

Finance and Tax Subcommittee

Thursday, March 28, 2013 4:00 p.m. Morris Hall

ACTION PACKET

Will Weatherford Speaker

Ritch Workman Chair

Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB)

Summary:

Finance & Tax Subcommittee

Thursday March 28, 2013 04:00 pm

CS/CS/HB 203 Favorable	Yeas:	14	Nays:	0
HB 279 Favorable With Committee Substitute	Yeas:	13	Nays:	0
HB 437 Favorable With Committee Substitute	Yeas:	16	Nays:	0
HB 853 Favorable	Yeas:	14	Nays:	0
PCB FTSC 13-07 Favorable With Amendments	Yeas:	11	Nays:	3
PCS for HB 277 Favorable	Yeas:	15	Nays:	0

Committee meeting was reported out: Thursday, March 28, 2013 6:29:21PM

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Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB)

Attendance:

	Present	Absent	Excused
Ritch Workman (Chair)	X		······································
Janet Adkins	X		
Lori Berman	X		
Halsey Beshears	x		
Michael Bileca			x
Matthew Caldwell	x		
Bill Hager	x		
George Moraitis, Jr.	X		<u></u>
Jared Moskowitz	X		
Daniel Raulerson	x		
Michelle Rehwinkel Vasilinda	x		
David Richardson	X		
José Rodríguez	X		
David Santiago	X		
Richard Stark	x		
John Tobia	X		
Carlos Trujillo			X
James Waldman	X		
Totals:	16	0	2

Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB) CS/CS/HB 203 : Agricultural Lands

Favorable х Absentee No Vote Yea Nay Absentee Yea Nay Janet Adkins х Lori Berman Х Halsey Beshears Х Michael Bileca Х Matthew Caldwell Х Bill Hager X George Moraitis, Jr. Х Jared Moskowitz Х Х **Daniel Raulerson** Michelle Rehwinkel Vasilinda Х David Richardson х José Rodríguez X David Santiago Х X **Richard Stark** John Tobia Х Carlos Trujillo Х James Waldman X Х Ritch Workman (Chair) Total Yeas: 14 **Total Nays: 0**

Appearances:

Adam Basford (Lobbyist) - Proponent Florida Farm Bureau

Cindy Littlejohn (State Employee) - Proponent Floirda Land Council 310 West College Avenue Tallahassee FL 32303 Phone: 850-222-7595

Butch Calhoun (State Employee) - Proponent Florida Fruit & Vegetable Association 119 South Monroe Street #300 Tallahassee FL 32301 Phone: 850-521-0455

Jim Spratt - Proponent Florida Nursery Growers & Landscape Association P.O. Box 10011 Tallahassee FL 32302 Phone: 850-228-1296

Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB) CS/CS/HB 203 : Agricultural Lands (continued)

Appearances: (continued)

Doug Mann (Lobbyist) - Proponent Associated Industries of Florida 310 West College Avenue Tallahassee FL 32301 Phone: 850-222-7535

Committee meeting was reported out: Thursday, March 28, 2013 6:29:21PM

Finance & Tax Subcommittee

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Location: Morris Hall (17 HOB)

HB 279 : Rental of Homestead Property

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins			Х		
Lori Berman	X				
Halsey Beshears	X				
Michael Bileca			X		
Matthew Caldwell			Х		
Bill Hager	X				
George Moraitis, Jr.	X				
Jared Moskowitz				x	
Daniel Raulerson	X				
Michelle Rehwinkel Vasilinda	X				
David Richardson	X				
José Rodríguez	X				
David Santiago	X				
Richard Stark	X				
John Tobia	X				
Carlos Trujillo			Х		· · · · · · · · · · · · · · · · · · ·
James Waldman	X				
Ritch Workman (Chair)	X				
	Total Yeas: 13	Total Nays: 0			

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Bill No. HB 279 (2013)

Amendment No.	1
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COMMITTEE/SUBCOMMITT	EE	ACTION
ADOPTED	Ĺ	(Y)N)
ADOPTED AS AMENDED		(Y/N)
ADOPTED W/O OBJECTION		(Y/N)
FAILED TO ADOPT		(Y/N)
WITHDRAWN		(Y/N)
OTHER		

Committee/Subcommittee hearing bill: Finance & Tax Subcommittee Representative Santiago offered the following:

Amen	dment	
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Remove lines 21-22 and insert:

days per calendar year. if this provision is not used for 2 consecutive years. The provisions of

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Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB)

