Bill No. HB 4765, 2nd Eng.

Amendment No. ____

	CHAMBER ACTION Senate House
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11	Senator Dudley moved the following amendment to amendment
12	(443136):
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14	Senate Amendment (with title amendment)
15	On page 56, between lines 17 and 18,
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17	insert:
18	Section 55. Effective July 1, 1998, paragraph (d) is
19	added to subsection (2) of section 20.18, Florida Statutes,
20	and subsection (7) is added to said section, to read:
21	20.18 Department of Community AffairsThere is
22	created a Department of Community Affairs.
23	(2) The following units of the Department of Community
24	Affairs are established:
25	(d) Bureau of Factory-built Housing.
26	(7) The Department of Community Affairs shall be the
27	agency responsible for ensuring that there is adequate
28	affordable housing in this state through the use of
29	factory-built homes, that the federal code on mobile homes is
30	strictly observed by manufacturers, and that the state code
31	for manufactured buildings is an efficient method for
•	1 11:29 AM 05/01/98 h4765c-25r05

providing manufactured buildings to residents of this state.

The department shall also be the agency responsible for the installation of mobile homes and manufactured buildings to such an extent that residents of this state are as safe as possible.

Section 56. Effective July 1, 1998:

- (1) All statutory powers, duties, functions, records, personnel, property, and unexpended balances of appropriations, allocations, or other funds of the Bureau of Mobile Home and Recreational Vehicle Construction of the Department of Highway Safety and Motor Vehicles relating to regulation and administration of mobile homes, and all existing authority and actions of the bureau, including, but not limited to, all pending and completed actions on orders and rules, all enforcement matters, and delegations, interagency agreements, and contracts with federal, state, regional, and local governments and private entities relating to regulation and administration of mobile homes, are hereby transferred to the Bureau of Factory-built Housing of the Department of Community Affairs.
- (2) The Department of Community Affairs and the Department of Highway Safety and Motor Vehicles shall have the authority to enter into interagency agreements with each other concerning any matter affected by the transfer of the Bureau of Mobile Home and Recreational Vehicle Construction to the Department of Community Affairs to promote the efficient and effective operation of both departments.

Section 57. (1) Effective July 1, 1998, the portion of the Mobile Home and Recreational Vehicle Protection Trust Fund created under s. 320.781, Florida Statutes, relating to mobile homes is transferred to the Operating Trust Fund of the

Department of Community Affairs to be administered and managed by the Bureau of Factory-built Housing of the Department of 2 3 Community Affairs pursuant to s. 553.433, Florida Statutes. 4 (2) Effective July 1, 1998, that portion of the 5 Highway Safety Operating Trust Fund, created under s. 318.39, 6 Florida Statutes, and into which fees and penalties relating 7 to mobile home regulation, manufacture, licensure, and installation, are deposited, and all fees and penalties that 8 are deposited into the General Revenue Fund, are transferred 9 10 to the Operating Trust Fund of the Department of Community 11 Affairs to be administered and managed by the Bureau of 12 Factory-built Housing. 13 Section 58. Effective July 1, 1998, all statutory powers, duties, and functions of the Department of Highway 14 15 Safety and Motor Vehicles relating to the regulation or licensing of mobile home manufacturers, dealers or installers, 16 17 are transferred to the Bureau of Factory-built Housing of the 18 Department of Community Affairs. 19 Section 59. Subsection (2) of section 320.8235, 20 Florida Statutes, is amended to read: 21 320.8325 Mobile homes and park trailers; tie-down requirements; minimum installation standards; injunctions; 22 23 penalty.--24 The Department of Community Affairs department 25 shall promulgate rules and regulations setting forth minimum 26 standards for the manufacture and or installation of 27 manufactured housing installation systems, composed of 28 anchors, buckles, straps, stabilizer plates, and piers or 29 other requirements mandated by a manufacturer's installation 30 manual.anchors, tie-downs, over-the-roof ties, or other

31 reliable methods of securing mobile homes or park trailers

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as unreasonable cost, design of the mobile home or park trailer, or potential damage to the mobile home or park trailer. Such systems devices required under this section, when properly installed, shall insure a manufactured home remains secured to the ground when subjected to winds equal to or less than their HUD code design criteria and shall cause the mobile home or park trailer to resist wind overturning and sliding. In promulgating such Such rules and regulations, the Department of Community Affairs may make such discriminations regarding mobile home or park trailer tie-down requirements shall be reasonably related to the as are reasonable when factors such as age, and windzone of the manufactured housing. location, and practicality of tying down a mobile home or park trailer are considered. The Department of Community Affairs shall also develop standards for installation and anchoring systems for park trailers. Fees and civil penalties collected by the Department of Community Affairs pursuant to s. 320.8325 shall be deposited into a trust fund for the use by the Department of Community Affairs for the testing of manufactured housing installation systems and their individual components to insure that such products being delivered to consumers in this state meet the wind design criteria adopted by the Department of Community Affairs. Section 60. When mobile homeowners in a mobile home park obtain evaluations of the wind resistance of their mobile homes and make improvements in accordance thereto using funds from the General Appropriations Act pursuant to s. 627.0629, the applicable local, county, or municipal government may charge only one building permit or any other applicable fee or change, not to exceed the usual permit fee or charge that

when over-the-roof ties are not suitable due to factors such

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would have applied to a single mobile homeowner, for the
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   entire mobile home park in which such evaluations are being
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   performed.
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    (Redesignate subsequent sections.)
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   ======== T I T L E A M E N D M E N T =========
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   And the title is amended as follows:
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           On page 64, line 9, after the semicolon
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   insert:
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           amending s. 20.18, F.S.; creating the Bureau of
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           Factory-built Housing in the Department of
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           Community Affairs; providing powers and duties
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           of the bureau; transferring certain powers,
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           duties, and assets, of the Bureau of Mobile
          Home and Recreational Vehicle Construction of
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           the Department of Highway Safety and Motor
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          Vehicles to the Bureau of Factory-built
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          Housing; authorizing interagency agreements;
           transferring certain portions of the Mobile
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           Home and Recreational Vehicle Protection Trust
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           Fund to the Operating Trust Fund of the
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           Department of Community Affairs; transferring
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           certain portions of the Highway Safety
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           Operating Trust Fund and certain other fees and
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           penalties to the Operating Trust Fund of the
           Department of Community Affairs; transferring
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           certain statutory powers, duties, and functions
           of the Department of Highway Safety and Motor
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Vehicles to the Bureau of Factory-built Housing of the Department of Community Affairs; amending s. 320.8325, F.S.; providing for the adoption of rules relating to manufactured housing installation systems, and for the development of standards for park trailers; limiting the power of certain local governments to charge certain permit fees relating to mobile home parks;