## Florida House of Representatives - 1999 By Representative Trovillion

A bill to be entitled 1 2 An act relating to affordable residential 3 accommodations establishments; creating ss. 4 510.011, 510.013, 510.021, 510.032, 510.033, 510.034, 510.036, 510.037, 510.038, 510.041, 5 510.042, 510.101, 510.105, 510.111, 510.121, 6 7 510.122, 510.123, 510.131, 510.132, 510.133, 510.134, 510.136, 510.138, 510.141, 510.142, 8 510.143, 510.151, 510.161, 510.162, 510.191, 9 510.201, 510.211, 510.212, 510.215, 510.221, 10 510.241, 510.245, 510.247, 510.251, 510.261, 11 510.262, 510.265, 510.281, 510.282, 510.285, 12 13 510.401, 510.402, 510.403, 510.404, 510.405, 14 510.406, 510.407, 510.408, 510.409, 510.411, 15 510.412, 510.413, 510.414, 510.415, 510.416, 16 and 510.417, F.S.; providing a short title; providing definitions; providing for use and 17 operation of the Affordable Residential 18 Accommodations Trust Fund; providing for 19 20 deposit of certain moneys into the fund; 21 providing application; providing duties of the 22 Department of Health; providing for nondiscrimination; providing for form and 23 24 service of notices; providing for a right of entry; specifying the relationship of resident 25 26 and proprietor; specifying certain rights; 27 providing for rules; providing for variances; 28 providing penalties; providing for state 29 preemption; providing for establishment of certain rules; providing for notice; requiring 30 31 maintenance of a register; specifying an

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obligation of good faith; providing for
disclosure; providing for rent; providing for
duration of tenancies; providing for rental
rates; providing for posting and advertising of
rates; providing penalties; providing for
access by residents; specifying a proprietor's
obligation to maintain premises; providing for
liability for property of residents; specifying
a resident's obligation to maintain a dwelling
unit; providing for proprietor's access to a
dwelling unit; providing for casualty damage;
providing a right of action for damages;
specifying conduct on certain premises;
providing for refusal of service; providing for
proprietor's rights relating to disorderly
conduct on premises; providing for detention
and arrest; providing certain immunity from
liability; prohibiting obtaining lodging
fraudulently; providing a penalty; providing
for rules of evidence in prosecutions;
providing for rights of a proprietor relating
to theft of property; providing for detention
and arrest; providing penalties; providing a
penalty for employee theft; providing for
disposition of unclaimed property; providing
for telephone surcharges under certain
circumstances; providing for firesafety;
specifying safety regulations; authorizing the
department to adopt rules for certain
buildings; providing for inspection; specifying
sanitary regulations; requiring a permit to
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1operate; providing penalties under certain2circumstances; specifying allocation of3proceeds; specifying permit as prerequisite for4certain local permits; providing for issuance5of permits; providing for permit fees;6providing for revocation of permits; providing7for fines; providing procedures; specifying8certain prohibited acts; providing for9application; providing for complaints by10aggrieved parties; providing duties of the12State Attorney; providing for issuing13for enforcement; providing for issuing14citations; requiring certain persons to assist15the department in enforcement; providing a16proprietor's right to lockout and interruption17of utilities under certain circumstances;18providing for a proprietor's right to recover19premises; providing for a writ of distress;20providing for a prejudgment writ of distress;21for certain complaints; providing requirements;22providing for a prejudgment writ of distress;23providing levy under a writ of distress;24specifying the form of such writ; providing for25inventory under such writ; providing exemptions26from such writ; providing for third party27claims under such writ; providing for judgment28for the plaintiff under certain circumstances;29providing for judgment for the defendant under30certain		
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1 certain property under certain circumstances; 2 providing an effective date. 3 4 Be It Enacted by the Legislature of the State of Florida: 5 6 Section 1. Sections 510.011, 510.013, 510.021, 7 510.032, 510.033, 510.034, 510.036, 510.037, 510.038, 510.041, 8 510.042, 510.101, 510.105, 510.111, 510.121, 510.122, 510.123, 510.131, 510.132, 510.133, 510.134, 510.136, 510.138, 510.141, 9 510.142, 510.143, 510.151, 510.161, 510.162, 510.191, 510.201, 10 510.211, 510.212, 510.215, 510.221, 510.241, 510.245, 510.247, 11 510.251, 510.261, 510.262, 510.265, 510.281, 510.282, 510.285, 12 13 510.401, 510.402, 510.403, 510.404, 510.405, 510.406, 510.407, 510.408, 510.409, 510.411, 510.412, 510.413, 510.414, 510.415, 14 510.416, and 510.417, Florida Statutes, are created to read: 15 16 510.011 Short title.--This chapter may be cited as the 17 "Florida Affordable Residential Accommodations Act." 18 510.013 Definitions.--As used in this chapter, unless the context clearly indicates otherwise: 19 20 "Advance rent" means moneys paid to the proprietor (1) 21 to be applied to future rent payment periods, but does not 22 include rent paid in advance for a current rent payment 23 period. 24 (2)(a) "Affordable residential accommodations establishment" means any permitted unit or group of units, 25 26 single complex of buildings, dwelling, building or group of 27 buildings, structure, barrack, or dormitory, and the land 28 appurtenant to such edifice, constructed, established, or 29 operated as housing which is affordable to low-income individuals and families who are transient, migrant, seasonal, 30 31

or temporary workers and whose proprietor operates such 1 2 facilities as a private enterprise pursuant to 510.038. 3 (b) The following are excluded from the definition in 4 paragraph (a): 5 1. Any dormitory or other living or sleeping facility б maintained by a public or private school, college, or 7 university for the use of students, faculty, or visitors; 8 2. Any hospital, nursing home, sanitarium, assisted 9 living facility, adult congregate living facility, or other 10 similar place; 11 3. Any place renting four rental units or less, unless 12 the rental units are advertised or held out to the public to 13 be places that are affordable residential accommodations; 4. Any dwelling unit licensed under chapter 509, 14 15 provided, licensed public lodging facilities are presumed to 16 meet all requirements of rules adopted pursuant to ss. 510.212, 510.215, and 510.221 for purposes of obtaining a 17 permit to operate an affordable residential accommodation. 18 19 5. Any migrant labor camp or residential migrant 20 housing permitted under chapter 381. 6. Any recreational vehicle park or recreational camp 21 22 permitted under chapter 514. 23 (3) "Building code," "housing code," and "health code" 24 mean any law, ordinance, or governmental regulation concerning health, safety, sanitation or fitness for habitation, or the 25 26 construction, maintenance, operation, occupancy, use, or 27 appearance of any dwelling unit. 28 (4) "Common areas" means that portion of an affordable 29 residential accommodation not included within private living quarters and where residents of affordable residential 30 accommodations generally congregate. 31

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1 "Department" means the Department of Health and (5) 2 its representative county public health units. 3 "Deposit money" means any money held by the (6) 4 proprietor on behalf of the resident, including, but not limited to, a damage deposit, security deposit, advance rent 5 6 deposit, pet deposit, or any contractual deposit agreed to 7 between proprietor and resident, either in writing or orally. 8 (7) "Director" means the Secretary of the Department 9 of Health. 10 (8) "Dwelling unit" means: 11 (a) A structure or part of a structure that is rented 12 for use as a home, residence, or sleeping place by one person 13 or by two or more persons who maintain a common household. 14 (b) A mobile home rented by a resident. 15 (c) A structure or part of a structure that is 16 furnished, with or without rent, as an incident of employment 17 for use as a home, residence, or sleeping place by one or more 18 persons. 19 (9) "Good faith" means honesty in fact in the conduct 20 or transaction concerned. (10) "Invited resident" means any person who is 21 22 invited by a resident to an affordable residential accommodation to visit that resident. 23 24 (11) "Other authorized visitors" means any person, 25 other than an invited resident, who is: 26 (a) A federal, state, county, or municipal government 27 official; 28 (b) A physician or other health care provider whose sole purpose is to provide medical care or medical 29 30 information; 31

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1 (c) A representative of a bona fide religious 2 organization who, during the visit, is engaged in the vocation 3 or occupation of a religious professional or worker such as a 4 minister, priest, or nun and visiting a person known to be a 5 resident; б (d) A representative of a nonprofit legal services 7 organization, who must comply with the Code of Professional 8 Conduct of The Florida Bar; or 9 (e) Any other person who provides services for residents which are funded in whole or in part by local, 10 11 state, or federal funds but who does not conduct or attempt to 12 conduct solicitations. 13 (12) "Personal hygiene facilities" means adequate facilities for providing hot water at a minimum of 110 degrees 14 Fahrenheit for bathing and dishwashing purposes, and an 15 16 adequate and convenient approved supply of potable water available at all times in each affordable residential 17 accommodation for drinking, culinary, bathing, dishwashing, 18 19 and laundry purposes. 20 (13) "Premises" means a dwelling unit and the structure of which it is a part and the appurtenant facilities 21 22 and grounds, areas, facilities, and property held out for the 23 use of residents of affordable residential accommodations 24 generally. (14) "Private living quarters" means a building or 25 26 portion of a building, dormitory, or barracks, including its bathroom facilities, or a similar type of sleeping and 27 28 bathroom area, which is a home, residence, or sleeping place for a resident of an affordable residential accommodation. 29 30 31

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1	(15) "Proprietor" means the owner, proprietor,
2	licensee, lessor, manager, assistant manager, or appointed
3	agent of an affordable residential accommodation.
4	(16) "Rent" means the periodic payments due the
5	proprietor from the resident for a license for the use and
6	occupancy of an affordable residential accommodation under a
7	rental agreement and any other payments due the proprietor
8	from the resident as may be designated as rent in a written
9	rental agreement.
10	(17) "Rental agreement" means any written agreement,
11	or oral agreement providing for a license to use and occupy a
12	unit of the premises.
13	(18) "Resident" means any patron, customer, resident,
14	lodger, boarder, lessee, or occupant who has paid for a
15	license for the use and occupancy of an affordable residential
16	accommodation.
17	(19) "Security deposits" means any moneys held by the
18	proprietor as security for the performance of the rental
19	agreement, including, but not limited to, monetary damage to
20	the proprietor caused by the resident's breach of lease prior
21	to the expiration thereof.
22	(20) "Single complex of buildings" means all buildings
23	or structures that are owned, managed, controlled, or operated
24	under one business name and are situated on the same tract or
25	plot of land that is not separated by a public street or
26	highway.
27	(21) "Smoke detection device" means an electrical or
28	battery operated device which detects visible or invisible
29	particles of combustion and which is listed by Underwriters
30	Laboratories, Inc., Factory Mutual Laboratories, Inc., or any
31	

other nationally recognized testing laboratory using 1 2 nationally accepted testing standards. 3 (22) "Tenant" means a resident. 4 510.021 Affordable Residential Accommodations Trust 5 Fund; collection and disposition of moneys received .-- The 6 Affordable Residential Accommodations Trust Fund created by HB 7 shall be used for the administration and operation of 8 the department and the carrying out of all laws and rules 9 under the jurisdiction of the department pertaining to the construction, maintenance, and operation of affordable 10 residential accommodations, including the inspection of 11 12 elevators as required under chapter 399. All funds collected 13 by the department and the amounts paid for permits and fees 14 shall be deposited in the State Treasury into the Affordable Residential Accommodations Trust Fund. 15 16 510.032 Application.--This chapter applies solely to affordable residential accommodations. The provisions of this 17 chapter may be used only for permitted dwelling units and 18 shall not be used to circumvent the requirements of part II of 19 20 chapter 83 or part I of chapter 509. This chapter shall not be read in pari materia with part II of chapter 83 or part I 21 22 of chapter 509. 510.033 Duties.--23 24 (1) GENERAL.--The department shall carry out all of 25 the provisions of this chapter and all other applicable laws 26 and rules relating to the inspection or regulation of 27 affordable residential accommodations for the purpose of 28 safeguarding the public health, safety, and welfare. The 29 department shall be responsible for ascertaining that a proprietor permitted under this chapter does not engage in any 30 misleading advertising or unethical practices. 31 9