HB 437 : Community Development

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	Х			·······	
Lori Berman	X				
Haisey Beshears	X				
Michael Bileca			Х		
Matthew Caldwell	Х				
Bill Hager	Х				
George Moraitis, Jr.	X				
Jared Moskowitz	X	·····			
Daniel Raulerson	X		· · ·		
Michelle Rehwinkel Vasilinda	X		<u></u>		<u> </u>
David Richardson	X				
José Rodríguez	X				
David Santiago	X				
Richard Stark	X				
John Tobia	X				
Carlos Trujillo			x		
James Waldman	X				
Ritch Workman (Chair)	X				
	Total Yeas: 16	Total Nays:	0		

Appearances:

Wellington Meffert (Lobbyist) - Proponent Florida Housing Finance Corporation 227 N. Bronough Street, #5000 Tallahassee FL 32303 Phone: 850-488-4197

Committee meeting was reported out: Thursday, March 28, 2013 6:29:21PM

Bill No. HB 437 (2013)

Amendment No. 1

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COMMITTEE/SUBCOMM	ITTEE ACTION
ADOPTED	
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Finance & Tax Subcommittee Representative Davis offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Subsection (6) of section 159.603, Florida Statutes, is amended to read:

159.603 Definitions.—As used in this part, the following words and terms have the following meanings unless the context indicates another or different meaning or intent.

"Qualifying housing development" means any work or 11 (6) 12 improvement located or to be located in this the state, 13 including real property, buildings, and any other real and 14 personal property, designed or intended for the primary purpose of providing decent, safe, and sanitary residential housing for 15 four or more families, at least 60 percent of whom are eligible 16 17 persons, whether new construction, the acquisition of existing residential housing, or the remodeling, improvement, 18 19 rehabilitation, or reconstruction of existing housing, together

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$\subset 083613 \cup \epsilon$ COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 437 (2013)Amendment No. 1 20 with such related nonhousing facilities as the authority determines to be necessary, convenient, or desirable. 21 The term includes a housing development that meets the 22 (a) 23 definition of a "qualified low-income housing project" under s. 24 42(g) of the Internal Revenue Code, regardless of whether such 25 development meets the 60-percent eligible persons requirement 26 under this subsection. The exception provided under paragraph (a) applies to 27 (b) all housing developments meeting the federal definition for 28 "qualified low-income housing project" as well as all 29 developments that previously qualified under the state 30 definition for "qualifying housing development." Housing finance 31 authorities may enter into regulatory agreement amendments as 32 33 necessary to accommodate housing developments that qualify under 34 paragraph (a). Section 2. Subsection (8) of section 159.608, Florida 35 36 Statutes, is amended to read: Powers of housing finance authorities.-A housing 37 159.608 38 finance authority shall constitute a public body corporate and politic, exercising the public and essential governmental 39 40 functions set forth in this act, and shall exercise its power to 41 borrow only for the purpose as provided herein: 42 To make loans directly to eligible persons or families (8) 43 who otherwise cannot borrow from conventional lending sources 44 and whose annual income does not exceed 80 percent of the median 45 income based on a family of up to four persons for the county in

46 which they seek to purchase a residence. The housing finance

47 authority may adjust the annual income requirements for families

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(2013)

Bill No. HB 437

48 of greater than four persons. Such loans must be secured by 49 either first mortgages or subordinated mortgages and must be 50 used to purchase, construct, rehabilitate, or refinance singlefamily residences that have purchase prices that do not exceed 51 the purchase price limits of; however, the purchase price of any 52 53 residence financed through such a loan may not exceed 90 percent of the median sales price for single family homes in the county 54 55 where the borrower's residence is to be located, as mandated by federal law for tax-exempt single-family bond programs. 56

Section 3. Paragraph (h) of subsection (22) and subsection (48) of section 420.507, Florida Statutes, are amended to read:

420.507 Powers of the corporation.—The corporation shall have all the powers necessary or convenient to carry out and effectuate the purposes and provisions of this part, including the following powers, which are in addition to all other powers granted by other provisions of this part:

64 (22) To develop and administer the State Apartment
65 Incentive Loan Program. In developing and administering that
66 program, the corporation may:

67 (h) Establish, by rule, the procedure for evaluating, 68 scoring, and competitively evaluating and selecting ranking all 69 applications for funding based on the criteria set forth in s. 70 $420.5087(6)(c)_{,\uparrow}$ determining actual loan amounts_{,\uparrow} making and 71 servicing loans_{,↑} and exercising the powers authorized in this 72 subsection.

