
934	Department of Community Affairs in evaluating the use of
935	regulatory incentives by applicants.
936	Section 20. Section 420.525, Florida Statutes, is amended
937	to read:
938	420.525 Housing Predevelopment Fund
939	(1) There is authorized to be established by the
940	corporation with a qualified public depository meeting the
941	requirements of chapter 280 a separate fund to be named the
942	"Housing Predevelopment Fund" which shall be administered by the
943	corporation according to the provisions of ss. 420.521-420.529.
944	Any amounts held in the Housing Predevelopment Trust Fund for
945	such purposes as of January 1, 1998, must be transferred to the
946	corporation for deposit in the Housing Predevelopment Fund,
947	whereupon the Housing Predevelopment Trust Fund must be closed.
948	There shall be deposited into the fund moneys appropriated from
949	the State Housing Trust Fund as created by s. 420.0005 or moneys
950	received from any other source, for the purpose of this program
951	and all proceeds derived from the use of such moneys.
952	Administrative and personnel costs incurred in implementing the
953	provisions of ss. 420.521-420.529 may be paid from the fund.
954	Expenditures from the Housing Predevelopment Fund shall not be
955	required to be included in the corporation's budget request or
956	be subject to appropriation by the Legislature. If the
957	predevelopment period extends beyond the state fiscal year in

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958	which the funds are appropriated, the funds may be used in a
959	subsequent fiscal year upon the approval of a budget amendment
960	for such funds by the Legislative Budget Commission.
961	(2) All unencumbered funds, loan repayments, proceeds from
962	the sale of any property, existing funds remaining in the
963	following programs, and any other proceeds that would otherwise
964	accrue pursuant to the activities conducted under this program
965	and the provisions of the following programs shall be <u>accounted</u>
966	for by the corporation and deposited into in the State Housing
967	<u>Trust</u> Fund <u>in the Treasury</u> and shall not revert to the General
968	Revenue Fund:
969	(a) The Rural Housing Land Acquisition and Site Development
970	Act;
971	(b) The Farmworker Housing Assistance Act; and
972	(c) The Community-Based Organization Loan Program created
973	by the Affordable Housing Planning and Community Assistance Act.
974	Section 21. Subsection (5) of section 420.526, Florida
975	Statutes, is amended to read:
976	420.526 Predevelopment Loan Program; loans and grants
977	authorized; activities eligible for support
978	(5) Any funds paid out of the Housing Predevelopment Fund
979	for activities under ss. 420.521-420.529 which are reimbursed to
980	the sponsor from another source shall be accounted for by the
981	corporation and repaid to the State Housing Trust Fund in the
982	Treasury for expenditure as appropriated by the Legislature.
983	Section 22. Section 420.529, Florida Statutes, is amended
984	to read:
985	420.529 Default by sponsor.—If a default on a loan occurs,
986	the corporation may foreclose on any mortgage or security

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576-02235A-11 20117200 987 interest or commence any legal action to protect the interest of 988 the corporation or the fund and recover the amount of the unpaid 989 principal, accrued interest, and fees on behalf of the fund. The 990 corporation may also acquire real and personal property or any 991 interest in the property if such acquisition is necessary or 992 appropriate to protect any loan; to sell, transfer, and convey 993 any such property to a buyer without regard to the provisions of 994 chapters 253 and 270; and, if such sale, transfer, or conveyance 995 cannot be effected within a reasonable time, to lease such 996 property for occupancy by eligible persons. All sums recovered 997 from the sale, transfer, conveyance, or lease of such property 998 shall be accounted for by the corporation and deposited into the 999 State Housing Trust Predevelopment Fund in the Treasury for 1000 expenditure as appropriated by the Legislature. 1001 Section 23. Subsections (4) through (10) of section 1002 420.602, Florida Statutes, are amended to read: 1003 420.602 Definitions.-As used in this part, the following 1004 terms shall have the following meanings, unless the context 1005 otherwise requires: 1006 (4) "Commissioner" means the Commissioner of Jobs Florida. 1007 (5) (4) "Community-based organization" means a private corporation organized under chapter 617 to assist in the 1008 1009 provision of housing and related services on a not-for-profit 1010 basis within a designated area, including a municipality, county, or area of more than one municipality or county. 1011 1012 (6) (5) "Corporation" means the Florida Housing Finance