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(2) INSPECTION OF PREMISES.--The department has 1 2 responsibility and jurisdiction for all inspections required by this chapter. The department has responsibility for 3 4 quality assurance. Each permitted accommodation shall be 5 inspected at least biannually and at such other times as the 6 department determines is necessary to ensure the public's 7 health, safety, and welfare. The department shall establish a 8 system to determine inspection frequency. If, during the 9 inspection of an affordable residential accommodation, an inspector identifies children or elderly or disabled 10 11 individuals who appear to be victims of neglect, as defined in 12 chapters 39 and 415, or, in the case of a building that is not 13 equipped with automatic sprinkler systems, residents or 14 clients who may be unable to self-preserve in an emergency, 15 the department shall report the neglect to the central abuse 16 hotline of the Department of Children and Family Services and 17 convene meetings with the following agencies as appropriate to the individual situation: the Department of Elderly Affairs, 18 19 the area agency on aging, the local fire marshal, the 20 proprietor and affected residents and clients, and other relevant organizations, to develop a plan which improves the 21 22 prospects for safety of affected residents and, if necessary, 23 identifies alternative living arrangements such as facilities 24 permitted under part II or part III of chapter 400. 25 (3) Reports required.--The department shall send the 26 Governor a written report at the end of each fiscal year, which report shall state, but not be limited to, the total 27 28 number of inspections conducted by the department to ensure the enforcement of the provisions of this chapter and any 29 recommendations for improved inspection procedures. 30 The department shall also keep accurate account of all expenses 31

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arising out of the performance of its duties and all fees 1 2 collected under this chapter. (4) Rulemaking authority.--The department shall adopt 3 4 such rules as are necessary to carry out the provisions of 5 this chapter. б 510.034 Nondiscrimination.--7 (1) The Legislature declares that it is the policy of this state that each county and municipality must permit and 8 9 encourage the development and use of a sufficient number of affordable residential accommodations to meet local needs. 10 The Legislature further finds that discriminatory practices 11 12 that inhibit the development of affordable residential 13 accommodations are a matter of state concern. 14 (2) Any proprietor of housing which has qualified for a permit to operate, or who would qualify for a permit based 15 16 upon plans submitted to the department, or the residents or 17 intended residents of such housing may invoke the provisions 18 of this chapter. (3) A municipality or county may not enact or 19 20 administer local land use ordinances to prohibit or discriminate against the development and use of affordable 21 22 residential accommodations because of the occupation, race, sex, color, religion, national origin, or income of the 23 24 intended residents. (4) This chapter does not prohibit the imposition of 25 26 local property taxes, water service and garbage collection fees, normal inspection fees, local bond assessments, or other 27 28 fees, charges, or assessments to which other dwellings of the 29 same type in the same zone are subject. (5) This chapter does not prohibit a municipality or 30 county from extending preferential treatment to affordable 31 11

residential accommodations, including, without limitation, fee 1 2 reductions or waivers or changes in architectural 3 requirements, site development or property line requirements, or vehicle parking requirements that reduce the development 4 5 costs of affordable residential accommodations. 6 (6) The collection of sales tax, tourist development 7 tax, or any other excise tax on the rents paid by residents of 8 affordable residential accommodations is prohibited. The 9 rental of an affordable residential accommodation dwelling unit is not a taxable privilege. This subsection shall not be 10 11 used to otherwise circumvent the provisions of s. 212.03 by 12 facilities not permitted as affordable residential 13 accommodations, or other taxing statutes. 14 510.036 Notices; form and service.--Each notice served 15 by the department pursuant to this chapter must be in writing 16 and must be delivered personally by an agent of the department 17 or by registered or certified mail to the proprietor of the affordable residential accommodation. If the proprietor 18 19 refuses to accept service or evades service or the agent is 20 otherwise unable to effect service after due diligence, the 21 department may post such notice in a conspicuous place at the 22 accommodation. Any person who willfully refuses to sign and accept a citation issued by the department commits a 23 24 misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 25 26 510.037 Right of entry.--The department or its 27 inspectors may enter and inspect affordable residential 28 accommodations at reasonable hours and investigate such facts, 29 conditions, and practices or matters as are necessary or appropriate to determine whether any person has violated any 30 provisions of applicable statutes or rules adopted pursuant 31

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thereto by the department. The right of entry extends to any 1 2 premises that the department has reason to believe is being established, maintained, or operated as an affordable 3 residential accommodation without a permit, but such entry may 4 5 not be made without the permission of the owner, person in б charge, or resident thereof, unless an inspection warrant is 7 first obtained from the circuit court authorizing the entry. 8 Any application for a permit made under s. 510.032 constitutes 9 permission for, and complete acquiescence in, any entry or inspection of the premises for which the permit is sought, to 10 11 verify the information submitted on or in connection with the 12 application; to discover, investigate, and determine the 13 existence of any violation of this chapter or rules adopted 14 under this chapter; or to elicit, receive, respond to, and resolve complaints. Any current valid permit constitutes 15 16 unconditional permission for, and complete acquiescence in, 17 any entry or inspection of the premises by authorized personnel. The department may from time to time publish the 18 reports of such inspections. 19 20 510.038 Affordable residential accommodations; relationship of resident and proprietor; rights as private 21 22 enterprises. --23 (1) Affordable residential accommodations are private 24 enterprises, and the proprietor has the right to refuse 25 accommodations or service to any person who is objectionable 26 or undesirable to the proprietor, but such refusal may not be 27 based upon race, creed, color, sex, physical disability, or 28 national origin. A person aggrieved by a violation of this 29 chapter or a violation of a rule adopted under this chapter has a right of action pursuant to s. 760.07. 30 31

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(2) No landlord-tenant relationship exists between an 1 2 affordable residential accommodation and the resident. (3) An affordable residential accommodation licenses 3 4 the use and occupancy of the premises. The relationship 5 between the resident and the proprietor is that of licensee б and licensor. 7 (4) The license provides the resident with a personal 8 privilege, not assignable, and does not operate to confer on, 9 or vest in, a licensee any title, interest, or estate in the 10 property of the proprietor. (5) A resident shall not achieve the status of 11 12 residential tenant with property rights in the premises 13 regardless of the length of occupancy. 14 510.041 Rules; variances; penalties.--15 (1) The department shall adopt rules necessary to 16 protect the health and safety of residents of affordable residential accommodations and to implement the provisions of 17 this chapter. These rules must include provisions relating to 18 19 plan review of the construction of new, expanded, or remodeled 20 affordable residential accommodations, personal hygiene facilities, lighting, sewage disposal, safety, minimum living 21 space per occupant, bedding, insect and rodent control, 22 garbage, heating equipment, water supply, maintenance and 23 24 operation of affordable residential accommodations, and such 25 other matters as the department finds to be appropriate or 26 necessary to protect the life and health of the residents. 27 (2) A proprietor may apply for a permanent structural 28 variance from the department's rules by filing a written 29 application and paying a fee set by the department, not to exceed \$100. This application must: 30 31

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1 (a) Clearly specify the standard from which the 2 variance is desired; 3 (b) Provide adequate justification that the variance 4 is necessary to obtain a beneficial use of an existing 5 facility and to prevent a practical difficulty or unnecessary б hardship; and 7 (c) Clearly set forth the specific alternative 8 measures that the proprietor has taken to protect the health 9 and safety of occupants and adequately show that the alternative measures have achieved the same result as the 10 11 standard from which the variance is sought. 12 13 The provisions of this subsection shall be liberally 14 construed. 15 (3) Any variance granted by the department must be in 16 writing, must state the standard involved, and must state as 17 conditions of the variance the specific alternative measures taken to protect the health and safety of the occupants. 18 In 19 denying the request, the department must provide written 20 notice under ss. 120.569 and 120.57 of the applicant's right to an administrative hearing to contest the denial within 21 21 22 days after the date of receipt of the notice. 23 (4) The department shall inspect affordable 24 residential accommodations whenever necessary to respond to an 25 emergency or epidemiological condition. 26 510.042 Preemption authority.--The regulation and 27 inspection of affordable residential accommodations is 28 preempted to the state. 29 510.101 Establishment of rules; posting of notice; maintenance of resident register.--30 31

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(1) Any proprietor of an affordable residential 1 2 accommodation may establish reasonable rules and regulations 3 for the management of the accommodation and its residents and employees; and each resident or employee staying, sojourning, 4 5 or employed in the accommodation shall conform to and abide by 6 such rules and regulations so long as the resident or employee 7 remains in or at the accommodation. Such rules and 8 regulations shall be deemed to be a special contract between 9 the proprietor and each resident or employee using the services or facilities of the proprietor. Such rules and 10 11 regulations shall control the liabilities, responsibilities, 12 and obligations of all parties. Any rules or regulations 13 established pursuant to this chapter shall be printed and posted in a prominent place within such affordable residential 14 accommodation. Such posting shall also include notice that a 15 16 current copy of this chapter is available in the office for public review. The proprietor shall review the rules and 17 regulations with each registering tenant at the time of 18 19 registration and shall provide a copy of such rules and 20 regulations to the residents of each dwelling at the beginning of their initial rental period. Rules and regulations must be 21 22 in writing, posted, and provided to residents of each dwelling unit in order to be enforceable. 23 24 (2) It is the duty of each proprietor of an affordable residential accommodation to maintain at all times a register, 25 26 signed by or for residents who occupy rental units within the 27 accommodation, showing the dates upon which the rental units 28 were occupied by such residents and the rates charged for 29 their occupancy. This register shall be maintained in chronological order and available for inspection by the 30 department at any time. Proprietors need not make available 31

