1	A bill to be entitled
	A bill to be entitled
2 3	An act relating to emotional support animals; creating
	s. 760.27, F.S.; defining the terms "emotional support
4	animal" and "housing provider"; prohibiting
5	discrimination in housing provided to a person with a
6	disability or a disability-related need for an
7	emotional support animal; specifying that such person
8	may not be required to pay extra compensation for such
9	animal; authorizing a housing provider to request
10	specified information under certain circumstances;
11	restricting such requests; specifying liability for
12	owners of emotional support animals relating to damage
13	done by their emotional support animals; providing
14	applicability; amending s. 413.08, F.S.; providing
15	applicability; amending s. 456.072, F.S.; prohibiting
16	a health care practitioner from providing information
17	regarding a person's need for an emotional support
18	animal without having personal knowledge of that
19	person's need for the animal; amending s. 760.22,
20	F.S.; revising the definition of the term "handicap";
21	amending ss. 419.001, 760.23, 760.24, 760.25, 760.29,
22	and 760.31, F.S.; replacing the term "handicap" with
23	the term "disability," to conform to changes made by
24	the act; conforming provisions to changes made by the
25	act; creating s. 817.265, F.S.; prohibiting the
26	falsification of information or other fraudulent
27	misrepresentation regarding the use of an emotional
28	support animal; providing penalties; providing an
29	effective date.
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31	Be It Enacted by the Legislature of the State of Florida:							
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33	Section 1. Section 760.27, Florida Statutes, is created to							
34	read:							
35	760.27 Prohibited discrimination in housing provided to							
36	persons with a disability or disability-related need for an							
37	emotional support animal							
38	(1) DEFINITIONSAs used in this section, the term:							
39	(a) "Emotional support animal" means an animal that does							
40	not require training to do work, perform tasks, provide							
41	assistance, or provide therapeutic emotional support by virtue							
42	of its presence which alleviates one or more identified symptoms							
43	or effects of a person's disability.							
44	(b) "Housing provider" means any person or entity engaging							
45	in conduct covered by the federal Fair Housing Act or s. 504 of							
46	the Rehabilitation Act of 1973, including the owner or lessor of							
47	a dwelling.							
48	(2) REASONABLE ACCOMMODATION REQUESTSTo the extent							
49	required by federal law, rule, or regulation, it is unlawful to							
50	discriminate in the provision of housing to a person with a							
51	disability or disability-related need for, and who has or at any							
52	time obtains, an emotional support animal. A person with a							
53	disability or a disability-related need must, upon the person's							
54	request and approval by a housing provider, be allowed to keep							
55	such animal in his or her dwelling as a reasonable accommodation							
56	in housing, and such person may not be required to pay extra							
57	compensation for such animal. Unless otherwise prohibited by							
58	federal law, rule, or regulation, a housing provider may:							

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59	(a) Deny a reasonable accommodation request for an								
60	emotional support animal if such animal poses a direct threat to								
61	the safety or health of others or poses a direct threat of								
62	physical damage to the property of others, which threat cannot								
63	be reduced or eliminated by another reasonable accommodation.								
64	(b) If a person's disability is not readily apparent,								
65	request reliable information that reasonably supports that the								
66	person has a disability. Supporting information may include:								
67	1. A determination of disability from any federal, state,								
68	or local government agency.								
69	2. Receipt of disability benefits or services from any								
70	federal, state, or local government agency.								
71	3. Proof of eligibility for housing assistance or a housing								
72	voucher received because of a disability.								
73	4. Information from a health care practitioner, as defined								
74	in s. 456.001; a telehealth provider, as defined in s. 456.47;								
75	or any other similarly licensed or certified practitioner or								
76	provider in good standing with his or her profession's								
77	regulatory body in another state but only if such out-of-state								
78	practitioner has provided in-person care or services to the								
79	tenant on at least one occasion. Such information is reliable if								
80	the practitioner or provider has personal knowledge of the								
81	person's disability and is acting within the scope of his or her								
82	practice to provide the supporting information.								
83	5. Information from any other source that the housing								
84	provider reasonably determines to be reliable in accordance with								
85	the federal Fair Housing Act and s. 504 of the Rehabilitation								
86	<u>Act of 1973.</u>								
87	(c) If a person's disability-related need for an emotional								