1013 Corporation as created in s. 420.504.

1014 <u>(7)</u> (6) "Department" means Jobs Florida the Department of 1015 Community Affairs.

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1016
           (8) (7) "Fund" means the Florida Affordable Housing Trust
1017
      Fund as created in this part.
           (9) (8) "Low-income persons" means one or more natural
1018
1019
      persons or a family, the total annual adjusted gross household
1020
      income of which does not exceed 80 percent of the median annual
1021
      adjusted gross income for households within the state, or 80
1022
      percent of the median annual adjusted gross income for
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1023 households within the metropolitan statistical area (MSA) or, if 1024 not within an MSA, within the county in which the person or 1025 family resides, whichever is greater.

1026 (10) (9) "Moderate-income persons" means one or more natural 1027 persons or a family, the total annual adjusted gross household 1028 income of which is less than 120 percent of the median annual 1029 adjusted gross income for households within the state, or 120 1030 percent of the median annual adjusted gross income for 1031 households within the metropolitan statistical area (MSA) or, if 1032 not within an MSA, within the county in which the household is 1033 located, whichever is greater.

1034

(10) "Secretary" means the Secretary of Community Affairs. 1035 Section 24. Subsections (3) and (4) of section 420.606, 1036 Florida Statutes, are amended to read:

1037

420.606 Training and technical assistance program.-

1038 (3) TRAINING AND TECHNICAL ASSISTANCE PROGRAM.-Jobs Florida 1039 The Department of Community Affairs shall be responsible for 1040 securing the necessary expertise to provide training and 1041 technical assistance to staff of local governments, to staff of 1042 state agencies, as appropriate, and to community-based 1043 organizations, and to persons forming such organizations, which 1044 are formed for the purpose of developing new housing and

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1045 rehabilitating existing housing which is affordable for very-1046 low-income persons, low-income persons, and moderate-income 1047 persons.

(a) The training component of the program shall be designed
to build the housing development capacity of community-based
organizations and local governments as a permanent resource for
the benefit of communities in this state.

1052 1. The scope of training shall include, but not be limited 1053 to, real estate development skills related to affordable 1054 housing, including the construction process and property 1055 management and disposition, the development of public-private 1056 partnerships to reduce housing costs, model housing projects, 1057 and management and board responsibilities of community-based 1058 organizations.

1059 2. Training activities may include, but are not limited to, 1060 materials for self-instruction, workshops, seminars, 1061 internships, coursework, and special programs developed in 1062 conjunction with state universities and community colleges.

1063 (b) The technical assistance component of the program shall 1064 be designed to assist applicants for state-administered programs 1065 in developing applications and in expediting project 1066 implementation. Technical assistance activities for the staffs 1067 of community-based organizations and local governments who are 1068 directly involved in the production of affordable housing may include, but are not limited to, workshops for program 1069 1070 applicants, onsite visits, guidance in achieving project 1071 completion, and a newsletter to community-based organizations 1072 and local governments.