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registers which are more than 2 years old. Each proprietor 1 2 shall maintain at all times a current copy of this chapter in 3 the office of the permitted accommodation which shall be made available to the public upon request. Written rental 4 5 agreements, if any, must be maintained in the same manner and 6 for the same term as, and must include all information on, the 7 registration. 8 510.105 Obligation of good faith.--Every rental 9 agreement or duty within this part imposes an obligation of good faith in its performance or enforcement. 10 510.111 Disclosure.--11 (1) The proprietor shall disclose in writing to the 12 13 residents of each unit, at or before the commencement of the 14 tenancy, the name and address of the proprietor or a person 15 authorized to receive notices and demands in the proprietor's behalf. The person so authorized to receive notices and 16 demands retains authority until the resident is notified 17 otherwise. All notices of changes thereto shall be delivered 18 19 to the resident's residence or, if specified in writing by the 20 resident, to any other address. The disclosure may be made a part of a rule adopted under s. 510.101(1). 21 22 (2) The proprietor, upon completion of construction of a building exceeding three stories in height and containing 23 24 dwelling units, shall disclose to the residents initially 25 moving into the building the availability or lack of availability of fire protection. 26 27 510.121 Rent; duration of tenancies.--Unless otherwise 28 agreed, rent is payable without demand or notice on the day and hour agreed upon in the rental agreement, periodic rent is 29 payable at the beginning of each rent payment period, and rent 30 is uniformly apportionable from day to day when paid as 31

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advance rent, otherwise a daily rate may be charged which may 1 2 be no more than twice the proportionate rent. Late payment 3 fees may be charged for untimely rent payments not exceeding 15 percent of the periodic rent. Late fees may not be applied 4 5 to daily rates or when a resident is renting by the day. 6 510.122 Room rental rates; posting; advertising; 7 penalties.--8 (1) In each affordable residential accommodation 9 renting by the day or week there shall be posted in a plainly legible fashion, in a conspicuous place in the rental office 10 11 of the accommodation, the rates at which each such unit is 12 rented. Such posting shall show the maximum amount charged 13 for occupancy per person; the amount charged for extra 14 conveniences, more complete accommodations, or additional furnishings. Copies of the posted rate schedules for all 15 16 similar rental units in each accommodation shall be filed with the department at least 5 days before such rates are to become 17 effective and shall be kept current. The rates posted in the 18 19 accommodation may not exceed those on file with the 20 department, and an accommodation may not charge more than the 21 rates posted in the accommodation and filed with the 22 department. 23 (2)(a) A proprietor may not display or cause to be 24 displayed any sign which may be seen from a public highway or street, which sign includes a statement or numbers relating to 25 26 the rates charged at an affordable residential accommodation renting by the day or week, unless such sign includes, in 27 28 letters and figures of similar size and prominence, the following words: "Affordable Residential Accommodations." A 29 sign may not be displayed which includes a statement or 30 numbers which appear to relate to the rate charged at an 31

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affordable residential accommodation when in fact the 1 2 statement or numbers do not relate to such rates. A sign may not be displayed which uses the words, "motel," "hotel," or 3 other indications that the facility caters to the traveling 4 5 public or is licensed under chapter 509, unless there are 6 dwelling units on the premises properly licensed under chapter 7 509. 8 (b) An advertisement may not be published that 9 contains false or misleading statements about any affordable 10 residential accommodation. (3) Any proprietor of any affordable residential 11 12 accommodation who violates, or causes to be violated, any of 13 the provisions of this section commits a misdemeanor of the 14 second degree, punishable as provided in s. 775.082 or s. 15 775.083. In addition to the criminal penalty, the permit of 16 any affordable residential accommodation may be suspended or revoked by the department, or the department may impose fines 17 on the permit, in accordance with the provisions of s. 18 19 510.261, when the proprietor of such accommodation is 20 determined by the department to have violated any provision of this section. It is not necessary that the offender be 21 22 convicted of violating this section as a condition precedent to the suspension or revocation of such license or the 23 24 imposition of a civil penalty by the department. 25 510.123 Access to affordable residential 26 accommodations by guests .--27 (1) RIGHT OF ACCESS OF INVITED GUEST.--A resident of 28 an affordable residential accommodation may decide who may visit him or her in the resident's private living quarters. A 29 proprietor may not prohibit or attempt to prohibit an invited 30 guest access to or egress from the private living quarters of 31 19

the resident who invited the guest by the erection or 1 2 maintenance of any physical barrier, by physical force or 3 violence, by threat of force or violence, or by any verbal 4 order or notice given in any manner, except for any violation by the guest of s. 510.143. Any invited guest must leave the 5 6 private living quarters upon the reasonable request of a 7 resident residing within the same private living quarters. No 8 resident shall invite a person onto the premises who has been 9 issued a trespass warrant by a law enforcement officer. 10 (2) RIGHT OF ACCESS OF OTHERS.--Other authorized 11 visitors have a right of access to or egress from the common 12 areas of an affordable residential accommodation as provided 13 in this subsection. A person may not prohibit or attempt to 14 prohibit other visitors access to or egress from the common areas of an affordable residential accommodation by the 15 16 erection or maintenance of any physical barrier, by physical force or violence, by threat of force or violence, or by any 17 verbal order or notice given in any manner, except as provided 18 19 in this chapter. Proprietors of affordable residential 20 accommodations may adopt reasonable rules regulating hours of access to housing, if such rules permit at least 4 hours of 21 22 access each day during nonworking hours Monday through Saturday and between the hours of 12 noon and 8 p.m. on 23 Sunday. Any other authorized visitor must leave the private 24 25 living quarters upon the reasonable request of a person who resides in the same private living quarters. 26 27 (3) CIVIL ACTION. -- Any person prevented from 28 exercising rights guaranteed by this chapter may bring an 29 action in the appropriate court of the county in which the alleged infringement occurred; and, upon favorable 30 adjudication, the court shall enjoin the enforcement of any 31

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rule, practice, or conduct that operates to deprive the person 1 2 of such rights. 3 (4) CIVIL LIABILITY.--Other visitors are licensees, not residents or invitees, for purposes of any premises 4 5 liability. б (5) OTHER RULES. -- The proprietor may require invited 7 residents and other visitors to check in before entry and to 8 present picture identification. An affordable residential 9 accommodation may adopt other rules regulating access to an accommodation only if the rules are reasonably related to the 10 11 purpose of promoting the safety, welfare, or security of 12 residents, visitors, or the proprietor's business. 13 (6) POSTING REQUIRED. -- Rules relating to access are 14 unenforceable unless the rules have been conspicuously posted 15 in the affordable residential accommodation, have been given 16 to each resident at the beginning of residency, and a copy has 17 been furnished to the department. (7) LIMITATIONS.--This section does not create a 18 19 general right of solicitation in affordable residential 20 accommodations. This section does not prohibit the erection or maintenance of a fence around an affordable residential 21 22 accommodation if one or more unlocked gates or gateways in the fence are provided; nor does this section prohibit posting the 23 24 land adjacent to an affordable residential accommodation if 25 access to the accommodation is clearly marked; nor does this 26 section restrict residents residing within the same living 27 quarters from imposing reasonable restrictions on their fellow 28 residents to accommodate reasonable privacy and other concerns 29 of the residents. 30 510.131 Proprietor's obligation to maintain 31 premises.--

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1	(1) The proprietor at all times during the tenancy
2	shall:
3	(a) Comply with the requirements of applicable
4	building, housing, and health codes; or
5	(b) Where there are no applicable building, housing,
6	or health codes, maintain the roofs, windows, screens, doors,
7	floors, steps, porches, exterior walls, foundations, and all
8	other structural components in good repair and capable of
9	resisting normal forces and loads and the plumbing in
10	reasonable working condition; and
11	(c) Comply with the requirements of this section.
12	
13	The proprietor's obligations under this subsection may be
14	altered or modified in writing with respect to a single-family
15	home or duplex.
16	(2)(a) Unless otherwise agreed in writing, in addition
17	to the requirements of subsection (1), the proprietor of a
18	dwelling unit other than a single-family home or duplex shall,
19	at all times during the tenancy, make reasonable provisions
20	<u>for:</u>
21	1. Locks and keys.
22	2. The clean and safe condition of common areas.
23	3. Garbage removal and outside receptacles therefor.
24	4. Properly functioning facilities for heat during
25	winter, running water, and hot water.
26	5. Floor coverings in good condition for all floors of
27	vinyl, asphalt tile, carpet, or some other commercial floor
28	covering, but not including paint.
29	6. Curtains, drapes, or blinds in good operating
30	condition for all windows in the dwelling unit.
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7. Adequate furniture for each room of each dwelling 1 2 unit with minimum requirements as follows: a. Living room, if any: couch, end table, easy chair, 3 4 lamp. 5 b. Each bedroom: double bed or two single beds, 6 chest-of-drawers, bedside table with two drawers, lamp. 7 c. Kitchen, if any: dining table, seating facilities 8 for each resident in the unit, properly functioning electric 9 or gas range no smaller than 20 inches in width, properly functioning refrigerator with no less than 10 cubic feet of 10 refrigerated area, adequate cabinets, and sink. 11 12 13 At the sole discretion of the proprietor, residents may 14 provide their own furniture upon request made by the resident. 15 8. The extermination of rats, mice, roaches, ants, wood-destroying organisms, and bed bugs. When vacation of the 16 premises is required for such extermination, the proprietor 17 shall not be liable for damages but shall abate the rent. The 18 19 resident shall be required to temporarily vacate the premises 20 for a period of time not to exceed 4 days, on 7 days' written notice, if necessary, for extermination pursuant to this 21 22 subparagraph. 23 (b) Unless otherwise agreed in writing, at the 24 commencement of the tenancy of a single-family home or duplex, 25 the proprietor shall install working smoke detection devices. 26 (c) Nothing in this section authorizes the resident to raise a noncompliance by the proprietor with this subsection 27 28 as a defense to an action for possession under s. 510.141 or 29 any other provision of law. 30 (d) Nothing contained in this subsection prohibits the proprietor from providing in the rental agreement that the 31 23

resident is obligated for the costs or charges for garbage 1 2 removal, water, fuel, or utilities when in excess of the 3 allowable amount shown on the rental agreement as the reasonable utility costs for the dwelling unit occupied by the 4 5 resident. 6 (3) The proprietor is not responsible to the resident 7 under this section for conditions created or caused by the 8 negligent or wrongful act or omission of the resident, a 9 member of his family, or other person on the premises with the 10 resident's consent. 11 510.132 Liability for property of residents.--12 (1) The proprietor of an affordable residential 13 accommodation is not under any obligation to accept for safekeeping any moneys, securities, jewelry, or precious 14 15 stones of any kind belonging to any resident, and, if such are 16 accepted for safekeeping, the proprietor is not liable for the loss thereof unless such loss was the proximate result of 17 fault or negligence of the proprietor. However, the liability 18 19 of the proprietor shall be limited to \$1,000 for such loss, if 20 the affordable residential accommodation gave a receipt for the property, stating the value, on a form which stated, in 21 22 type large enough to be clearly noticeable, that the affordable residential accommodation was not liable for any 23 loss exceeding \$1,000 and was only liable for that amount if 24 the loss was the proximate result of fault or negligence of 25 26 the proprietor. 27 (2) The proprietor of an affordable residential 28 accommodation is not liable or responsible to any resident for the loss of wearing apparel, goods, or other property, except 29 as provided in subsection (1), unless such loss occurred as 30 the proximate result of fault or negligence of such 31