73 (48) To <u>award</u> use up to 10 percent of its annual
74 allocation of low-income housing tax credits, nontaxable revenue
75 bonds, and State Apartment Incentive Loan Program funds

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Amendment No. 1 76 appropriated by the Legislature and available to allocate by 77 request for proposals or other competitive solicitation. The 78 corporation shall reserve up to 5 percent of each allocation funding for high-priority affordable housing projects, such as 79 80 housing to support economic development and job-creation 81 initiatives, housing for veterans and their families, and other 82 special needs populations in communities throughout the state as determined by the corporation on an annual basis. The 83 84 corporation shall reserve an additional 5 percent of each allocation for affordable housing projects that target persons 85 who have a disabling condition, as defined in s. 420.0004, and 86 87 their families. These allocations must prioritize projects or initiatives piloting or demonstrating cost-effective best 88 89 practices that meet the housing needs and preferences of such 90 persons. Any tax credits or funds not allocated because of a 91 lack of eligible projects targeting persons who have a disabling condition shall be distributed by the corporation for high-92 93 priority housing projects.

Section 4. Paragraphs (c) and (f) of subsection (6) of section 420.5087, Florida Statutes, are amended to read:

96 420.5087 State Apartment Incentive Loan Program.—There is
97 hereby created the State Apartment Incentive Loan Program for
98 the purpose of providing first, second, or other subordinated
99 mortgage loans or loan guarantees to sponsors, including for100 profit, nonprofit, and public entities, to provide housing
101 affordable to very-low-income persons.

102 (6) On all state apartment incentive loans, except loans
103 made to housing communities for the elderly to provide for

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104 lifesafety, building preservation, health, sanitation, or 105 security-related repairs or improvements, the following 106 provisions shall apply:

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

113 1. Tenant income and demographic targeting objectives of114 the corporation.

115 2. Targeting objectives of the corporation which will
116 ensure an equitable distribution of loans between rural and
117 urban areas.

18 3. Sponsor's agreement to reserve the units for persons or 119 families who have incomes below 50 percent of the state or local 120 median income, whichever is higher, for a time period <u>that</u> 121 <u>exceeds</u> to exceed the minimum required by federal law or the 122 provisions of this part.

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4. Sponsor's agreement to reserve more than:

a. Twenty percent of the units in the project for persons or families who have incomes that do not exceed 50 percent of the state or local median income, whichever is higher; or

b. Forty percent of the units in the project for persons
or families who have incomes that do not exceed 60 percent of
the state or local median income, whichever is higher, without
requiring a greater amount of the loans as provided in this
section.

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Bill No. HB 437 (2013)

Amendment No. 1 132 5. Provision for tenant counseling. 133 6. Sponsor's agreement to accept rental assistance 134 certificates or vouchers as payment for rent. [^]135 Projects requiring the least amount of a state 7. apartment incentive loan compared to overall project cost, 136 except that the share of the loan attributable to units serving 137 138 extremely-low-income persons must shall be excluded from this 139 requirement. 140 8. Local government contributions and local government comprehensive planning and activities that promote affordable 141 142 housing. 143 9. Project feasibility. Economic viability of the project. 144 10. 145 11. Commitment of first mortgage financing. 146 12. Sponsor's prior experience. 147 13. Sponsor's ability to proceed with construction. 148 Projects that directly implement or assist welfare-to-14. work transitioning. 149 150 15. Projects that reserve units for extremely-low-income 151 persons. 152 Projects that include green building principles, 16. storm-resistant construction, or other elements that reduce 153 **1**54 long-term costs relating to maintenance, utilities, or 155 insurance. 156 17. Job-creation rate of the developer and general 157 contractor, as provided in s. 420.507(47). 158 (f) The review committee established by corporation rule 159 pursuant to this subsection shall make recommendations to the 083613 - h437 strike all Davis 1.docx Published On: 3/26/2013 6:04:55 PM Page 6 of 17

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board of directors of the corporation regarding program 160 161 participation under the State Apartment Incentive Loan Program. The corporation board shall make the final ranking and the 162 163 decisions regarding which applicants shall become program 164 participants based on the scores received in the competitive 165 process ranking, further review of applications, and the 166 recommendations of the review committee. The corporation board 167 shall approve or reject applications for loans and shall 168 determine the tentative loan amount available to each applicant 169 selected for participation in the program. The actual loan 170 amount shall be determined pursuant to rule adopted pursuant to 171 s. 420.507(22)(h).