1073

(4) POWERS.-Jobs Florida The Department of Community

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576-02235A-11 20117200 1074 Affairs may do all things necessary or appropriate to carry out 1075 the purposes of this section, including exercising the power to: 1076 (a) Enter into contracts and agreements with the Federal 1077 Government or with other agencies of the state, with local 1078 governments, or with any other person, association, corporation, 1079 or entity; 1080 (b) Seek and accept funding from any public or private source; and 1081 (c) Adopt and enforce rules consistent with this section. 1082 1083 Section 25. Subsection (5) of section 420.609, Florida 1084 Statutes, is amended to read: 1085 420.609 Affordable Housing Study Commission.-Because the 1086 Legislature firmly supports affordable housing in Florida for 1087 all economic classes: 1088 (5) The commission shall review, evaluate, and make 1089 recommendations regarding existing and proposed housing programs 1090 and initiatives. The commission shall provide these and any 1091 other housing recommendations to the Commissioner secretary of 1092 Jobs Florida the Department of Community Affairs and the 1093 executive director of the corporation. 1094 Section 26. Subsection (2) of section 420.622, Florida 1095 Statutes, is amended to read: 1096 420.622 State Office on Homelessness; Council on 1097 Homelessness.-1098 (2) The Council on Homelessness is created to consist of a 1099 17-member council of public and private agency representatives 1100 who shall develop policy and advise the State Office on 1101 Homelessness. The council members shall be: the Secretary of 1102 Children and Family Services, or his or her designee; the

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576-02235A-11 20117200 1103 Commissioner Secretary of Jobs Florida Community Affairs, or his 1104 or her designee, to advise the council on issues related to 1105 rural development; the State Surgeon General, or his or her 1106 designee; the Executive Director of Veterans' Affairs, or his or 1107 her designee; the Secretary of Corrections, or his or her 1108 designee; the Secretary of Health Care Administration, or his or 1109 her designee; the Commissioner of Education, or his or her 1110 designee; the Director of Workforce Florida, Inc., or his or her 1111 designee; one representative of the Florida Association of 1112 Counties; one representative from the Florida League of Cities; 1113 one representative of the Florida Supportive Housing Coalition; 1114 the Executive Director of the Florida Housing Finance 1115 Corporation, or his or her designee; one representative of the 1116 Florida Coalition for the Homeless; and four members appointed 1117 by the Governor. The council members shall be volunteer, nonpaid 1118 persons and shall be reimbursed for travel expenses only. The 1119 appointed members of the council shall be appointed to staggered 1120 2-year terms, and the council shall meet at least four times per 1121 year. The importance of minority, gender, and geographic 1122 representation must be considered when appointing members to the 1123 council. Section 27. Subsections (2) and (7) of section 420.631, 1124 1125 Florida Statutes, are amended to read: 1126 420.631 Definitions relating to Urban Homesteading Act.-As used in ss. 420.630-420.635: 1127 1128 (2) "Department" means Jobs Florida the Department of 1129 Community Affairs. 1130 (7) "Office" means the Office of Urban Opportunity within 1131 Jobs Florida the Department of Community Affairs.

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576-02235A-11 20117200 1132 Section 28. Section 420.9073, Florida Statutes, is amended 1133 to read: 420.9073 Local housing distributions.-1134 1135 (1) Distributions calculated in this section shall be 1136 disbursed on a quarterly or more frequent basis by the 1137 corporation pursuant to s. 420.9072, subject to availability of 1138 funds. One-third Each county's share of the funds appropriated to the corporation to be distributed from the portion of the 1139 funds in the Local Government Housing Trust Fund received 1140 1141 pursuant to s. 201.15(9) shall be distributed calculated by the 1142 corporation for each fiscal year as follows: 1143

(a) Each county other than a county that has implemented the provisions of chapter 83-220, Laws of Florida, as amended by chapters 84-270, 86-152, and 89-252, Laws of Florida, shall receive the guaranteed amount for each fiscal year.

(b) Each county other than a county that has implemented the provisions of chapter 83-220, Laws of Florida, as amended by chapters 84-270, 86-152, and 89-252, Laws of Florida, may receive an additional share calculated as follows:

1151 1. Multiply each county's percentage of the total state 1152 population excluding the population of any county that has 1153 implemented the provisions of chapter 83-220, Laws of Florida, 1154 as amended by chapters 84-270, 86-152, and 89-252, Laws of 1155 Florida, by the total funds to be distributed.