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1	proprietor, and, in case of fault or negligence, the
2	proprietor is not liable for a greater sum than \$500, unless
3	the resident, prior to the loss or damage, files with the
4	proprietor an inventory of his or her effects and the value
5	thereof and the proprietor is given the opportunity to inspect
6	such effects and check them against such inventory. The
7	proprietor of an affordable residential accommodation is not
8	liable or responsible to any resident for the loss of effects
9	listed in such inventory in a total amount exceeding \$1,000.
10	510.133 Resident's obligation to maintain dwelling
11	unitThe resident at all times during the tenancy shall:
12	(1) Comply with all obligations imposed upon residents
13	by applicable provisions of building, housing, and health
14	codes and the rules of the department.
15	(2) Keep that part of the premises which he or she
16	occupies and uses clean and sanitary, especially the kitchen
17	and bath areas.
17 18	and bath areas. (3) Remove from the resident's dwelling unit all
18	(3) Remove from the resident's dwelling unit all
18 19	(3) Remove from the resident's dwelling unit all garbage in a clean and sanitary manner.
18 19 20	(3) Remove from the resident's dwelling unit all garbage in a clean and sanitary manner. (4) Keep all plumbing fixtures in the dwelling unit or
18 19 20 21	(3) Remove from the resident's dwelling unit all garbage in a clean and sanitary manner. (4) Keep all plumbing fixtures in the dwelling unit or used by the resident clean and sanitary.
18 19 20 21 22	(3) Remove from the resident's dwelling unit all garbage in a clean and sanitary manner. (4) Keep all plumbing fixtures in the dwelling unit or used by the resident clean and sanitary. (5) Use and operate in a reasonable manner all
18 19 20 21 22 23	(3) Remove from the resident's dwelling unit all garbage in a clean and sanitary manner. (4) Keep all plumbing fixtures in the dwelling unit or used by the resident clean and sanitary. (5) Use and operate in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating,
18 19 20 21 22 23 24	(3) Remove from the resident's dwelling unit all garbage in a clean and sanitary manner. (4) Keep all plumbing fixtures in the dwelling unit or used by the resident clean and sanitary. (5) Use and operate in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air-conditioning, and other equipment, furniture, and
18 19 20 21 22 23 24 25	(3) Remove from the resident's dwelling unit all garbage in a clean and sanitary manner. (4) Keep all plumbing fixtures in the dwelling unit or used by the resident clean and sanitary. (5) Use and operate in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air-conditioning, and other equipment, furniture, and appliances, including elevators.
18 19 20 21 22 23 24 25 26	(3)Remove from the resident's dwelling unit allgarbage in a clean and sanitary manner.(4)Keep all plumbing fixtures in the dwelling unit orused by the resident clean and sanitary.(5)Use and operate in a reasonable manner allelectrical, plumbing, sanitary, heating, ventilating,air-conditioning, and other equipment, furniture, andappliances, including elevators.(6)Not destroy, deface, damage, impair, or remove any
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	(3) Remove from the resident's dwelling unit allgarbage in a clean and sanitary manner.(4) Keep all plumbing fixtures in the dwelling unit orused by the resident clean and sanitary.(5) Use and operate in a reasonable manner allelectrical, plumbing, sanitary, heating, ventilating,air-conditioning, and other equipment, furniture, andappliances, including elevators.(6) Not destroy, deface, damage, impair, or remove anypart of the premises or property therein belonging to the
18 19 20 21 22 23 24 25 26 27 28	(3)Remove from the resident's dwelling unit allgarbage in a clean and sanitary manner.(4)Keep all plumbing fixtures in the dwelling unit orused by the resident clean and sanitary.(5)Use and operate in a reasonable manner allelectrical, plumbing, sanitary, heating, ventilating,air-conditioning, and other equipment, furniture, andappliances, including elevators.(6)Not destroy, deface, damage, impair, or remove anypart of the premises or property therein belonging to theproprietor nor permit any person to do so.
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> </ol>	(3)Remove from the resident's dwelling unit allgarbage in a clean and sanitary manner.(4)Keep all plumbing fixtures in the dwelling unit orused by the resident clean and sanitary.(5)Use and operate in a reasonable manner allelectrical, plumbing, sanitary, heating, ventilating,air-conditioning, and other equipment, furniture, andappliances, including elevators.(6)Not destroy, deface, damage, impair, or remove anypart of the premises or property therein belonging to theproprietor nor permit any person to do so.(7)Conduct himself or herself, and require other

resident's neighbors, the management, or constitute a breach 1 2 of the peace. 3 510.134 Proprietor's access to dwelling unit.--4 (1) The resident shall not unreasonably withhold 5 consent between the hours of 7:30 a.m. and 8:00 p.m. to the 6 proprietor to enter the dwelling unit from time to time or on 7 a daily basis in order to inspect the premises; make necessary 8 or agreed repairs, decorations, alterations, or improvements; 9 supply agreed services; or exhibit the dwelling unit to prospective or actual purchasers, mortgagees, residents, 10 11 workers, or contractors. 12 (2) The proprietor may enter the dwelling unit at any 13 time for the protection or preservation of the premises. The 14 proprietor may enter the dwelling unit upon reasonable notice to the resident and at a reasonable time for the purpose of 15 repair of the premises. "Reasonable notice" for the purpose 16 17 of repair is notice given at least 12 hours prior to the entry, and reasonable time for the purpose of repair shall be 18 between the hours of 7:30 a.m. and 8:00 p.m. The proprietor 19 20 may enter the dwelling unit when necessary for the further purposes set forth in subsection (1) under any of the 21 22 following circumstances: (a) With the consent of the resident; 23 24 (b) In case of emergency; When the resident unreasonably withholds consent; 25 (C) 26 or 27 (d) If the resident is absent from the premises for a 28 period of time equal to one-half the time for periodic rental 29 payments. If the rent is current and the resident notifies the proprietor of an intended absence, then the proprietor may 30 enter only for the purposes provided in subsection (1). 31

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1 (e) To enforce the provisions of s. 509.141, s. 2 509.142, or s. 509.143. (f) To grant access to department personnel for the 3 4 purpose of enforcing the provisions of this chapter. 5 (3) The proprietor shall not abuse the right of access б nor use it to harass the resident. 7 510.136 Casualty damage.--If the premises are damaged 8 or destroyed other than by the wrongful or negligent acts of 9 the resident so that the enjoyment of the premises is substantially impaired, the resident may terminate the rental 10 11 agreement and immediately vacate the premises. The resident 12 may vacate the part of the premises rendered unusable by the 13 casualty, in which case the resident's liability for rent 14 shall be reduced by the fair rental value of that part of the 15 premises damaged or destroyed. If the rental agreement is 16 terminated, the proprietor shall have 15 days to return the 17 security deposit and the unused portion of the rent to the resident. 18 19 510.138 Right of action for damages.--If either the 20 proprietor or the resident fails to comply with the requirements of the rental agreement or this part, the 21 22 aggrieved party may recover the damages caused by the 23 noncompliance. Legal fees shall not be assessed against the 24 losing party for any acton taken under this chapter. 25 510.141 Refusal of admission and ejection of 26 undesirable residents; notice; procedure; penalties for 27 refusal to leave .--28 (1) The proprietor of any affordable residential 29 accommodation may remove or cause to be removed from such 30 accommodation, in the manner hereinafter provided, any resident of the accommodation or any visitor who, while on the 31 27

premises of the accommodation, illegally possesses or deals in 1 2 controlled substances as defined in chapter 893 or is intoxicated, profane, lewd, or brawling; who indulges in any 3 language or conduct which disturbs the peace and comfort of 4 5 other residents or which injures the reputation, dignity, or 6 standing of the accommodation; who, in the case of an 7 affordable residential accommodation, fails to make payment of 8 rent at the agreed-upon rental rate by the agreed-upon 9 checkout time; who fails to check out by the time agreed upon in writing by the resident and affordable residential 10 accommodation at check-in unless an extension of time is 11 12 agreed to by the affordable residential accommodation and 13 resident prior to checkout; who, in the opinion of the 14 proprietor, is a person the continued entertainment of whom would be detrimental to such accommodation. The admission to, 15 or the removal from, such accommodation shall be at the sole 16 17 discretion of the proprietor but shall not be based upon race, creed, color, sex, physical disability, or national origin. 18 19 The proprietor of any affordable residential (2) 20 accommodation shall notify such resident or visitor that the accommodation no longer desires to entertain the resident and 21 22 shall request that such resident or visitor immediately depart from the accommodation. Such notice may be given orally or in 23 24 writing. If the notice is in writing, it shall be as follows: 25 "You are hereby notified that this 26 accommodation no longer desires to entertain 27 you as (its resident or a visitor on the 28 premises), and you are requested to leave at 29 once. To remain after receipt of this notice is a misdemeanor under the laws of this state." 30 31

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If such resident has paid in advance, the 1 2 accommodation shall, at the time such notice is given, 3 tender to such resident the unused portion of the advance payment; however, the accommodation may 4 5 withhold payment for each full day that the resident 6 has been entertained at the accommodation for any 7 portion of the 24-hour period of such day. A 8 resident's occupancy of a dwelling until past 8:00 9 p.m. constitutes occupancy for an entire day. 10 (3) Any resident or visitor who remains or attempts to 11 remain in any such accommodation after being requested to 12 leave commits a misdemeanor of the second degree, punishable 13 as provided in s. 775.082 or s. 775.083. 14 (4) If any person is illegally on the premises of any 15 affordable residential accommodation, the proprietor of such 16 accommodation may call upon any law enforcement officer of this state for assistance. Upon the request of such 17 proprietor, a law enforcement officer may place under arrest 18 19 and take into custody for violation of this section any 20 resident or visitor who violates subsection (3). If a warrant has been issued by the proper judicial officer for the arrest 21 22 of any violator of subsection (3), the officer shall serve the warrant, arrest the person, and take the person into custody. 23 24 Upon arrest, with or without a warrant, or upon a request by the proprietor to leave the premises, the resident will be 25 26 deemed to have given up any right to occupancy or to have 27 abandoned such right of occupancy of the premises, and the 28 proprietor of the accommodation may then make such premises available to other residents. However, the proprietor of the 29 accommodation shall employ all reasonable and proper means to 30 care for any personal property which may be left on the 31

premises by such resident and shall refund any unused portion 1 2 of moneys paid by such resident for the occupancy of such 3 premises. The taking into custody and detention by a law enforcement officer at an affordable residential 4 5 accommodation, if done in compliance with this subsection, 6 does not render such law enforcement officer criminally or 7 civilly liable for false arrest, false imprisonment, or 8 unlawful detention. 9 510.142 Conduct on premises; refusal of service.--The proprietor of an affordable residential accommodation may 10 11 refuse amenities or service to any person whose conduct on the 12 premises of the accommodation, in the sole opinion of the 13 proprietor, displays intoxication, profanity, lewdness, or 14 brawling; who indulges in language or conduct such as to disturb the peace or comfort of other residents; who engages 15 16 in illegal or disorderly conduct; who illegally possesses or 17 deals in controlled substances as defined in chapter 893; or whose conduct constitutes a nuisance. This provision applies 18 19 to guests, invitees, and licensees. Such refusal may not be 20 based upon race, creed, color, sex, physical disability, or 21 national origin. 22 510.143 Disorderly conduct on the premises of an 23 affordable residential accommodation; detention; arrest; 24 immunity from liability.--25 (1) A proprietor may take a person into custody and 26 detain that person in a reasonable manner and for a reasonable 27 time if the proprietor has probable cause to believe that the 28 person was engaging in disorderly conduct in violation of s. 877.03 on the premises of the permitted accommodation and that 29 such conduct was creating a threat to the life or safety of 30 the person or others. The proprietor shall call a law 31