172 Section 5. Section 420.511, Florida Statutes, is amended 173 to read:

74 420.511 <u>Strategic</u> business plan; <u>long-range program</u>
 175 strategic plan; annual report; <u>audited financial statements.-</u>

(1) The corporation shall develop a <u>strategic</u> business
plan for the provision of affordable housing for the state. The
plan <u>must be consistent</u> shall not be inconsistent with the <u>long-</u>
<u>range program</u> strategic plan prepared pursuant to subsection (2)
and shall contain performance measures and specific performance
targets for the following:

182 (a) The ability of low-income and moderate-income183 Floridians to access housing that is decent and affordable.

(b) The continued availability and affordability of
housing financed by the corporation to target populations.

186 (c) The availability of affordable financing programs,
187 including equity and debt products, and programs that reduce

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188 gaps in conventional financing <u>in order</u>, to increase individual 189 access to housing and stimulate private production of affordable 190 housing.

(d) The establishment and maintenance of efficiencies inthe delivery of affordable housing.

(e) Such other measures as directed by the corporation'sboard of directors.

196 The corporation shall also compile data on the stimulus of 197 economic activity created by the affordable housing finance 198 programs administered by the corporation.

199 The corporation, in coordination equal partnership (2)200 with the department, shall develop annually develop a long-range 201 program strategic plan for the provision of affordable housing 202 in this state as Florida as part of the department's agency 203 strategic plan required pursuant to chapter 186. In part, the plan must shall include provisions that maximize the abilities 204 205 of the corporation and the department to implement the state 206 housing strategy established under s. 420.0003, to respond to 207 federal housing initiatives, and to develop programs in a manner that is more responsive to the needs of public and private 208 209 partners. The plan shall be developed on a schedule consistent with that established by s. 186.021. For purposes of this 210 211 section act, the executive director or his or her designee shall 212 serve as the corporation's representative to achieve a 213 coordinated and integrated planning relationship with the 214 department.

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215	Amendment No. 1 (3) (a) The corporation shall submit to the Governor and
216	the presiding officers of each house of the Legislature, within
217	$\underline{6}$ 2 months after the end of its fiscal year, a complete and
218	detailed report setting forth the corporation's state and
219	federal program accomplishments using the most recent available
220	data. The report must include, but is not limited to:
221	(a) The following tenant characteristics in the existing
222	rental units financed through corporation-administered programs:
223	1. The number of households served, delineated by income,
224	race, ethnicity, and age of the head of household.
225	2. The number of households served in large, medium, and
226	small counties as described in s. 420.5087(1) and the extent to
227	which geographic distribution has been achieved in accordance
228	with s. 420.5087.
29	3. The number of farmworker and commercial fishing worker
230	households served.
231	4. The number of homeless households served.
232	5. The number of special needs households served.
233	6. By county, the average rent charged based on unit size.
234	(b) The number of rental units to which resources have
235	been allocated in the last fiscal year, including income and
236	demographic restrictions.
237	(c) The estimated average cost of producing units under
238	each rental or homeownership unit financed under each program in
239	the last fiscal year.
240	(d) By county, the average sales price of homeownership
241	units financed in the last fiscal year.
241	units financed in the last fiscal year.

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	(e) The number of households served by homeownership
243	programs in the last fiscal year, including the income, race,
244	ethnicity, and age of the homeowner of each household.
[*] 245	(f) The percentage of homeownership loans that are in
246	foreclosure.
247	(g) The percentage of properties in the corporation's
248	rental portfolio which have an occupancy rate below 90 percent.
249	(h) The amount of economic stimulus created by the
250	affordable housing finance programs administered by the
251	corporation for the most recent year available.
252	(i) For the State Apartment Incentive Loan Program (SAIL),
253	a comprehensive list of all closed loans outstanding at the end
254	of the most recent fiscal year, including, but not limited to,
255	development name, city, county, developer, set-aside type, set-
256	aside percentage, affordability term, total number of units,
257	number of set-aside units, lien position, original loan amount,
258	loan maturity date, loan balance at close of year, status of
259	loan, rate of interest, and interest paid.
260	(j) For the Florida Affordable Housing Guarantee Program,
261	a list of all guaranteed loans through the close of the most
262	recent fiscal year, including, but not limited to, development
263	name, city, county, developer, total number of units, issuer of
264	the bonds, loan maturity date, participation in the United
265	States Department of Housing and Urban Development Risk-Sharing
266	Program, original guarantee amount, guarantee amount at the
267	close of the fiscal year, status of guaranteed loans, and total
268	outstanding Florida Housing Finance Corporation Affordable