1156 2. If the result in subparagraph 1. is less than the 1157 guaranteed amount as determined in subsection (3), that county's 1158 additional share shall be zero.

3. For each county in which the result in subparagraph 1.is greater than the guaranteed amount as determined in

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1161	subsection (3), the amount calculated in subparagraph 1. shall
1162	be reduced by the guaranteed amount. The result for each such
1163	county shall be expressed as a percentage of the amounts so
1164	determined for all counties. Each such county shall receive an
1165	additional share equal to such percentage multiplied by $\underline{one-}$
1166	third of the total funds appropriated to the corporation from
1167	received by the Local Government Housing Trust Fund pursuant to
1168	s. 201.15(9) reduced by the guaranteed amount paid to all
1169	counties.
1170	(2) Distributions calculated in this section shall be
1171	disbursed on a quarterly or more frequent basis by the
1172	corporation pursuant to s. 420.9072, subject to availability of
1173	funds. <u>Two-thirds</u> Each county's share of the funds appropriated
1174	to the corporation to be distributed from the portion of the
1175	funds in the Local Government Housing Trust Fund received
1176	pursuant to s. 201.15(10) shall be <u>distributed</u> calculated by the
1177	corporation for each fiscal year as follows:
1178	(a) Each county shall receive the guaranteed amount for
1179	each fiscal year.
1180	(b) Each county may receive an additional share calculated
1181	as follows:
1182	1. Multiply each county's percentage of the total state
1183	population, by the total funds to be distributed.
1184	2. If the result in subparagraph 1. is less than the
1185	guaranteed amount as determined in subsection (3), that county's
1186	additional share shall be zero.
1187	3. For each county in which the result in subparagraph 1.
1188	is greater than the guaranteed amount, the amount calculated in
1189	subparagraph 1. shall be reduced by the guaranteed amount. The

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576-02235A-11 20117200 1190 result for each such county shall be expressed as a percentage 1191 of the amounts so determined for all counties. Each such county shall receive an additional share equal to this percentage 1192 1193 multiplied by two-thirds of the total funds appropriated from 1194 received by the Local Government Housing Trust Fund pursuant to 1195 s. 201.15(10) as reduced by the guaranteed amount paid to all 1196 counties. 1197 (3) Calculation of guaranteed amounts: 1198 (a) The guaranteed amount under subsection (1) shall be 1199 \$116,667. calculated for each state fiscal year by multiplying 1200 \$350,000 by a fraction, the numerator of which is the amount of 1201 funds distributed to the Local Government Housing Trust Fund pursuant to s. 201.15(9) and the denominator of which is the 1202 1203 total amount of funds distributed to the Local Government 1204 Housing Trust Fund pursuant to s. 201.15. 1205 (b) The guaranteed amount under subsection (2) shall be 1206 \$233,333. calculated for each state fiscal year by multiplying 1207 \$350,000 by a fraction, the numerator of which is the amount of 1208 funds distributed to the Local Government Housing Trust Fund 1209 pursuant to s. 201.15(10) and the denominator of which is the total amount of funds distributed to the Local Government 1210 1211 Housing Trust Fund pursuant to s. 201.15. 1212 (4) Funds distributed pursuant to this section may not be 1213 pledged to pay debt service on any bonds. (5) Notwithstanding subsections (1) - (4), the corporation 1214 1215 may withhold up to \$5 million of the total amount distributed 1216 each fiscal year from the Local Government Housing Trust Fund to 1217 provide additional funding to counties and eligible 1218 municipalities where a state of emergency has been declared by