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88	support animal is not readily apparent, request reliable
89	information that reasonably supports the person's need for the
90	particular emotional support animal being requested. Supporting
91	information may include:
92	1. Information identifying the particular assistance or
93	therapeutic emotional support provided by the specific animal
94	from a health care practitioner, as defined in s. 456.001; a
95	telehealth provider, as defined in s. 456.47; or any other
96	similarly licensed or certified practitioner or provider in good
97	standing with his or her profession's regulatory body in another
98	state. Such information is reliable if the practitioner or
99	provider has personal knowledge of the person's disability and
100	is acting within the scope of his or her practice to provide the
101	supporting information.
102	2. Information from any other source that the housing
103	provider reasonably determines to be reliable in accordance with
104	the federal Fair Housing Act and s. 504 of the Rehabilitation
105	<u>Act of 1973.</u>
106	(d) If a person requests to keep more than one emotional
107	support animal, request information regarding the specific need
108	for each animal.
109	(e) Require proof of compliance with state and local
110	requirements for licensing and vaccinating each emotional
111	support animal.
112	(3) REQUEST LIMITATIONS.—
113	(a) Notwithstanding the authority to request information
114	under subsection (2), a housing provider may not request
115	information that discloses the diagnosis or severity of a
116	person's disability or any medical records relating to the

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117 disability. However, a person may disclose such information or 118 medical records to the housing provider at his or her 119 discretion. 120 (b) A housing provider may develop and make available to 121 persons a routine method for receiving and processing reasonable 122 accommodation requests for emotional support animals; however, a 123 housing provider may not require the use of a specific form or 124 notarized statement, or deny a request solely because a person 125 did not follow the housing provider's routine method. 126 (c) An emotional support animal registration of any kind, 127 including, but not limited to, an identification card, patch, 128 certificate, or similar registration obtained from the Internet is not, by itself, sufficient information to reliably establish 129 130 that a person has a disability or a disability-related need for 131 an emotional support animal. 132 (4) LIABILITY.-A person with a disability or a disability-133 related need is liable for any damage done to the premises or to 134 another person on the premises by his or her emotional support 135 animal. 136 (5) APPLICABILITY.-This section does not apply to a service 137 animal as defined in s. 413.08. 138 Section 2. Paragraph (b) of subsection (6) of section 139 413.08, Florida Statutes, is amended to read: 140 413.08 Rights and responsibilities of an individual with a disability; use of a service animal; prohibited discrimination 141 142 in public employment, public accommodations, and housing 143 accommodations; penalties.-144 (6) An individual with a disability is entitled to rent, 145 lease, or purchase, as other members of the general public, any

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146 housing accommodations offered for rent, lease, or other 147 compensation in this state, subject to the conditions and 148 limitations established by law and applicable alike to all 149 persons.

150 (b) An individual with a disability who has a service 151 animal or who obtains a service animal is entitled to full and 152 equal access to all housing accommodations provided for in this 153 section, and such individual a person may not be required to pay 154 extra compensation for such animal. However, such individual a 155 person is liable for any damage done to the premises or to another individual person on the premises by the animal. A 156 157 housing accommodation may request proof of compliance with 158 vaccination requirements. This paragraph does not apply to an 159 emotional support animal as defined in s. 760.27.

Section 3. Paragraph (e) of subsection (1) of section 419.001, Florida Statutes, is amended to read:

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419.001 Site selection of community residential homes.-

(1) For the purposes of this section, the term:

164 (e) "Resident" means any of the following: a frail elder as 165 defined in s. 429.65; a person who has a disability handicap as 166 defined in s. 760.22(3)(a) s. 760.22(7)(a); a person who has a 167 developmental disability as defined in s. 393.063; a 168 nondangerous person who has a mental illness as defined in s. 169 394.455; or a child who is found to be dependent as defined in 170 s. 39.01 or s. 984.03, or a child in need of services as defined 171 in s. 984.03 or s. 985.03.

172 Section 4. Paragraph (pp) is added to subsection (1) of 173 section 456.072, Florida Statutes, to read:

174 456.072 Grounds for discipline; penalties; enforcement.-

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20201084e1 (1) The following acts shall constitute grounds for which the disciplinary actions specified in subsection (2) may be taken: (pp) Providing information, including written documentation, indicating that a person has a disability or supporting a person's need for an emotional support animal under s. 760.27 without personal knowledge of the person's disability or disability-related need for the specific emotional support animal. Section 5. Present subsections (3) through (6) of section 760.22, Florida Statutes, are renumbered as subsections (4) through (7), respectively, and present subsection (7) of that section is amended, to read: 760.22 Definitions.-As used in ss. 760.20-760.37, the term: (3) (7) "Disability" "Handicap" means: (a) A person has a physical or mental impairment which substantially limits one or more major life activities, or he or she has a record of having, or is regarded as having, such physical or mental impairment; or (b) A person has a developmental disability as defined in s. 393.063. Section 6. Section 760.23, Florida Statutes, is amended to read: 760.23 Discrimination in the sale or rental of housing and other prohibited practices.-(1) It is unlawful to refuse to sell or rent after the making of a bona fide offer, to refuse to negotiate for the sale or rental of, or otherwise to make unavailable or deny a dwelling to any person because of race, color, national origin,

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204 sex, disability handicap, familial status, or religion.