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CODING:Words stricken are deletions; words underlined are additions.

enforcement officer to the scene immediately after detaining a 1 2 person under this subsection. 3 (2) A law enforcement officer may arrest, either on or 4 off the premises of the permitted accommodation and without a 5 warrant, any person the officer has probable cause to believe 6 violated s. 877.03 on the premises of a permitted 7 accommodation and, in the course of such violation, created a 8 threat to the life or safety of the person or others. 9 (3) A proprietor or a law enforcement officer who 10 detains a person under subsection (1) or makes an arrest under 11 subsection (2) is not civilly or criminally liable for false 12 arrest, false imprisonment, or unlawful detention on the basis 13 of any action taken in compliance with subsection (1) or 14 subsection (2). 15 (4) A person who resists the reasonable efforts of a 16 proprietor or a law enforcement officer to detain or arrest 17 that person in accordance with this section commits a misdemeanor of the first degree, punishable as provided in s. 18 775.082 or s. 775.083, unless the person did not know or did 19 20 not have reason to know that the person seeking to make such 21 detention or arrest was the proprietor of the accommodation or 22 a law enforcement officer. 23 510.151 Obtaining lodging with intent to defraud; 24 penalty.--25 (1) Any person who obtains lodging or other amenities 26 having a value of less than \$300 at any affordable residential 27 accommodation, with intent to defraud the proprietor thereof, 28 commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083; if such lodging or other 29 amenities have a value of \$300 or more, such person commits a 30 31

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felony of the third degree, punishable as provided in s. 1 2 775.082, s. 775.083, or s. 775.084. 3 (2) This section does not apply where there has been 4 an agreement in writing for delay in payments. 5 510.161 Rules of evidence in prosecutions.--In б prosecutions under s. 510.151, proof that lodging or other 7 amenities were obtained by false pretense; by false or 8 fictitious show of baggage or other property; by absconding 9 without paying or offering to pay for such lodging or amenities; or by surreptitiously removing or attempting to 10 11 remove baggage shall constitute prima facie evidence of 12 fraudulent intent. If the proprietor of the accommodation has 13 probable cause to believe, and does believe, that any person 14 has obtained food, lodging, or other amenities at such 15 accommodation with intent to defraud the proprietor thereof, 16 the failure to make payment upon demand therefor, there being no dispute as to the amount owed, shall constitute prima facie 17 evidence of fraudulent intent in such prosecutions. 18 19 510.162 Theft of personal property; detaining and 20 arrest of violator; theft by employee .--(1) Any law enforcement officer or proprietor of an 21 22 affordable residential accommodation who has probable cause to believe that theft of personal property belonging to such 23 24 accommodation has been committed by a person and that the 25 officer or proprietor can recover such property or the 26 reasonable value thereof by taking the person into custody 27 may, for the purpose of attempting to effect such recovery or 28 for prosecution, take such person into custody on the premises 29 and detain such person in a reasonable manner and for a reasonable period of time. If the proprietor takes the person 30 into custody, a law enforcement officer shall be called to the 31

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scene immediately. The taking into custody and detention by a 1 2 law enforcement officer or proprietor of an affordable residential accommodation, if done in compliance with this 3 subsection, does not render such law enforcement officer or 4 5 proprietor criminally or civilly liable for false arrest, 6 false imprisonment, or unlawful detention. 7 (2) Any law enforcement officer may arrest, either on 8 or off the premises and without warrant, any person if there 9 is probable cause to believe that person has committed theft 10 in an affordable residential accommodation. 11 (3) Any person who resists the reasonable effort of a 12 law enforcement officer or proprietor of an affordable 13 residential accommodation to recover property which the law 14 enforcement officer or proprietor had probable cause to believe had been stolen from the affordable residential 15 accommodation, and who is subsequently found to be guilty of 16 17 theft of the subject property, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 18 775.083, unless such person did not know, or did not have 19 20 reason to know, that the person seeking to recover the property was a law enforcement officer or the proprietor. For 21 22 purposes of this section, the charge of theft and the charge of resisting apprehension may be tried concurrently. 23 24 (4) Theft of any property belonging to a resident of 25 an accommodation permitted under this chapter, or of property 26 belonging to such accommodation, by an employee of the 27 accommodation or by an employee of a person, firm, or entity 28 which has contracted to provide services to the accommodation 29 constitutes a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083. 30 31

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2identifiable owner which is left in an affordable residential3accommodation, other than property belonging to a resident who4has vacated the premises without notice to the proprietor and5with an outstanding account, which property remains unclaimed6after being held by the establishment for 90 days after7written notice to the resident or owner of the property, shall8become the property of the accommodation. Property without an9identifiable owner which is found in an affordable residential10accommodation is subject to the provisions of chapter 705. An11affordable residential accommodation may charge a reasonable12storage and handling fee for any property which must be13stored.14510.201 Telephone surcharges by affordable residential15accommodations16(1) An affordable residential accommodation which11imposes a surcharge for any telephone call must post notice of18such surcharge in a conspicuous place located by each19telephone from which a call which is subject to a surcharge20may originate. Such notice must be plainly visible and21printed on a sign that is not less than 3 inches by 5 inches22in size, and such notice shall clearly state if the surcharge23applies whether or not the telephone call has been attempted24or completed. An affordable residential accommodation.25(1) The department may, pursuant to s. 510.261,28suspend or revoke the permit of,	1	510.191 Unclaimed propertyAny property with an
As vacated the premises without notice to the proprietor and with an outstanding account, which property remains unclaimed after being held by the establishment for 90 days after written notice to the resident or owner of the property, shall become the property of the accommodation. Property without an identifiable owner which is found in an affordable residential accommodation is subject to the provisions of chapter 705. An affordable residential accommodation may charge a reasonable storage and handling fee for any property which must be stored. 10.201 Telephone surcharges by affordable residential accommodations 11 (1) An affordable residential accommodation which imposes a surcharge for any telephone call must post notice of such surcharge in a conspicuous place located by each telephone from which a call which is subject to a surcharge may originate. Such notice must be plainly visible and printed on a sign that is not less than 3 inches by 5 inches in size, and such notice shall clearly state if the surcharge applies whether or not the telephone call has been attempted or completed. An affordable residential accommodation which imposes a charge for delivering phone messages to residents must state the charges in the rules of the accommodation. (2) The department may, pursuant to s. 510.261, suspend or revoke the permit of, or impose a fine against, any affordable residential accommodation that violates subsection (1).	2	identifiable owner which is left in an affordable residential
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30 (1).	28	suspend or revoke the permit of, or impose a fine against, any
	29	affordable residential accommodation that violates subsection
31 510.211 Safety regulations	30	<u>(1).</u>
	31	510.211 Safety regulations

(1) Each bedroom or apartment in each affordable 1 2 residential accommodation shall be equipped with an approved locking device on each door opening to the outside, to an 3 4 adjoining room or apartment, or to a hallway. 5 (2) The department, or its agent, shall immediately б notify the local firesafety authority or the State Fire 7 Marshal of any major violation of a rule adopted under chapter 8 633 which relates to affordable residential accommodations. 9 The department may impose administrative sanctions for violations of these rules pursuant to s. 510.261 or may refer 10 11 such violations to the local firesafety authorities for 12 enforcement. 13 (3)(a) It is unlawful for any person to use within any 14 affordable residential accommodation any fuel-burning 15 wick-type equipment for space heating unless such equipment is 16 vented so as to prevent the accumulation of toxic or injurious 17 gases or liquids. (b) Any person who violates the provisions of 18 19 paragraph (a) commits a misdemeanor of the second degree, 20 punishable as provided in s. 775.082 or s. 775.083. 21 (4) Each affordable residential accommodation three or 22 more stories in height must have safe and secure railings on all balconies, platforms, and stairways, and all such railings 23 24 must be properly maintained and repaired. The department may 25 impose administrative sanctions for violations of this 26 subsection pursuant to s. 510.261. 27 510.212 Affordable residential accommodations three or 28 more stories in height; inspection rules.--The department is directed to provide rules to require that: 29 30 (1) Every affordable residential accommodation three or more stories in height in the state file a certificate 31 35

stating that any and all balconies, platforms, stairways, and 1 2 railways have been inspected by a person competent to conduct such inspections and are safe, secure, and free of defects. 3 4 (2) The information required under subsection (1) be filed commencing with licensing, and every 3 years thereafter 5 6 on January 31, with the department and the applicable county 7 or municipal authority responsible for building and zoning 8 permits. 9 (3) If an affordable residential accommodation three or more stories in height fails to file the information 10 11 required in subsection (1), the department shall impose 12 administrative sanctions pursuant to s. 510.261. 13 510.215 Firesafety.--(1) Any affordable residential accommodation three or 14 15 more stories in height shall be equipped with an automatic 16 sprinkler system installed in compliance with the provisions 17 prescribed in the National Fire Protection Association publication NFPA No. 13, "Standards for the Installation of 18 Sprinkler Systems." The sprinkler installation may be omitted 19 20 in closets which are not over 24 square feet in area and in bathrooms which are not over 55 square feet in area, which 21 22 closets and bathrooms are located in resident rooms. Each resident room shall be equipped with an approved listed 23 single-station smoke detector meeting the minimum requirements 24 of the National Fire Protection Association NFPA 74 "Standards 25 26 for the Installation, Maintenance and Use of Household Fire Warning Equipment, " powered from the building electrical 27 28 service, notwithstanding the number of stories in the structure or type or means of egress. Single-station smoke 29 detection is not required when resident rooms contain smoke 30 31

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detectors connected to a central alarm system which also 1 2 alarms locally. 3 (2) Any affordable residential accommodation three or more stories in height shall be equipped with: 4 5 (a) A system which complies with subsection (1); or (b) An approved sprinkler system for all interior 6 7 corridors, public areas, storage rooms, closets, kitchen 8 areas, and laundry rooms, less individual resident rooms, if 9 the following conditions are met: There is a minimum 1-hour separation between each 10 1. 11 resident room and between each resident room and a corridor. 12 2. The building is constructed of noncombustible 13 materials. 14 3. The egress conditions meet the requirements of the National Fire Protection Association, Life Safety Code, NFPA 15 16 101, s. 5-3. 4. The building has a complete automatic fire 17 detection system which meets the requirements of the National 18 19 Fire Protection Association NFPA 72A and NFPA 72E, including 20 smoke detectors in each resident room individually annunciating to a panel at a supervised location. 21 22 (3) The provisions for installation of single-station smoke detectors required in subsection (1) and subparagraph 23 (2)(b)4. shall be waived by the Division of State Fire Marshal 24 for any accommodation for which the construction contract was 25 26 let before October 1, 1983, and which is under three stories 27 in height, if each individual resident room is equipped with a 28 smoke detector approved by the Division of State Fire Marshal 29 and the schedule for compliance is not later than October 1, 1986. 30 31