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269	Amendment No. 1 Housing Guarantee Program revenue bonds at the close of the most
270	recent fiscal year.
271	(k) Any other information the corporation deems
272	appropriate.
273	1. Its operations and accomplishments;
274	2. Its receipts and expenditures during its fiscal year in
275	accordance with the categories or classifications established by
276	the corporation for its operating and capital outlay purposes;
277	3. Its assets and liabilities at the end of its fiscal
278	year and the status of reserve, special, or other funds;
279	4. A schedule of its bonds outstanding at the end of its
280	fiscal year, together with a statement of the principal amounts
281	of bonds issued and redeemed during the fiscal year; and
282	5. Information relating to the corporation's activities in
83	implementing the provisions of ss. 420.5087, 420.5088, and
284	420.5095.
285	(b) The report shall include, but not be limited to:
286	1. The number of people-served, delineated by income, age,
287	family size, and racial characteristics.
288	2. The number of units produced under each program.
289	3. The average cost of producing units under each program.
290	4. The average sales price of single family units financed
291	under g. 420.5088.
292	5. The average amount of rent charged based on unit size
293	on units financed under s. 420.5087.
294	6. The number of persons in rural communities served under
295	each program.
296	7. The number of farmworkers served under each program.
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297	8. The number of homeless persons served under each
298	program.
299	9. The number of elderly persons served under each
300	program.
301	10. The extent to which geographic distribution has been
302	achieved in accordance with the provisions of s. 420.5087.
303	11. The success of the Community Workforce Housing
304	Innovation Pilot Program in meeting the housing needs of
305	eligible areas.
306	12. Any other information the corporation deems
307	appropriate.
308	(4) Within 6 months after the end of its fiscal year, the
309	corporation shall submit audited financial statements, prepared
310	in accordance with generally accepted accounting principles,
311	which include all assets, liabilities, revenues, and expenses of
312	the corporation, and a list of all bonds outstanding at the end
313	of its fiscal year. The with the annual report required by this
314	section, a copy of an annual financial audit of its accounts and
315	records and an annual compliance audit must be of its programs
316	conducted by an independent certified public $accountant_{\underline{\prime}}$
317	performed in accordance with generally accepted auditing
318	standards and government auditing standards, and incorporate all
319	reports, including compliance reports, as required by such
320	auditing standards.
321	(5) The Auditor General shall conduct an operational audit
322	of the accounts and records of the corporation and provide a
323	written report on the audit to the President of the Senate and
324	the Speaker of the House of Representatives by December 1, 2016.

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Bill No. HB 437 (2013)

Amendment No. 1 325 Both the corporation's business plan and annual report must shall recognize the different fiscal periods under which the 326 327 corporation, the state, the Federal Government, and local 328 governments operate. 329 Section 6. Paragraph (b) of subsection (4) of section 330 420.0003, Florida Statutes, is amended to read: 331 420.0003 State housing strategy.-332 (4)IMPLEMENTATION.-The Department of Economic Opportunity and the Florida Housing Finance Corporation in carrying out the 333 strateqy articulated herein shall have the following duties: 334 The long-range program agency strategic plan of the 335 (b) 336 Department of Economic Opportunity must shall include specific 337 goals, objectives, and strategies that implement the housing 338 policies in this section and shall include the strategic plan 39 for housing production prepared by the corporation pursuant to 340 s. 420.511. 341 Section 7. Section 420.0006, Florida Statutes, is amended 342 to read: 343 420.0006 Authority to contract with corporation; contract requirements; nonperformance.-The executive director of the 344 department shall contract, notwithstanding part I of chapter 345 346 287, with the Florida Housing Finance Corporation on a multiyear 347 basis to stimulate, provide, and foster affordable housing in 348 the state. The contract must incorporate the performance 349 measures required by s. 420.511 and must be consistent with the provisions of the corporation's strategic business plan prepared 350 351 in accordance with s. 420.511. The contract must provide that if, in the event the corporation fails to comply with any of the 352

