**By** the Committee on Children, Families, and Elder Affairs; and Senators Latvala, Sobel, and Garcia

	586-03144-14 20141090c1							
1	A bill to be entitled							
2	An act relating to homelessness; amending s. 420.606,							
3	F.S.; revising legislative findings; requiring the							
4	Department of Economic Opportunity to provide training							
5	and technical assistance to certain designated lead							
6	agencies of homeless assistance continuums of care;							
7	requiring that the provision of such training and							
8	assistance be delegated to certain nonprofit entities;							
9	conforming provisions to changes made by the act;							
10	amending s. 420.622, F.S.; requiring the department to							
11	establish award levels for "Challenge Grants";							
12	specifying criteria to determine award levels;							
13	3 requiring the department, after consultation with the							
14	Council on Homelessness, to specify a grant award							
15	level in the notice of solicitation of grant							
16	applications; revising qualifications for the grant;							
17	specifying authorized uses of grant funds; requiring a							
18	lead agency that receives a grant to submit a report							
19	to the department; amending s. 420.9073, F.S.;							
20	requiring the Florida Housing Finance Corporation to							
21	distribute to the department and the Department of							
22	Children and Families certain funds from the Local							
23	Government Housing Trust Fund for the purpose of							
24	providing support, training, and technical assistance							
25	to designated lead agencies of continuums of care;							
26	providing an effective date.							
27								
28	Be It Enacted by the Legislature of the State of Florida:							
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30	Section 1. Subsections (1) through (3) of section 420.606,									
31	Florida Statutes, are amended to read:									
32	420.606 Training and technical assistance program									
33	(1) LEGISLATIVE FINDINGSIn addition to the legislative									
34	findings set forth in s. 420.6015, the Legislature finds and									
35	declares that:									
36	(a) Housing in economically declining or distressed areas									
37	is frequently substandard and is often unaffordable <u>or</u>									
38	unavailable to homeless persons, very-low-income persons, and									
39	low-income persons;									
40	(b) Community-based organizations often have limited									
41	experience in development of quality housing for <u>homeless</u>									
42	persons, very-low-income persons, and low-income persons in									
43	economically declining or distressed areas; and									
44	(c) The staffs and board members of community-based									
45	organizations need additional training in housing development as									
46	well as technical support to assist them in gaining the									
47	experience they need to better serve their communities; and $\cdot$									
48	(d) The staffs of state agencies and local governments,									
49	whether directly involved in the production of affordable <u>or</u>									
50	available housing or acting in a supportive role, can better									
51	serve the goals of state and local governments if their									
52	expertise in housing development is expanded.									
53	(2) PURPOSEThe purpose of this section is to provide									
54	community-based organizations, and staff of state and local									
55	governments, and designated lead agencies of homeless assistance									
56	continuums of care with the necessary training and technical									
57	assistance to meet the needs of <u>homeless persons,</u> very-low-									
58	income persons, low-income persons, and moderate-income persons									
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586-03144-14 20141090c1 59 for standard, affordable housing. 60 (3) TRAINING AND TECHNICAL ASSISTANCE PROGRAM.-The 61 Department of Economic Opportunity shall be responsible for 62 securing the necessary expertise to provide training and 63 technical assistance to: (a) Staff of local governments, to staff of state agencies, 64 65 as appropriate, and to community-based organizations, and to persons forming such organizations, which are formed for the 66 purpose of developing new housing and rehabilitating existing 67 68 housing that which is affordable for very-low-income persons, 69 low-income persons, and moderate-income persons. 70 1.(a) The training component of the program shall be 71 designed to build the housing development capacity of community-72 based organizations and local governments as a permanent 73 resource for the benefit of communities in this state. 74 a.1. The scope of training must shall include, but need not 75 be limited to, real estate development skills related to 76 affordable housing, including the construction process and 77 property management and disposition, the development of public-78 private partnerships to reduce housing costs, model housing

79 projects, and management and board responsibilities of 80 community-based organizations.

<u>b.2.</u> Training activities may include, but are not limited
to, materials for self-instruction, workshops, seminars,
internships, coursework, and special programs developed in
conjunction with state universities and community colleges.