(2) It is unlawful to discriminate against any person in
the terms, conditions, or privileges of sale or rental of a
dwelling, or in the provision of services or facilities in
connection therewith, because of race, color, national origin,
sex, <u>disability handicap</u>, familial status, or religion.

(3) It is unlawful to make, print, or publish, or cause to
be made, printed, or published, any notice, statement, or
advertisement with respect to the sale or rental of a dwelling
that indicates any preference, limitation, or discrimination
based on race, color, national origin, sex, <u>disability</u> handicap,
familial status, or religion or an intention to make any such
preference, limitation, or discrimination.

(4) It is unlawful to represent to any person because of
race, color, national origin, sex, <u>disability</u> handicap, familial
status, or religion that any dwelling is not available for
inspection, sale, or rental when such dwelling is in fact so
available.

(5) It is unlawful, for profit, to induce or attempt to induce any person to sell or rent any dwelling by a representation regarding the entry or prospective entry into the neighborhood of a person or persons of a particular race, color, national origin, sex, <u>disability</u> handicap, familial status, or religion.

(6) The protections afforded under ss. 760.20-760.37
against discrimination on the basis of familial status apply to
any person who is pregnant or is in the process of securing
legal custody of any individual who has not attained the age of
18 years.

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233 (7) It is unlawful to discriminate in the sale or rental 234 of, or to otherwise make unavailable or deny, a dwelling to any 235 buyer or renter because of a disability handicap of: 236 (a) That buyer or renter; 237 (b) A person residing in or intending to reside in that 238 dwelling after it is sold, rented, or made available; or 239 (c) Any person associated with the buyer or renter. 240 (8) It is unlawful to discriminate against any person in the terms, conditions, or privileges of sale or rental of a 241 dwelling, or in the provision of services or facilities in 242 243 connection with such dwelling, because of a disability handicap 244 of: 245 (a) That buyer or renter; (b) A person residing in or intending to reside in that 246 dwelling after it is sold, rented, or made available; or 247 248 (c) Any person associated with the buyer or renter. 249 (9) For purposes of subsections (7) and (8), discrimination 250 includes: 251 (a) A refusal to permit, at the expense of the handicapped 252 person with a disability, reasonable modifications of existing 253 premises occupied or to be occupied by such person if such 254 modifications may be necessary to afford such person full 255 enjoyment of the premises; or 256 (b) A refusal to make reasonable accommodations in rules, 257 policies, practices, or services, when such accommodations may 258 be necessary to afford such person equal opportunity to use and 259 enjoy a dwelling. 260 (10) Covered multifamily dwellings as defined herein which are intended for first occupancy after March 13, 1991, shall be 261

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262 designed and constructed to have at least one building entrance 263 on an accessible route unless it is impractical to do so because 264 of the terrain or unusual characteristics of the site as 265 determined by commission rule. Such buildings shall also be 266 designed and constructed in such a manner that: 267 (a) The public use and common use portions of such 268 dwellings are readily accessible to and usable by handicapped 269 persons with disabilities. 270 (b) All doors designed to allow passage into and within all 271 premises within such dwellings are sufficiently wide to allow 272 passage by a person in a wheelchair. 273 (c) All premises within such dwellings contain the 274 following features of adaptive design: 275 1. An accessible route into and through the dwelling. 2. Light switches, electrical outlets, thermostats, and 276 other environmental controls in accessible locations. 277 3. Reinforcements in bathroom walls to allow later 278 279 installation of grab bars. 280 4. Usable kitchens and bathrooms such that a person in a 281 wheelchair can maneuver about the space. 282 (d) Compliance with the appropriate requirements of the 283 American National Standards Institute for buildings and 284 facilities providing accessibility and usability for persons 285 with physical disabilities physically handicapped people, 286 commonly cited as ANSI A117.1-1986, suffices to satisfy the 287 requirements of paragraph (c). 288 289 State agencies with building construction regulation 290 responsibility or local governments, as appropriate, shall

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291 review the plans and specifications for the construction of 292 covered multifamily dwellings to determine consistency with the 293 requirements of this subsection.

294 Section 7. Section 760.24, Florida Statutes, is amended to 295 read:

296 760.24 Discrimination in the provision of brokerage 297 services.-It is unlawful to deny any person access to, or membership or participation in, any multiple-listing service, 298 299 real estate brokers' organization, or other service, organization, or facility relating to the business of selling or 300 301 renting dwellings, or to discriminate against him or her in the 302 terms or conditions of such access, membership, or 303 participation, on account of race, color, national origin, sex, 304 disability handicap, familial status, or religion.

