1	A bill to be entitled
2	An act relating to affordable housing in counties
3	designated as areas of critical state concern;
4	amending ss. 125.01055 and 166.04151, F.S.; excluding
5	land designated as an area of critical state concern
6	from county and municipality affordable housing
7	provisions; amending s. 196.1979, F.S.; providing for
8	an ad valorem property tax exemption of a specified
9	amount for certain property used to provide affordable
10	housing; specifying that certain housing units may be
11	eligible for tax exemptions if certain requirements
12	are met; providing applicability; amending s.
13	380.0552, F.S.; adding certain requirements to local
14	comprehensive plans relating to the hurricane
15	evacuation study; amending s. 380.0666, F.S.; revising
16	the powers of the land authority; providing
17	requirements for conveying affordable housing
18	homeownership units; providing lien status
19	prioritization for certain purposes; amending s.
20	420.9075, F.S.; excluding land designated as an area
21	of critical state concern within a specified time
22	period from award requirements made to specified
23	sponsors or persons for the purpose of providing
24	eligible housing as a part of a local housing
25	assistance plan; providing for expiration and

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26 retroactive applicability; authorizing counties that 27 have been designated as areas of critical state 28 concern to use tourist development tax revenue and 29 tourist impact tax revenue for affordable housing; requiring affordable housing financed with such funds 30 to be used only to provide affordable housing for a 31 32 specified period of time; providing an effective date. 33 34 Be It Enacted by the Legislature of the State of Florida: 35 36 Section 1. Subsection (5) of section 125.01055, Florida Statutes, is amended to read: 37 125.01055 Affordable housing.-38 39 Subsections Subsection (4) and (6) do does not apply (5) 40 in an area of critical state concern, as designated in s. 41 380.0552. Section 2. Subsection (5) of section 166.04151, Florida 42 43 Statutes, is amended to read: 166.04151 Affordable housing.-44 45 Subsections Subsection (4) and (6) do does not apply (5) 46 in an area of critical state concern, as designated by s. 380.0552 or chapter 28-36, Florida Administrative Code. 47 48 Section 3. Paragraph (e) of subsection (3) of section 49 196.1979, Florida Statutes, is amended, and paragraph (d) is added to subsection (1) of that section, to read: 50

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51	196.1979 County and municipal affordable housing property
52	exemption
53	(1)
54	(d)1. Notwithstanding subparagraph (1)(a)2., a housing
55	unit located within the Florida Keys Area pursuant to s.
56	380.0552 or the Key West Area pursuant to chapter 28-36, Florida
57	Administrative Code, as amended, effective August 23, 1984, may
58	be eligible for a tax exemption under this section if the
59	housing unit otherwise meets the requirements of this section
60	and the unit is being offered for rent.
61	2. In addition to the tax exemptions otherwise provided in
62	this section, up to 100 percent of the assessed value of a
63	single-family residential unit or a residential duplex located
64	within the Florida Keys Area pursuant to s. 380.0552 or the Key
65	West Area pursuant to chapter 28-36, Florida Administrative
66	Code, as amended, effective August 23, 1984, may be exempt if
67	such property is used to provide affordable housing that meets
68	the requirements of this section, other than subparagraph
69	(1)(a)2., and the unit is being offered for rent.
70	3. This paragraph first applies to the 2025 tax roll.
71	(3) An ordinance granting the exemption authorized by this
72	section must:
73	(e) Require the eligible unit to meet the eligibility
74	criteria of paragraph (1)(a) <u>or paragraph (1)(d)</u> .
75	Section 4. Paragraph (a) of subsection (9) of section
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76 380.0552, Florida Statutes, is amended to read:

380.0552 Florida Keys Area; protection and designation as
area of critical state concern.-

79

(9) MODIFICATION TO PLANS AND REGULATIONS.-

80 Any land development regulation or element of a local (a) comprehensive plan in the Florida Keys Area may be enacted, 81 82 amended, or rescinded by a local government, but the enactment, 83 amendment, or rescission becomes effective only upon approval by 84 the state land planning agency. The state land planning agency 85 shall review the proposed change to determine if it is in compliance with the principles for guiding development specified 86 87 in chapter 27F-8, Florida Administrative Code, as amended 88 effective August 23, 1984, and must approve or reject the 89 requested changes within 60 days after receipt. Amendments to 90 local comprehensive plans in the Florida Keys Area must also be 91 reviewed for compliance with the following:

92 Construction schedules and detailed capital financing 1. 93 plans for wastewater management improvements in the annually 94 adopted capital improvements element, and standards for the 95 construction of wastewater treatment and disposal facilities or 96 collection systems that meet or exceed the criteria in s. 97 403.086(11) for wastewater treatment and disposal facilities or 98 s. 381.0065(4)(1) for onsite sewage treatment and disposal 99 systems.