2contrary, this section applies only to those affordable3residential accommodations in a building wherein more than 504percent of the units in the building are advertised or held5out to the public as available for affordable residentialaccommodation occupancy.7(5)(a) Special exceptions to the provisions of this8section shall be made for affordable residential9accommodations that are listed in the National Register of11of the Interior or that are of historical significance to this12state as determined by the State Historic Preservation13Officer, designated pursuant to s. 267.061(5), after14consultation with the chair of the local historic preservation15board or commission, if such board or commission exists. For18structures, provisions shall be made for a system of fire19protection and lifesafety support that would meet the intent10officer. The director of the Division of State Fire Marshal13shall be designated chair of the commission and shall record14intenses of each commission meeting.15officer. The director of the Division of State Fire Marshal16shall be designated chair of the commission and shall adopt, in19accordance with the provisions of chapter 120, any rules11necessary for the implementation and enforcement of this12section. The Division of State Fire Marshal shall enforce this13section in accordance with the provisions of chapter 633, and14any estab	1	(4) Notwithstanding any other provision of law to the
4percent of the units in the building are advertised or held5out to the public as available for affordable residential6accommodation occupancy.7(5)(a) Special exceptions to the provisions of this8section shall be made for affordable residential9accommodations that are listed in the National Register of10Historic Places as determined by the United States Department11of the Interior or that are of historical significance to this12state as determined by the State Historic Preservation13Officer, designated pursuant to s. 267.061(5), after14consultation with the chair of the local historic preservation15board or commission, if such board or commission exists. For16such structures, provisions shall be made for a system of fire17protection and lifesafety support that would meet the intent18of the National Fire Protection Association standards and be19acceptable to, and approved by, a commission composed of the10director of the department, the director of the Division of13State Fire Marshal, and the State Historic Preservation10Officer. The director of the Division and shall record11the minutes of each commission meeting.12(6) The Division of State Fire Marshal shall adopt, in13accordance with the provisions of chapter 120, any rules14necessary for the implementation and enforcement of this15section. The Division of State Fire Marshal shall enforce this16sect	2	contrary, this section applies only to those affordable
5out to the public as available for affordable residential accommodation occupancy.7(5)(a) Special exceptions to the provisions of this section shall be made for affordable residential accommodations that are listed in the National Register of Historic Places as determined by the United States Department of the Interior or that are of historical significance to this state as determined by the State Historic Preservation Officer, designated pursuant to s. 267.061(5), after consultation with the chair of the local historic preservation board or commission, if such board or commission exists. For such structures, provisions shall be made for a system of fire protection and lifesafety support that would meet the intent of the National Fire Protection Association standards and be acceptable to, and approved by, a commission composed of the director of the department, the director of the Division of State Fire Marshal, and the State Historic Preservation Officer. The director of the Division and shall record the minutes of each commission meeting.25(6) The Division of State Fire Marshal shall adopt, in accordance with the provisions of chapter 120, any rules necessary for the implementation and enforcement of this section in accordance with the provisions of chapter 633, and any establishment licensed under this chapter in violation of	3	residential accommodations in a building wherein more than 50
6accommodation occupancy.7(5)(a) Special exceptions to the provisions of this8section shall be made for affordable residential9accommodations that are listed in the National Register of10Historic Places as determined by the United States Department11of the Interior or that are of historical significance to this12state as determined by the State Historic Preservation13Officer, designated pursuant to s. 267.061(5), after14consultation with the chair of the local historic preservation15board or commission, if such board or commission exists. For16such structures, provisions shall be made for a system of fire17protection and lifesafety support that would meet the intent18of the National Fire Protection Association standards and be19acceptable to, and approved by, a commission composed of the20director of the department, the director of the Division of21State Fire Marshal, and the State Historic Preservation22Officer. The director of the Division of State Fire Marshal23shall be designated chair of the commission and shall record24the minutes of each commission meeting.25(6) The Division of State Fire Marshal shall adopt, in28accordance with the provisions of chapter 120, any rules29necessary for the implementation and enforcement of this29section in accordance with the provisions of chapter 633, and30any establishment licensed under this chapter in violation of <td>4</td> <td>percent of the units in the building are advertised or held</td>	4	percent of the units in the building are advertised or held
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30 any establishment licensed under this chapter in violation of	28	section. The Division of State Fire Marshal shall enforce this
	29	section in accordance with the provisions of chapter 633, and
31	30	any establishment licensed under this chapter in violation of
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this section may be subject to administrative sanctions by the 1 2 department pursuant to s. 510.261. 3 (7) Specialized smoke detectors for the deaf and 4 hearing impaired shall be available upon request by residents 5 in affordable residential accommodations at a rate of at least б one such smoke detector per 50 dwelling units or portions 7 thereof, not to exceed five such smoke detectors per 8 affordable residential accommodation. 9 (8) The National Fire Protection Association 10 publications referenced in this section are the ones most 11 recently adopted by rule of the Division of State Fire Marshal 12 of the Department of Insurance. 13 510.221 Sanitary regulations.--(1) Each affordable residential accommodation shall be 14 15 supplied with potable water and shall provide adequate 16 sanitary facilities for the accommodation of its employees and 17 residents. Such facilities may include, but are not limited to, showers, handwash basins, toilets, and bidets. Such 18 19 sanitary facilities shall be connected to approved plumbing. 20 Such plumbing shall be sized, installed, and maintained in accordance with applicable state and local plumbing codes. 21 22 Wastewater or sewage shall be properly treated onsite or discharged into an approved sewage collection and treatment 23 24 system. 25 (2) Each affordable residential accommodation shall 26 maintain not less than one public bathroom for each sex, 27 properly designated, unless otherwise provided by rule. The 28 department shall establish by rule categories of 29 accommodations not subject to the bathroom requirement of this paragraph. Each affordable residential accommodation that does 30 not provide private or connecting bathrooms shall maintain one 31

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public bathroom on each floor for every 15 residents, or major 1 2 fraction of that number, rooming on that floor. 3 (3) Each affordable residential accommodation 4 permitted under this chapter shall be properly lighted, 5 heated, cooled, and ventilated and shall be operated with 6 strict regard to the health, comfort, and safety of the 7 residents. Such proper lighting shall be construed to apply 8 to both daylight and artificial illumination. 9 (4) Each bedroom in an affordable residential accommodation shall have an opening to the outside of the 10 building, air shafts, or courts sufficient to provide adequate 11 12 ventilation. Where ventilation is provided mechanically, the 13 system shall be capable of providing at least two air changes 14 per hour in all areas served. Where ventilation is provided by windows, each room shall have at least one window opening 15 16 directly to the outside. (5) The proprietor of any affordable residential 17 accommodation permitted under this chapter shall take 18 19 effective measures to protect the accommodation against the 20 entrance and the breeding on the premises of all vermin. Any room in such accommodation infested with such vermin shall be 21 fumigated, disinfected, or renovated, or other corrective 22 23 action shall be taken, until the vermin are exterminated. 24 (6) A person, while suffering from any contagious or communicable disease, while a carrier of such disease, or 25 26 while afflicted with boils or infected wounds or sores, may 27 not be employed by any accommodation licensed under this 28 chapter in any capacity whereby there is a likelihood such 29 disease could be transmitted to other individuals. A proprietor that has reason to believe that an employee may 30 31

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present a public health risk shall immediately notify the 1 2 county health department. 3 510.241 Permit required to operate an affordable 4 residential accommodation; penalties for unlawful 5 establishment or operation; allocation of proceeds .--6 (1) AFFORDABLE RESIDENTIAL ACCOMMODATIONS; PERMIT 7 REQUIREMENT.--A person who establishes, maintains, or operates 8 an affordable residential accommodation in this state without 9 first having obtained a permit from the department and who fails to post such permit and keep such permit posted in the 10 accommodation to which it applies at all times during 11 12 maintenance or operation of the accommodation commits a 13 misdemeanor of the first degree, punishable as provided in s. 14 775.082 or s. 775.083. Such permit may not be transferred from one place or individual to another. Local law 15 16 enforcement agencies shall provide immediate assistance in 17 prosecuting an illegally operating accommodation. (2) PERMITS; ANNUAL RENEWALS. -- The department may 18 19 refuse a permit, or a renewal thereof, to any establishment 20 that is not constructed and maintained in accordance with law and with the rules of the department. The department may 21 22 refuse to issue a permit, or a renewal thereof, to any affordable residential accommodation a proprietor of which, 23 24 within the preceding 5 years, has been adjudicated guilty of, or has forfeited a bond when charged with, any crime 25 26 reflecting on professional character, including soliciting for 27 prostitution, pandering, letting premises for prostitution, 28 keeping a disorderly place, or illegally dealing in controlled substances as defined in chapter 893, whether in this state or 29 in any other jurisdiction within the United States, or has had 30 a permit denied, revoked, or suspended pursuant to s. 400.414. 31

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Permits shall be renewed annually, and the department shall 1 2 adopt a rule establishing a staggered schedule for permit 3 renewals. If any permit expires while administrative charges 4 are pending against the permit, the proceedings against the 5 permit shall continue to conclusion as if the permit were 6 still in effect. 7 (3) APPLICATION FOR PERMIT TO OPERATE AN AFFORDABLE 8 RESIDENTIAL ACCOMMODATION. -- Application for a permit to 9 establish, operate, or maintain an affordable residential accommodation must be made to the department in writing on a 10 11 form and under rules prescribed by the department. The 12 application must state the location of the existing or 13 proposed affordable residential accommodation; the approximate 14 number of persons to be accommodated; and any other information the department requires. 15 16 (4) DISPLAY OF PERMIT. -- Any permit issued by the department shall be conspicuously displayed in the office or 17 lobby of the permitted establishment. 18 19 (5) AFFORDABLE RESIDENTIAL ACCOMMODATIONS; HEALTH AND 20 SANITATION.--A person who establishes, maintains, or operates any affordable residential accommodation in this state without 21 22 providing adequate personal hygiene facilities, lighting, sewage disposal, and garbage disposal, and without first 23 having obtained the required permit from the department, 24 commits a felony of the third degree, punishable as provided 25 26 in s. 775.082, s. 775.083, or s. 775.084. 27 (6) FINE.--The department may impose a fine of up to 28 \$1,000 for each violation of this section. If the owner of land on which a violation of this section occurs is other than 29 the person committing the violation and the owner knew or 30 31 should have known upon reasonable inquiry that this section 42

was being violated on the land, the fine may be applied 1 against such owner. In determining the amount of the fine to 2 3 be imposed, the department shall consider any corrective actions taken by the violator and any previous violations. 4 5 (7) SEIZURE.-б (a) In addition to other penalties provided by this 7 section, the buildings, personal property, and land used in 8 connection with a felony violation of this section may be 9 seized and forfeited pursuant to the Contraband Forfeiture 10 Act. 11 (b) After satisfying any liens on the property, the 12 remaining proceeds from the sale of the property seized under 13 this section shall be allocated as follows if the department participated in the inspection or investigation leading to 14 seizure and forfeiture under this section: 15 16 1. One-third of the proceeds shall be allocated to the law enforcement agency involved in the seizure, to be used as 17 provided in s. <u>932.7055.</u> 18 19 2. One-third of the proceeds shall be allocated to the 20 department, to be used for purposes of enforcing the provisions of this section. 21 3. One-third of the proceeds shall be deposited in the 22 23 Affordable Residential Accommodations Trust Fund. 24 (c) After satisfying any liens on the property, the 25 remaining proceeds from the sale of the property seized under 26 this section shall be allocated equally between the law 27 enforcement agency involved in the seizure and the Affordable 28 Residential Accommodations Trust Fund if the department did not participate in the inspection or investigation leading to 29 seizure and forfeiture. 30 31