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353 a performance measure measures required by s. 420.511, the 354 executive director shall notify the Governor and shall refer the nonperformance to the department's inspector general for review 355 356 and determination as to whether such failure is due to forces beyond the corporation's control or whether such failure is due 357 358 to inadequate management of the corporation's resources. Advances shall continue to be made pursuant to s. 420.0005 359 360 during the pendency of the review by the department's inspector 361 general. If such failure is due to outside forces, it may shall not be deemed a violation of the contract. If such failure is 362 363 due to inadequate management, the department's inspector general 364 shall provide recommendations regarding solutions. The Governor 365 may is authorized to resolve any differences of opinion with 366 respect to performance under the contract and may request that 367 advances continue in the event of a failure under the contract 368 due to inadequate management. The Chief Financial Officer shall 369 approve the request absent a finding by the Chief Financial 370 Officer that continuing such advances would adversely impact the 371 state; however, in any event the Chief Financial Officer shall provide advances sufficient to meet the debt service 372 373 requirements of the corporation and sufficient to fund contracts committing funds from the State Housing Trust Fund if so long as 374 such contracts are in accordance with the laws of this state. 375

376 Section 8. Subsection (1) of section 420.504, Florida377 Statutes, is amended to read:

378 420.504 Public corporation; creation, membership, terms,
379 expenses.-

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380 There is created within the Department of Economic (1)381 Opportunity A public corporation and a public body corporate and 382 politic, to be known as the "Florida Housing Finance 383 Corporation" is created within the Department of Economic 384 Opportunity." It is declared to be the intent of and 385 constitutional construction by the Legislature that the Florida 386 Housing Finance Corporation constitutes an entrepreneurial 387 public corporation organized to provide and promote the public 388 welfare by administering the governmental function of financing 389 or refinancing housing and related facilities in this state 390 Florida and that the corporation is not a department of the 391 executive branch of state government within the scope and 392 meaning of s. 6, Art. IV of the State Constitution, but is 393 functionally related to the Department of Economic Opportunity 94 in which it is placed. The executive function of state 395 government to be performed by the executive director of the 396 Department of Economic Opportunity in the conduct of the 397 business of the Florida Housing Finance Corporation must be 398 performed pursuant to a contract to monitor and set performance 399 standards for the implementation of the business plan for the 400 provision of housing approved for the corporation as provided in 401 s. 420.0006. This contract must shall include the performance 402 standards for the provision of affordable housing in this state Florida established in the strategic business plan described in 403 404 s. 420.511.

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Section 9. Subsection (1) of section 420.506, Florida 406 Statutes, is amended to read:

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COMMITTEE/SUBCOMMITTEE AMENDMENT

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420.506 Executive director; agents and employees;

408 inspector general.-

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409 (1)The appointment and removal of an executive director 410 shall be by the executive director of the Department of Economic 411 Opportunity, with the advice and consent of the corporation's 412 board of directors. The executive director shall employ legal 413 and technical experts and such other agents and employees, 414 permanent and temporary, as the corporation may require, and 415 shall communicate with and provide information to the 416 Legislature with respect to the corporation's activities. The 417 board is authorized, Notwithstanding the provisions of s. 418 216.262, the board may to develop and implement rules regarding 419 the employment of employees of the corporation and service 420 providers, including legal counsel. The board of directors of 421 the corporation is entitled to establish travel procedures and 422 guidelines for employees of the corporation, subject to s. 423 112.061(6) and (7). The executive director's office and the 424 corporation's files and records must be located in Leon County. Section 10. Section 420.5091, Florida Statutes, is 425 426 repealed.

Section 11. This act shall take effect July 1, 2013.

428 429 430 **TITLE AMENDMENT** 431 Remove everything before the enacting clause and insert: 432 A bill to be entitled 433 An act relating to community development; amending s. 159.603, F.S.; revising the definition of "qualifying

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Amendment No. 1

Bill No. HB 437 (2013)

housing development"; amending s. 159.608, F.S.; 435 revising the power of a housing finance authority to 436 make loans directly to eligible persons; amending s. 437 420.507, F.S.; revising the powers of the Florida 438 Housing Finance Corporation; specifying how the 439 440 corporation will allocate certain funds; amending s. 420.5087, F.S.; revising provisions relating to state 441 442 apartment incentive loans to provide for a competitive 443 evaluation and selection process with respect to loan 444 applications; amending s. 420.511, F.S.; providing 445 that the corporation's strategic business plan must be 446 consistent with a long-range program plan relating to affordable housing; deleting a requirement that the 447 corporation compile certain data; revising provisions 448 49 relating to the corporation's development of its longrange plan; revising the required contents and 450 451 information to be included in the corporation's annual report; requiring the corporation to submit separate 452 453 audited financial statements that include specified 454 information and incorporate certain reports; requiring the Auditor General to conduct an operational audit of 455 456 the corporation and provide a written report to the Legislature; amending ss. 420.0003, 420.0006, 420.504, 457 and 420.506, F.S.; conforming provisions to changes 458 459 made by this act; repealing s. 420.5091, F.S., relating to the HOPE program; providing an effective 460 461 date.