100

2. Goals, objectives, and policies to protect public

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101 safety and welfare in the event of a natural disaster by 102 maintaining a hurricane evacuation clearance time for permanent 103 residents of no more than 24 hours. The hurricane evacuation clearance time shall be determined by a hurricane evacuation 104 105 study conducted in accordance with a professionally accepted methodology and approved by the state land planning agency. For 106 107 purposes of hurricane evacuation clearance time: a. Mobile home residents are not considered permanent 108 109 residents. b. The City of Key West Area of Critical State Concern 110 established by chapter 28-36, Florida Administrative Code, shall 111 be included in the hurricane evacuation study and is subject to 112 113 the evacuation requirements of this subsection. 114 Section 5. Subsection (14) of section 380.0666, Florida 115 Statutes, is added to read: 116 380.0666 Powers of land authority.-The land authority 117 shall have all the powers necessary or convenient to carry out 118 and effectuate the purposes and provisions of this act, 119 including the following powers, which are in addition to all 120 other powers granted by other provisions of this act: 121 (14) For affordable housing homeownership units, to 122 require compliance with the income requirements under paragraph 123 (3) (a) at the time of conveyance each time a unit is conveyed. 124 The original land authority funding or contribution shall be 125 memorialized in a recordable perpetual deed restriction. If the

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126 purchase receives state or federal funding and that state or 127 federal funding program requires a priority lien position over 128 the land authority deed restriction, the land authority funding or contribution may be subordinate to <u>a first purchase money</u> 129 130 mortgage and the state or federal funding lien. 131 Section 6. Paragraph (g) of subsection (5) of section 132 420.9075, Florida Statutes, is amended to read: 133 420.9075 Local housing assistance plans; partnerships.-134 (5) The following criteria apply to awards made to 135 eligible sponsors or eligible persons for the purpose of 136 providing eligible housing: 137 (q)1. All units constructed, rehabilitated, or otherwise assisted with the funds provided from the local housing 138 139 assistance trust fund must be occupied by very-low-income 140 persons, low-income persons, and moderate-income persons except 141 as otherwise provided in this section. 2.a. At least 30 percent of the funds deposited into the 142 143 local housing assistance trust fund must be reserved for awards to very-low-income persons or eligible sponsors who will serve 144 145 very-low-income persons, and at least an additional 30 percent 146 of the funds deposited into the local housing assistance trust fund must be reserved for awards to low-income persons or 147 148 eligible sponsors who will serve low-income persons. 149 b. This subparagraph does not apply to a county or an eligible municipality that includes or has included within the 150 Page 6 of 7

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2024

151	previous 5 years an area of critical state concern designated by
152	the Legislature for which the Legislature has declared its
153	intent to provide affordable housing. This sub-subparagraph
154	expires on July 1, 2029, and applies retroactively.
155	Section 7. (1) A county that has been designated as an
156	area of critical state concern by law or by action of the
157	Administration Commission pursuant to s. 380.05, Florida
158	Statutes, and that levies both a tourist development tax
159	pursuant to s. 125.0104, Florida Statutes, and a tourist impact
160	tax pursuant to s. 125.0108, Florida Statutes, shall use its
161	accumulated surplus from such taxes collected through September
162	30, 2024, whether held by the county directly or held by a land
163	authority in the county created pursuant to s. 380.0663, for the
164	purpose of providing housing that is:
165	(a) Affordable, as defined in s. 420.0004, Florida
166	Statutes.
167	(b) Available to employees of tourism-related businesses
168	in the county.
169	(2) Any housing financed with funds from this surplus
170	shall be used only to provide housing that is affordable, as
171	defined in s. 420.0004, Florida Statutes, for a period of no
172	less than 99 years.
173	Section 8. This act shall take effect July 1, 2024.
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