1	510.245 Prerequisite for issuance of municipal or
2	county occupational permitA municipality or county may not
3	issue an occupational permit to any business coming under the
4	provisions of this chapter until a permit has been procured
5	for such business from the department.
6	510.247 Issuance of permit to operate affordable
7	residential accommodationsIf the department is satisfied,
8	after causing an inspection to be made, that the affordable
9	residential accommodation meets the minimum standards of
10	construction, sanitation, equipment, and operation required by
11	rules issued under ss. 510.212-510.221 and that the applicant
12	has paid the application fees required by s. 510.251, it shall
13	issue in the name of the department the necessary permit in
14	writing on a form to be prescribed by the department. The
15	permit, unless sooner revoked, shall expire on September 30
16	next after the date of issuance, and it shall not be
17	transferable. An application for a permit shall be filed with
18	the department 30 days prior to operation. In the case of a
19	facility owned or operated by a public housing authority, or a
20	facility already licensed as a public lodging establishment by
21	the Department of Business and Professional Regulation, an
22	annual satisfactory sanitation inspection of the living units
23	by the Department of Housing and Urban Development shall
24	substitute for the prepermitting inspection required by the
25	department.
26	510.251 Permit fees
27	(1) The department shall adopt, by rule, a schedule of
28	fees to be paid by each affordable residential accommodation
29	as a prerequisite to issuance or renewal of a permit. Such
30	fees shall be based on the number of rental units in the
31	accommodation but shall not exceed \$1,000. The fee schedule
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shall require an accommodation which applies for an initial 1 2 permit to pay the full permit fee if application is made 3 during the annual renewal period or more than 6 months prior to the next such renewal period and one-half of the fee if 4 5 application is made 6 months or less prior to such period. 6 (a) Upon making an initial application or an 7 application for change of ownership, the applicant shall pay 8 to the department a fee as prescribed by rule, not to exceed 9 \$50, in addition to any other fees required by law, which shall cover all costs associated with initiating regulation of 10 11 the accommodation. 12 (b) A permit renewal filed with the department within 13 30 days after the expiration date shall be accompanied by a 14 delinquent fee as prescribed by rule, not to exceed \$50, in addition to the renewal fee and any other fees required by 15 16 law. Thereafter, a new application is required, accompanied 17 by a reinstatement fee as prescribed by rule, not to exceed \$100, and any other fees required by law. 18 (2)(a) Upon making initial application or an 19 20 application for change of ownership, the applicant shall pay to the department a fee as prescribed by rule, not to exceed 21 22 \$50, in addition to any other fees required by law, which shall cover all costs associated with initiating regulation of 23 24 the accommodation. (b) A permit renewal filed with the department within 25 26 30 days after the expiration date shall be accompanied by a 27 delinquent fee as prescribed by rule, not to exceed \$50, in 28 addition to the renewal fee and any other fees required by 29 law. Thereafter, a new application is required, accompanied by a reinstatement fee as prescribed by rule, not to exceed 30 31 \$100, and any other fees required by law.

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1 510.261 Revocation or suspension of permits; fines; 2 procedure.--3 (1) Any affordable residential accommodation that has 4 operated or is operating in violation of this chapter or the 5 rules of the department, operating without a permit, or 6 operating with a suspended or revoked permit may be subject by 7 the department to: 8 (a) Fines not to exceed \$500 per offense. 9 The suspension, revocation, or refusal of a permit (b) 10 issued pursuant to this chapter. (2) For the purposes of this section, the department 11 12 may regard as a separate offense each day or portion of a day 13 on which an accommodation is operated in violation of a critical law or rule, as that term is defined by rule. 14 15 (3) The department shall post a prominent 16 closed-for-operation sign on any affordable residential accommodation the permit of which has been suspended or 17 revoked. The department shall also post such sign on any 18 19 accommodation judicially or administratively determined to be 20 operating without a permit. It is a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, 21 22 for any person to deface or remove such closed-for-operation sign or for any affordable residential accommodation to open 23 for operation without a permit or to open for operation while 24 its permit is suspended or revoked. The department may impose 25 26 administrative sanctions for violations of this section. 27 (4) All funds received by the department as 28 satisfaction for administrative fines shall be paid into the 29 State Treasury to the credit of the Affordable Residential Accommodations Trust Fund and may not subsequently be used for 30 31

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payment to any entity performing required inspections under 1 2 contract with the department. (5)(a) A permit may not be suspended under this 3 4 section for a period of more than 12 months. At the end of 5 such period of suspension, the accommodation may apply for б reinstatement or renewal of the permit. An affordable 7 residential accommodation, the permit for which is revoked, 8 may not apply for another permit for that location prior to 9 the date on which the revoked permit would have expired. 10 (b) The department may fine, suspend, or revoke the 11 permit of any affordable residential accommodation if the 12 proprietor knowingly lets, leases, or gives space for unlawful 13 gambling purposes or permits unlawful gambling in such 14 accommodation or in or upon any premises which are used in 15 connection with, and are under the same charge, control, or 16 management as, such accommodation. (6) The department may fine, suspend, or revoke the 17 permit of any affordable residential accommodation when: 18 19 (a) Any person with a direct financial interest in the 20 permitted accommodation, within the preceding 5 years in this state, any other state, or the United States, has been 21 adjudicated guilty of or forfeited a bond when charged with 22 soliciting for prostitution, pandering, letting premises for 23 24 prostitution, keeping a disorderly place, illegally dealing in 25 controlled substances as defined in chapter 893, or any other 26 crime reflecting on professional character. 27 (b) Such accommodation has been deemed an imminent 28 danger to the public health and safety by the department for failure to meet sanitation standards or the premises have been 29 determined by the department to be unsafe or unfit for human 30 occupancy. 31

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1 (7) A person is not entitled to the issuance of a 2 permit for any affordable residential accommodation except in the discretion of the director when the department has 3 4 notified the current permitholder for such premises that 5 administrative proceedings have been or will be brought 6 against such current permittee for violation of any provision 7 of this chapter or rule of the department. 8 510.262 Prohibited acts; application.--9 (1) A proprietor of housing subject to the provisions of this chapter may not, for the purpose of retaliating 10 against a resident of that housing, discriminatorily terminate 11 12 or discriminatorily modify a tenancy by increasing the 13 resident's rent; decreasing services to the resident; bringing 14 or threatening to bring against the resident an action for 15 eviction or possession or another civil action; refusing to 16 renew the resident's tenancy; or intimidating, threatening, restraining, coercing, blacklisting, or discharging the 17 resident. Examples of conduct for which the proprietor may 18 19 not retaliate include, but are not limited to, situations in 20 which: 21 (a) The resident has registered a complaint pursuant 22 to s. 510.265. 23 (b) The resident has complained in good faith, orally or in writing, to the proprietor of the housing or any 24 25 government agency charged with the responsibility of enforcing 26 the provisions of this chapter. 27 (c) The resident has exercised any legal right 28 provided in this chapter with respect to the housing. 29 (d) The resident has organized, encouraged, or participated in a residents' organization. 30 31

1	(2) A resident who brings an action for or raises a
2	defense of retaliatory conduct must have acted in good faith.
3	(3) This section does not apply if the proprietor of
4	housing proves that the eviction or other action is for good
5	cause, including, without limitation, a good faith action for
6	nonpayment of rent, a violation of the resident's rental
7	agreement, a violation of reasonable rules of the proprietor
8	of the housing, or a violation of this chapter.
9	(4) "Discrimination" under this section means that a
10	resident is being treated differently as to the rent charged,
11	the services rendered, or the action being taken by the
12	proprietor, which shall be a prerequisite to a finding of
13	retaliatory conduct.
14	510.265 Complaints by aggrieved partiesAny person
15	who believes that an affordable residential accommodation
16	violates any provision of this chapter or rules adopted
17	thereunder may file a complaint with the department. Upon
18	receipt of the complaint, if the department finds there are
19	reasonable grounds to believe that a violation exists and that
20	the nature of the alleged violation could pose a serious and
21	immediate threat to public health, the department shall
22	conduct an inspection as soon as practicable. In all other
23	cases where the department finds there are reasonable grounds
24	to believe that a violation exists, the department shall
25	notify the proprietor that a complaint has been received and
26	the nature of the complaint. The department shall also advise
27	the proprietor that the alleged violation must be remedied
28	within 20 business days. The department shall conduct an
29	inspection as soon as practicable following such 20-day
30	period. The department shall notify the proprietor and the
31	complainant in writing of the results of the inspection and

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the action taken. Upon request of the complainant, the 1 2 department shall conduct the inspection so as to protect the confidentiality of the complainant. The department shall 3 adopt rules to implement this section. 4 5 510.281 Prosecution for violation; duty of state б attorney; penalties.--7 (1) The department or an agent of the department, upon 8 ascertaining by inspection that any affordable residential 9 accommodation is being operated contrary to the provisions of this chapter, shall make complaint and cause the arrest of the 10 11 violator, and the state attorney, upon request of the 12 department or agent, shall prepare all necessary papers and 13 conduct the prosecution. The department shall proceed in the 14 courts by mandamus or injunction whenever such proceedings may be necessary to the proper enforcement of the provisions of 15 16 this chapter, of the rules adopted pursuant hereto, or of 17 orders of the department. (2) Any proprietor who obstructs or hinders any agent 18 19 of the department in the proper discharge of his or her 20 duties; who fails, neglects, or refuses to obtain a permit or pay the permit fee required by law; or who fails or refuses to 21 22 perform any duty imposed upon it by law or rule commits a misdemeanor of the second degree, punishable as provided in s. 23 775.082 or s. 775.083. Each day that an affordable residential 24 25 accommodation is operated in violation of law or rule is a 26 separate offense. 27 510.282 Enforcement; citations.--28 (1) Department personnel may issue citations that contain an order of correction or an order to pay a fine, or 29 30 both, for violations of this chapter or the field sanitation facility rules adopted by the department when a violation of 31