85 <u>2.(b)</u> The technical assistance component of the program 86 shall be designed to assist applicants for state-administered 87 programs in developing applications and in expediting project

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88	implementation. Technical assistance activities for the staffs								
89	of community-based organizations and local governments who are								
90	directly involved in the production of affordable housing may								
91	include, but are not limited to, workshops for program								
92	applicants, onsite visits, guidance in achieving project								
93	completion, and a newsletter to community-based organizations								
94	and local governments.								
95	(b) Designated lead agencies of homeless assistance								
96	continuums of care which receive operating or other support								
97	under s. 420.9073(7) from the Department of Children and								
98	Families to provide or secure housing, programs, and other								
99	services for homeless persons. Such training and technical								
100	assistance must be provided by a nonprofit entity that meets the								
101	requirements for providing training and technical assistance								
102	<u>under s. 420.531.</u>								
103	Section 2. Subsection (4) of section 420.622, Florida								
104	Statutes, is amended to read:								
105	420.622 State Office on Homelessness; Council on								
106	Homelessness								
107	(4) Not less than 120 days after the effective date of this								
108	act, The State Office on Homelessness, with the concurrence of								
109	the Council on Homelessness, may accept and administer moneys								
110	appropriated to it to provide <u>annual</u> "Challenge Grants" <del>annually</del>								
111	to lead agencies <u>of</u> <del>for</del> homeless assistance continuums of care								
112	designated by the State Office on Homelessness pursuant to s.								
113	420.624. The department shall establish varying levels of grant								
114	awards A lead agency may be a local homeless coalition,								
115	municipal or county government, or other public agency or								
116	private, not-for-profit corporation. Such grants may be up to								
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117	\$500,000 per lead agency. <u>Award levels shall be based upon the</u>								
118	total population within the continuum of care catchment area and								
119	reflect the differing degrees of homelessness in the catchment								
120	planning areas. The department, in consultation with the Council								
121	on Homelessness, shall specify a grant award level in the notice								
122	of the solicitation of grant applications.								
123	(a) To qualify for the grant, a lead agency must develop								
124	and implement a local homeless assistance continuum of care plan								
125	for its designated catchment area. The continuum of care plan								
126	must implement a coordinated assessment or central intake system								
127	to screen, assess, and refer persons seeking assistance to the								
128	appropriate service provider. The lead agency shall also								
129	document the commitment of local government and private								
130	organizations to provide matching funds or in-kind support in an								
131	amount equal to the grant requested.								
132	(b) Preference must be given to those lead agencies that								
133	have demonstrated the ability of their continuum of care to								
134	provide quality services to homeless persons and the ability to								
135	leverage federal homeless-assistance funding under the Stewart								
136	B. McKinney Act and private funding for the provision of								
137	services to homeless persons.								
138	(c) Preference must be given to lead agencies in catchment								
139	areas with the greatest need for the provision of housing and								
140	services to the homeless, relative to the population of the								
141	catchment area.								
142	(d) The grant may be used to fund any of the housing,								
143	program, or service needs included in the local homeless								
144	assistance continuum of care plan. The lead agency may allocate								
145	the grant to programs, services, or housing providers that								
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(	CODING: Words stricken are deletions; words underlined are additions.								

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146	implement the local homeless assistance continuum of care plan.								
147	The lead agency may provide subgrants to a local agency to								
148	implement programs or services or provide housing identified for								
149	funding in the lead agency's application to the department. A								
150	lead agency may spend a maximum of 8 percent of its funding on								
151	administrative costs.								
152	(e) The lead agency shall submit a final report to the								
153	department documenting the outcomes achieved by the grant in								
154	enabling persons who are homeless to return to permanent housing								
155	thereby ending such persons' episodes of homelessness.								
156	Section 3. Present subsection (7) of section 420.9073,								
157	Florida Statutes, is redesignated as subsection (8), and a new								
158	subsection (7) is added to that section, to read:								
159	420.9073 Local housing distributions								
160	(7) Notwithstanding subsections (1)-(4), the corporation								
161	shall first distribute 4 percent of the total amount to be								
162	distributed each fiscal year from the Local Government Housing								
163	Trust Fund to the Department of Children and Families and the								
164	Department of Economic Opportunity as follows:								
165	(a) The Department of Children and Families shall receive								
166	95 percent of such amount to provide operating and other support								
167	to the designated lead agency in each continuum of care for the								
168	benefit of the designated catchment area as described in s.								
169	420.624.								
170	(b) The Department of Economic Opportunity shall receive 5								
171	percent of such amount to provide training and technical								
172	assistance to lead agencies receiving operating and other								
173	support under paragraph (a) in accordance with s. 420.606(3).								
174	Training and technical assistance funded by this distribution								

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under s. 420.531.

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178		Section	4.	This	act	shall	take	effect	July	1,	2014.	
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shall be provided by a nonprofit entity that meets the

requirements for providing training and technical assistance

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