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Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB)

HB 853 : Public Retirement Plans

Х Favorable Yea Nay No Vote Absentee Absentee Yea Nay Janet Adkins х Х Lori Berman Halsey Beshears Х Michael Bileca Х Matthew Caldwell Х Bill Hager Х George Moraitis, Jr. Х Jared Moskowitz Х Х **Daniel Raulerson** Michelle Rehwinkel Vasilinda Χ David Richardson Х X José Rodríguez David Santiago Х Х **Richard Stark** John Tobia Х Carlos Trujillo Х Х James Waldman Ritch Workman (Chair) Х Total Yeas: 14 **Total Nays: 0**

Appearances:

Paige Carter-Smith (State Employee) - Proponent Jacksonville Police Fire Pension Fund 502 North Adams Street Tallahassee FL Phone: 850-222-6050

Committee meeting was reported out: Thursday, March 28, 2013 6:29:21PM

Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB)

PCB FTSC 13-07 : Relating to Economic Development

X Favorable With Amendments

Carlos Trujillo James Waldman Ritch Workman (Chair)		X	X		
John Tobia	<u>X</u>				
Richard Stark	X				
David Santiago	X				
José Rodríguez		X			
David Richardson		X			
Michelle Rehwinkel Vasilinda	X				
Daniel Raulerson	X				
Jared Moskowitz	X				
George Moraitis, Jr.	X				
Bill Hager	Х				
Matthew Caldwell			Х	·····	
Michael Bileca	<u></u>		Х	·····	
Halsey Beshears	X				·····
Lori Berman	X				······································
Janet Adkins			Х		
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay

Appearances:

Brecht Heuchan (Lobbyist) - Proponent Southern Wines & Spirits 1734 Armstead Place Tallahassee FL 32308 Phone: 850-345-2937

Scott Ashley (Lobbyist) - Proponent Wine & Spirits Disbributors of Florida 215 S. Adams Street #800A Tallahassee FL 32301 Phone: 850-681-8700

Jose L. Gozalez - Proponent Anneuser-Busch 907 Casswade Drive Tallahassee FL 32312 Phone: 850-294-4057

Richard Gaetry (Lobbyist) - Proponent Beer Industry of Florida 2305 Braeburn Circle Tallahassee FL 32309 Phone: 850-251-1837

Committee meeting was reported out: Thursday, March 28, 2013 6:29:21PM

Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB) PCB FTSC 13-07 : Relating to Economic Development (continued)

Appearances: (continued)

SA Amendment to A1 Jason Unger (Lobbyist) - Proponent Seavin Wineries 300 S. Bronough Street #600 Tallahassee FL Phone: 850-577-9090

Raulerson Amendment Mitch Rubin (Lobbyist) - Proponent Florida Beer Wholesalers Assoc. 215 S. Monroe Street, Suite 340 Tallahassee FL 32301 Phone: 850-224-2337

Carlos DeLa Cruz - Opponent Florida Distillers 220 Alhambra Circle, #304 Coral Gables FL 33134 Phone: 305-446-1882

Caldwell Amendment Ron Book (Lobbyist) - Proponent Florida Distillers 204 West Jefferson Street Tallahassee FL 32301

Samanta Padgett (Lobbyist) - Proponent Florida Retail Federation Tallahassee FL Phone: 850-570-0269

Elizabeth Gianni (Lobbyist) - Proponent Sanford-Burnham 6400 Sanger Road Orlando FL 32827

Jon Costello (Lobbyist) - Proponent Associated Industries of Florida 2566 Twain Drive Tallahassee FL 32311 Phone: 850-766-8654

Todd Bon Larron (Lobbyist) - Proponent Palm Beach County 301 N. Olive Avenue West Palm Beach FL 33401 Phone: 561-355-3451

Finance & Tax Subcommittee

3/28/2013 4:00:00PM

Location: Morris Hall (17 HOB)