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576-02235A-11 20117200 1219 the Governor pursuant to chapter 252. Any portion of the 1220 withheld funds not distributed by the end of the fiscal year 1221 shall be distributed as provided in subsections (1) and (2). 1222 (6) Notwithstanding subsections (1) - (4), the corporation 1223 may withhold up to \$5 million from the total amount distributed 1224 each fiscal year from the Local Government Housing Trust Fund to 1225 provide funding to counties and eligible municipalities to 1226 purchase properties subject to a State Housing Initiative 1227 Partnership Program lien and on which foreclosure proceedings 1228 have been initiated by any mortgagee. Each county and eligible 1229 municipality that receives funds under this subsection shall 1230 repay such funds to the corporation not later than the 1231 expenditure deadline for the fiscal year in which the funds were 1232 awarded. Amounts not repaid shall be withheld from the 1233 subsequent year's distribution. Any portion of such funds not 1234 distributed under this subsection by the end of the fiscal year 1235 shall be distributed as provided in subsections (1) and (2). 1236 (7) A county receiving local housing distributions under 1237 this section or an eligible municipality that receives local

1237 this section or an eligible municipality that receives local 1238 housing distributions under an interlocal agreement shall expend 1239 those funds in accordance with the provisions of ss. 420.907-1240 420.9079, rules of the corporation, and the county's local 1241 housing assistance plan.

1242 Section 29. Section 420.9079, Florida Statutes, is amended 1243 to read:

1244

420.9079 Local Government Housing Trust Fund.-

(1) There is created in the State Treasury the Local
Government Housing Trust Fund, which shall be administered by
the corporation on behalf of the department according to the

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576-02235A-11 20117200 1248 provisions of ss. 420.907-420.9076 and this section. There shall 1249 be deposited into the fund all moneys appropriated by the 1250 Legislature a portion of the documentary stamp tax revenues as 1251 provided in s. 201.15, moneys received from any other source for 1252 the purposes of ss. 420.907-420.9076 and this section, and all 1253 proceeds derived from the investment of such moneys. Moneys in 1254 the fund that are not currently needed for the purposes of the 1255 programs administered pursuant to ss. 420.907-420.9076 and this 1256 section shall be deposited with the Treasury to the credit of 1257 the fund and may be invested as provided by law. The interest 1258 received on any such investment shall be credited to the General 1259 Revenue Fund.

1260 (2) The corporation shall administer the fund exclusively 1261 for the purpose of implementing the programs described in ss. 1262 420.907-420.9076 and this section. With the exception of 1263 monitoring the activities of counties and eligible 1264 municipalities to determine local compliance with program 1265 requirements, the corporation shall not receive appropriations 1266 from the fund for administrative or personnel costs. For the 1267 purpose of implementing the compliance monitoring provisions of 1268 s. 420.9075(9), the corporation may request a maximum of one-1269 quarter of 1 percent of the annual appropriation per state 1270 fiscal year. When such funding is appropriated, the corporation 1271 shall deduct the amount appropriated prior to calculating the 1272 local housing distribution pursuant to ss. 420.9072 and 1273 420.9073.

1274 Section 30. Section 201.0205, Florida Statutes, is amended 1275 to read:

1276 201.0205 Counties that have implemented ch. 83-220;

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1277	inapplicability of 10-cent tax increase by s. 2, ch. 92-317,
1278	Laws of Florida.—The 10-cent tax increase in the documentary
1279	stamp tax levied by s. 2, chapter 92-317, does not apply to
1280	deeds and other taxable instruments relating to real property
1281	located in any county that has implemented the provisions of
1282	chapter 83-220, Laws of Florida, as amended by chapters 84-270,
1283	86-152, and 89-252, Laws of Florida. Each such county and each
1284	eligible jurisdiction within such county shall not be eligible
1285	to participate in programs funded pursuant to <u>s. 420.9073(1)</u> s.
1286	201.15(9). However, each such county and each eligible
1287	jurisdiction within such county shall be eligible to participate
1288	in programs funded pursuant to <u>s. 420.9073(2)</u> s. 201.15(10) .
1289	Section 31. This act shall take effect July 1, 2011.