305 Section 8. Subsection (1) and paragraph (a) of subsection 306 (2) of section 760.25, Florida Statutes, are amended to read:

307 760.25 Discrimination in the financing of housing or in 308 residential real estate transactions.—

309 (1) It is unlawful for any bank, building and loan 310 association, insurance company, or other corporation, 311 association, firm, or enterprise the business of which consists 312 in whole or in part of the making of commercial real estate loans to deny a loan or other financial assistance to a person 313 314 applying for the loan for the purpose of purchasing, constructing, improving, repairing, or maintaining a dwelling, 315 316 or to discriminate against him or her in the fixing of the 317 amount, interest rate, duration, or other term or condition of 318 such loan or other financial assistance, because of the race, 319 color, national origin, sex, disability handicap, familial

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320 status, or religion of such person or of any person associated 321 with him or her in connection with such loan or other financial 322 assistance or the purposes of such loan or other financial 323 assistance, or because of the race, color, national origin, sex, 324 disability handicap, familial status, or religion of the present 325 or prospective owners, lessees, tenants, or occupants of the 326 dwelling or dwellings in relation to which such loan or other 327 financial assistance is to be made or given.

(2) (a) It is unlawful for any person or entity whose
business includes engaging in residential real estate
transactions to discriminate against any person in making
available such a transaction, or in the terms or conditions of
such a transaction, because of race, color, national origin,
sex, <u>disability handicap</u>, familial status, or religion.

334 Section 9. Paragraph (a) of subsection (1) and paragraph 335 (a) of subsection (5) of section 760.29, Florida Statutes, are 336 amended to read:

337 760.29 Exemptions.-

338 (1)(a) Nothing in ss. 760.23, and 760.25, and 760.27
339 applies to:

340 1. Any single-family house sold or rented by its owner, 341 provided such private individual owner does not own more than 342 three single-family houses at any one time. In the case of the 343 sale of a single-family house by a private individual owner who does not reside in such house at the time of the sale or who was 344 345 not the most recent resident of the house prior to the sale, the 346 exemption granted by this paragraph applies only with respect to 347 one sale within any 24-month period. In addition, the bona fide private individual owner shall not own any interest in, nor 348

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349 shall there be owned or reserved on his or her behalf, under any 350 express or voluntary agreement, title to, or any right to all or a portion of the proceeds from the sale or rental of, more than 352 three single-family houses at any one time. The sale or rental 353 of any single-family house shall be excepted from the 354 application of ss. 760.20-760.37 only if the house is sold or 355 rented:

a. Without the use in any manner of the sales or rental
facilities or the sales or rental services of any real estate
licensee or such facilities or services of any person in the
business of selling or renting dwellings, or of any employee or
agent of any such licensee or person; and

361 b. Without the publication, posting, or mailing, after 362 notice, of any advertisement or written notice in violation of 363 s. 760.23(3).

Nothing in this provision prohibits the use of attorneys, escrow agents, abstractors, title companies, and other such professional assistance as is necessary to perfect or transfer the title.

369 2. Rooms or units in dwellings containing living quarters 370 occupied or intended to be occupied by no more than four 371 families living independently of each other, if the owner 372 actually maintains and occupies one of such living quarters as 373 his or her residence.

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(5) Nothing in ss. 760.20-760.37:

(a) Prohibits a person engaged in the business of
furnishing appraisals of real property from taking into
consideration factors other than race, color, national origin,

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378	sex, disability handicap , familial status, or religion.								
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381	760.31 Powers and duties of commissionThe commission								
382	shall:								
383	(5) Adopt rules necessary to implement ss. 760.20-760.37								
384	and govern the proceedings of the commission in accordance with								
385	chapter 120. Commission rules shall clarify terms used with								
386	regard to handicapped accessibility for persons with								
387	disabilities, exceptions from accessibility requirements based								
388	on terrain or site characteristics, and requirements related to								
389	housing for older persons. Commission rules shall specify the								
390	fee and the forms and procedures to be used for the registration								
391	required by s. 760.29(4)(e).								
392	Section 11. Section 817.265, Florida Statutes, is created								
393	to read:								
394	817.265 False or fraudulent proof of need for an emotional								
395	support animal.—A person who falsifies information or written								
396	documentation, or knowingly provides fraudulent information or								
397	written documentation, for an emotional support animal under s.								
398	760.27, or otherwise knowingly and willfully misrepresents								
399	himself or herself, through his or her conduct or through a								
400	verbal or written notice, as having a disability or disability-								
401	related need for an emotional support animal or being otherwise								
402	qualified to use an emotional support animal, commits a								
403	misdemeanor of the second degree, punishable as provided in s.								
404	775.082 or s. 775.083. In addition, within 6 months after a								
405	conviction under this section, a person must perform 30 hours of								
406	community service for an organization that serves persons with								

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disabilities or for another entity or organization that the