PCS for HB 277 : Ad Valorem Taxation

X Favorable					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins			Х		
Lori Berman	X				
Halsey Beshears	Х				
Michael Bileca			Х		
Matthew Caldwell	Х				
Bill Hager	Х				
George Moraitis, Jr.	X				
Jared Moskowitz	X				
Daniel Raulerson	Х				
Michelle Rehwinkel Vasilinda	X				
David Richardson	X				
José Rodríguez	Х				
David Santiago	X				
Richard Stark	Х				
John Tobia	Х				
Carlos Trujillo			Х		
James Waldman	X				
Ritch Workman (Chair)	X				
	Total Yeas: 15	Total Nays: 0			

Appearances:

Julie Fess (Lobbyist) - Proponent Florida Solar Energy Industries Association 106 Pine Circle Drive Lake Mary FL 32746 Phone: 407-402-3776

Trey Price (Lobbyist) - Proponent Florida Realtors 200 S. Monroe Street Tallahassee FL 32301 Phone: 850-224-1400

Committee meeting was reported out: Thursday, March 28, 2013 6:29:21PM

PCB Name: PCB FTSC 13-07 (2013)

Amendment No.1

COMMITTEE/SUBCOMMIT	TEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	- (Y/N)
WITHDRAWN	$\sum_{(Y)N}^{(Y/N)}$
OTHER	

Committee/Subcommittee hearing PCB: Finance & Tax Subcommittee Representative Caldwell offered the following:

Amendment (with title amendment)

Remove lines 558-576 and insert:

599.008 Florida Wine Distributors.- Notwithstanding the provisions of section 561.24, any manufacturer of citrus wine or products made from citrus wine and whose citrus wine or products made from citrus wine are made solely from agricultural products grown in this state may be licensed as a distributor for the limited purpose of distributing citrus wine and products made from citrus wine.

Section 11. Subsection (2) of section 599.012, Florida
Statutes, is amended to read:

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599.012 Viticulture Trust Fund; creation.-

16 (2) Fifty percent of the revenues collected from the
17 excise taxes imposed under s. 564.06 on wine produced by
18 manufacturers in this state from products grown in the state
19 will be deposited in the Viticulture Trust Fund in accordance
20 with that section, except that the portion of these revenues

PCB Name: PCB FTSC 13-07 (2013)

mendment No	•
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21 from citrus wine and products made from citrus wine that are

22 made solely from Florida agricultural products shall be

23 deposited in the Plant Industry Trust Fund within the Department

24 of Agriculture and Consumer Services to be used for disease

25	research.

TITLE AMENDMENT

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Remove lines 42-47 and insert:

33 citrus wine or products made from citrus wine to be licensed as 34 distributors of such wine or products, notwithstanding s. 35 561.24, F.S.; amending s. 599.012, F.S.; requiring excise tax 36 revenues derived from citrus wine and products manufactured from 37 citrus wine to be

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PCB Name: PCB FTSC 13-07 (2013)

Amendment No. SA to A1

COMMITTEE/SUBCOMMIT	TEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	V A1 withdrawn

Committee/Subcommittee hearing PCB: Finance & Tax Subcommittee Representative Raulerson offered the following:

Substitute Amendment for Amendment (PCB FTSC 13-07 a2) by Representative Caldwell (with title amendment)

Remove lines 556-576

TITLE AMENDMENT

Remove lines 42-47 and insert:

13 citrus wine or products made from citrus wine to be licensed as 14 distributors of such wine or products, notwithstanding ch. 561, 15 F.S.; amending s. 599.012, F.S.; requiring excise tax revenues 16 derived from citrus wine and products manufactured from citrus 17 wine to be

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$\subset \Pi XB \Phi T\Sigma X 13-07 \alpha 1N \in COMMITTEE/SUBCOMMITTEE AMENDMENT$

PCB Name: PCB FTSC 13-07 (2013)

Amendment No.2

COMMITTEE/SUBCOMMITT	ree	ACTION
ADOPTED	\checkmark	(Y)N)
ADOPTED AS AMENDED		(Y/N)
ADOPTED W/O OBJECTION		(Y/N)
FAILED TO ADOPT		(Y/N)
WITHDRAWN		(Y/N)
OTHER	1-2	

Committee/Subcommittee hearing PCB: Finance & Tax Subcommittee Representative Raulerson offered the following:

Amendment (with title amendment)

Remove lines 556-576

TITLE AMENDMENT

Remove lines 42-47 and insert:

12 citrus wine or products made from citrus wine to be licensed as 13 distributors of such wine or products, notwithstanding ch. 561, 14 F.S.; amending s. 599.012, F.S.; requiring excise tax revenues 15 derived from citrus wine and products manufactured from citrus 16 wine to be

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