1	A bill to be entitled
2	An act relating to fees for the enforcement of the
3	Florida Building Code; providing a short title;
4	amending s. 553.80, F.S.; revising the definition of
5	the term "operating budget"; authorizing local
6	governments to carry forward a certain percentage of
7	unexpended funds under certain circumstances;
8	providing that such funds may be used for purposes
9	other than the construction of buildings or
10	structures; conforming provisions to changes made by
11	the act; providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. This act may be cited as the "Low Property Tax
16	Incentive Program."
17	Section 2. Paragraph (a) of subsection (7) of section
18	553.80, Florida Statutes, is amended to read:
19	553.80 Enforcement
20	(7)(a) The governing bodies of local governments may
21	provide a schedule of reasonable fees, as authorized by s.
22	125.56(2) or s. 166.222 and this section, for enforcing this
23	part. These fees, and any fines or investment earnings related
24	to the fees, shall be used solely for carrying out the local
25	government's responsibilities in enforcing the Florida Building
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26 Code. When providing a schedule of reasonable fees, the total 27 estimated annual revenue derived from fees, and the fines and 28 investment earnings related to the fees, may not exceed the total estimated annual costs of allowable activities. Any 29 30 unexpended balances must be carried forward to future years for allowable activities or must be refunded at the discretion of 31 32 the local government. Except as provided in subparagraph 3., a local government may not carry forward an amount exceeding the 33 34 average of its operating budget for enforcing the Florida Building Code for the previous 4 fiscal years. For purposes of 35 36 this paragraph subsection, the term "operating budget" does not include reserve amounts or any fees paid by a local government 37 for its own building construction. Any amount exceeding this 38 39 limit must be used as authorized in subparagraph 2. However, a 40 local government that established, as of January 1, 2019, a 41 Building Inspections Fund Advisory Board consisting of five 42 members from the construction stakeholder community and carries 43 an unexpended balance in excess of the average of its operating 44 budget for the previous 4 fiscal years may continue carry 45 such excess funds forward upon the recommendation of the 46 advisory board. The basis for a fee structure for allowable activities must relate to the level of service provided by the 47 48 local government and must include consideration for refunding 49 fees due to reduced services based on services provided as prescribed by s. 553.791, but not provided by the local 50

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51 government. Fees charged must be consistently applied.

52 As used in this subsection, the phrase "enforcing the 1. 53 Florida Building Code" includes the direct costs and reasonable indirect costs associated with review of building plans, 54 55 building inspections, reinspections, and building permit 56 processing; building code enforcement; and fire inspections 57 associated with new construction. The phrase may also include training costs associated with the enforcement of the Florida 58 59 Building Code and enforcement action pertaining to unlicensed contractor activity to the extent not funded by other user fees. 60

61 2. Except as provided in subparagraph 3., a local government must use any excess funds that it is prohibited from 62 63 carrying forward to rebate and reduce fees, or to pay for the 64 construction of a building or structure that houses a local 65 government's building code enforcement agency or the training 66 programs for building officials, inspectors, or plans examiners 67 associated with the enforcement of the Florida Building Code. 68 Excess funds used to construct such a building or structure must 69 be designated for such purpose by the local government and may 70 not be carried forward for more than 4 consecutive years. An 71 owner or builder who has a valid building permit issued by a local government for a fee, or an association of owners or 72 73 builders located in the state that has members with valid 74 building permits issued by a local government for a fee, may bring a civil action against the local government that issued 75

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76	the permit for a fee to enforce this subparagraph.
77	3.a. A local government that established, as of January 1,
78	2019, a Building Inspections Fund Advisory Board consisting of
79	five members from the construction stakeholder community and
80	carries an unexpended balance in excess of the average of its
81	operating budget for the previous 4 fiscal years may continue to
82	carry such excess funds forward upon the recommendation of the
83	advisory board.
84	b. A local government that carries an unexpended balance
85	in excess of the average of its operating budget for the
86	previous 4 fiscal years may carry forward up to 20 percent of
87	such excess funds if the local government has levied 7 mills or
88	less of ad valorem taxes and the local government has decreased
89	its building fees by at least 25 percent, cumulatively, over the
90	preceding 5 years. A local government may use the excess funds
91	that are carried over for purposes other than the construction
92	of buildings or structures.
93	4.3. The following activities may not be funded with fees
94	adopted for enforcing the Florida Building Code:
95	a. Planning and zoning or other general government
96	activities.
97	b. Inspections of public buildings for a reduced fee or no
98	fee.
99	c. Public information requests, community functions,
100	boards, and any program not directly related to enforcement of
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101 the Florida Building Code.

d. Enforcement and implementation of any other local ordinance, excluding validly adopted local amendments to the Florida Building Code and excluding any local ordinance directly related to enforcing the Florida Building Code as defined in subparagraph 1.

107 <u>5.4.</u> A local government must use recognized management, 108 accounting, and oversight practices to ensure that fees, fines, 109 and investment earnings generated under this subsection are 110 maintained and allocated or used solely for the purposes 111 described in subparagraph 1.

112 <u>6.5.</u> The local enforcement agency, independent district, 113 or special district may not require at any time, including at 114 the time of application for a permit, the payment of any 115 additional fees, charges, or expenses associated with:

116

a. Providing proof of licensure under chapter 489;

b. Recording or filing a license issued under this chapter;

119 c. Providing, recording, or filing evidence of workers' 120 compensation insurance coverage as required by chapter 440; or

d. Charging surcharges or other similar fees not directlyrelated to enforcing the Florida Building Code.

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Section 3. This act shall take effect July 1, 2023.

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