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those sections or rules is enforceable by an administrative or 1 2 civil remedy, or when a violation of those sections or rules is a misdemeanor of the second degree. A citation issued 3 under this section constitutes a notice of proposed agency 4 5 action. 6 (2) Citations must be in writing and must describe the 7 particular nature of the violation, including specific 8 reference to the provision of statute or rule allegedly 9 violated. 10 (3) The fines imposed by a citation issued by the 11 department may not exceed \$500 for each violation. Each day 12 the violation exists constitutes a separate violation for 13 which a citation may be issued. 14 (4) The citing official shall inform the recipient, by written notice pursuant to ss. 120.569 and 120.57, of the 15 16 right to an administrative hearing to contest the citation of the agency within 21 days after the date of receipt of the 17 citation. The citation must contain a conspicuous statement 18 19 that if the citation recipient fails to pay the fine within 20 the time allowed, or fails to appear to contest the citation after having requested a hearing, the recipient is deemed to 21 22 have waived the right to contest the citation and must pay an amount up to the maximum fine or penalty. 23 24 (5) The department may reduce or waive the fine imposed by the citation. In determining whether to reduce or 25 26 waive the fine, the department must give due consideration to 27 such factors as the gravity of the violation, the good faith 28 of the person who has allegedly committed the violation, and 29 the person's history of previous violations, including violations for which enforcement actions were taken under this 30 section or other provisions of state law. 31

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(6) The department shall deposit all fines collected 1 2 under this chapter in the Affordable Residential 3 Accommodations Trust Fund. 4 510.285 Enforcement; city and county officers to 5 assist.--Any state or county attorney, sheriff, police 6 officer, and any other appropriate municipal and county 7 official shall, upon request, assist the department or any of 8 its agents in the enforcement of this chapter. 9 510.401 Proprietor's right to lockout.--10 (1) If, upon a reasonable determination by a proprietor of an affordable residential accommodation, a 11 12 resident has accumulated a large outstanding account at such 13 accommodation, the proprietor may lock the resident out of the 14 resident's dwelling unit and interrupt any utility service for 15 the purpose of requiring the resident to confront the 16 proprietor and pay the outstanding balance of the account or arrange for payment on the account. Such arrangement must be 17 in writing, and a copy must be furnished to the resident. 18 19 (2) Once the resident has confronted the proprietor 20 and paid the outstanding balance or made arrangements for payment on the account, the proprietor shall provide the 21 22 resident with unrestricted access to the resident's dwelling 23 unit and shall resume furnishing utility service. 24 (3) The proprietor shall at all times permit the resident to remove from the dwelling unit any items of 25 26 personal property essential to the health of the resident. 27 (4) Anyone who breaks into a dwelling unit that has 28 been locked in accordance with subsection (1) commits a felony of the third degree, punishable as provided in s. 775.082, s. 29 775.083, or s. 775.084. In any prosecution under this 30 subsection, proof that a resident has entered a dwelling unit 31

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which has been locked in accordance with subsection (1) and is 1 2 delinquent in rental payments constitutes prima facie evidence 3 of such a break-in. 4 (5) A proprietor shall not be held criminally or 5 civilly liable in any action arising out of a lockout or 6 interruption in utility service in accordance with subsection 7 (1). 8 510.402 Proprietor's right to recover premises.--If 9 the resident of an affordable residential accommodation 10 vacates the premises without notice to the proprietor and the 11 proprietor reasonably believes the resident does not intend to 12 satisfy the outstanding account, the proprietor may recover 13 the premises. Upon recovery of the premises, the proprietor 14 shall make an itemized inventory of any property belonging to the resident and store such property until a settlement or a 15 16 final court judgment is obtained on the resident's outstanding 17 account. Such inventory shall be conducted by the proprietor and at least one other person. 18 19 510.403 Proprietor's writ of distress.--If, after a 20 lockout has been imposed pursuant to s. 510.401, a resident 21 fails to make agreed-upon payments on an outstanding account, or, notwithstanding s. 510.401, if a resident vacates the 22 premises without making payment on an outstanding account, a 23 proprietor may proceed to prosecute a writ of distress against 24 the resident and the resident's property. The writ of 25 26 distress shall be predicated on the lien created by s. 713.67 27 or s. 713.68. 28 510.404 Writ of distress; venue and jurisdiction.--The 29 action under s. 510.403 shall be brought in a court of appropriate jurisdiction in the county where the property is 30 31 located. When property consists of separate articles, the

CODING: Words stricken are deletions; words underlined are additions.

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value of any one of which is within the jurisdictional amount 1 2 of a lower court but which, taken together, exceed that 3 jurisdictional amount, the proprietor may not divide the property to give jurisdiction to the lower court so as to 4 5 enable the proprietor to bring separate actions therefor. 6 510.405 Complaint; requirements.--To obtain an order 7 authorizing the issuance of a writ of distress upon final 8 judgment, the proprietor must first file with the clerk of the 9 court a complaint reciting and showing the following 10 information: 11 (1) A statement as to the amount of the resident's 12 account at the affordable residential accommodation. 13 (2) A statement that the plaintiff is the proprietor 14 of the affordable residential accommodation in which the 15 resident has an outstanding account. If the proprietor's 16 interest in such account is based on written documents, a copy of such documents shall be attached to the complaint. 17 (3) A statement that the proprietor has reasonably 18 19 attempted to obtain payment from the resident for an 20 outstanding account, either by confronting the resident or by a lockout pursuant to s. 510.401, and that the resident has 21 22 failed to make any payment or that the resident has vacated the premises without paying the outstanding account. 23 24 (4) A statement that the account is outstanding and 25 unpaid by the resident; a statement of the services provided 26 to the resident for which the outstanding account was accumulated; and the cause of such nonpayment according to the 27 best knowledge, information, and belief of the proprietor. 28 29 (5) A statement as to what property the proprietor is requesting levy against, including the inventory conducted as 30 prescribed by s. 510.402 if the proprietor has recovered the 31

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premises, and the authority under which the proprietor has a 1 2 lien against such property. (6) A statement, to the best of the proprietor's 3 knowledge, that the claimed property has not been taken for a 4 5 tax, assessment, or fine pursuant to law or taken under an б execution or attachment by order of any court. 7 510.406 Prejudgment writ of distress.--8 (1) A prejudgment writ of distress may issue and the 9 property seized may be delivered forthwith to the plaintiff when the nature of the claim, the amount thereof, and the 10 11 grounds relied upon for the issuance of the writ clearly 12 appear from specific facts shown by the verified petition or 13 by separate affidavit of the plaintiff. 14 (2) The prejudgment writ of distress may issue if the court finds, pursuant to subsection (1), that the defendant is 15 16 engaging in, or is about to engage in, conduct that may place the claimed property in danger of destruction, concealment, 17 removal from the state, removal from the jurisdiction of the 18 19 court, or transfer to an innocent purchaser during the 20 pendency of the action and that the defendant has failed to 21 make payment as agreed. 22 (3) The plaintiff shall post bond in the amount of twice the estimated value of the goods subject to the writ or 23 twice the balance of the outstanding account, whichever is the 24 lesser as determined by the court, as security for the payment 25 26 of damages the defendant may sustain if the writ is wrongfully 27 obtained. 28 (4) The defendant may obtain release of the property seized under a prejudgment writ of distress by posting bond 29 with surety within 10 days after service of the writ, in the 30 amount of one and one-fourth the claimed outstanding account, 31 55

for the satisfaction of any judgment which may be rendered 1 2 against the defendant, conditioned upon delivery of the 3 property if the judgment should require it. 4 (5) A prejudgment writ of distress shall issue only 5 upon a signed order of a circuit court judge or a county court 6 judge. The prejudgment writ of distress shall include a 7 notice of the defendant's right to an immediate hearing before 8 the court issuing the writ. 9 (6) As an alternative to the procedure prescribed in subsection (4), the defendant, by motion filed with the court 10 within 10 days after service of the writ, may obtain the 11 12 dissolution of a prejudgment writ of distress, unless the 13 plaintiff proves the grounds upon which the writ was issued. 14 The court shall set such motion for an immediate hearing. 15 510.407 Writ of distress; levy of writ.--The officer 16 of the court to whom a final judgment writ of distress is directed shall execute the writ of distress by service on 17 defendant and by levy on property distrainable for services 18 19 rendered, if found within the area of the officer's 20 jurisdiction. If the property is not so found but is in another jurisdiction, the officer shall deliver the writ to 21 the proper authority in the other jurisdiction. The writ 22 shall be executed by levying on such property and delivering 23 24 it to the officer of the court in which the action is pending, to be disposed of according to law, unless the officer is 25 26 ordered by such court to hold the property and dispose of it 27 according to law. If the defendant cannot be found, the levy 28 on the property suffices as service if the plaintiff and the 29 officer each file a sworn statement stating that the whereabouts of the defendant are unknown. 30 31

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1	510.408 Prejudgment writ; form; returnThe
2	prejudgment writ issued under s. 510.406 shall command the
3	officer to whom it may be directed to distrain the described
4	personal property of defendant and hold such property until
5	final judgment is rendered.
6	510.409 Writ; inventoryWhen the officer seizes
7	distrainable property, either under s. 510.407 or s. 510.408,
8	and such property is seized on the premises of an affordable
9	residential accommodation, the officer shall inventory the
10	property, hold those items which, upon appraisal, would appear
11	to satisfy the plaintiff's claim, and return the remaining
12	items to the defendant. If the defendant cannot be found, the
13	officer shall hold all items of property. The officer shall
14	release the property only pursuant to law or a court order.
15	510.411 Exemptions from writ of distressThe
16	following property of a resident is exempt from distress and
17	sale under this chapter:
18	(1) From final distress and sale: clothing and items
19	essential to the health and safety of the resident.
20	(2) From prejudgment writ of distress: clothing,
21	items essential to the health and safety of the resident, and
22	any tools of the resident's trade or profession, business
23	papers, or other items directly related to such trade or
24	profession.
25	510.412 Writ; claims by third personsAny third
26	person claiming any property distrained pursuant to this
27	chapter may interpose and prosecute a claim for the property
28	in the same manner as is provided in similar cases of claim to
29	property levied on under execution.
30	510.413 Judgment for plaintiff when goods not
31	delivered to defendantIf it appears that the account stated
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in the complaint is wrongfully unpaid and the property 1 2 described in such complaint is the defendant's and was held by 3 the officer executing the prejudgment writ, the plaintiff shall have judgment for damages sustained by the plaintiff, 4 5 which may include reasonable attorney's fees and costs, by 6 taking title to the defendant's property in the officer's 7 possession or by having the property sold as prescribed in s. 8 510.417. 9 510.414 Judgment for plaintiff when goods retained by 10 or redelivered to defendant .--(1) If it appears that the property was retained by, 11 12 or redelivered to, the defendant on the defendant's 13 forthcoming bond, either under s. 510.406(4) or (6), the 14 plaintiff shall take judgment for the property, which may include reasonable attorney's fees and costs, and against the 15 16 defendant and the surety on the forthcoming bond for the value 17 of the outstanding account, and the judgment, which may include reasonable attorney's fees and costs, shall be 18 19 satisfied by the recovery and sale of the property or the 20 amount adjudged against the defendant and the defendant's 21 surety. 22 (2) After the judgment is rendered, the plaintiff may seek a writ of possession for the property and execution for 23 24 the plaintiff's costs or have execution against the defendant 25 and the defendant's surety for the amount recovered and costs. 26 If the plaintiff elects to have a writ of possession for the 27 property and the officer is unable to find the property, the 28 plaintiff may immediately have execution against the defendant 29 and the defendant's surety for the whole amount recovered less the value of any property found by the officer. If the 30 31

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plaintiff has execution for the whole amount, the officer 1 2 shall release all property taken under the writ of possession. (3) In any proceeding to ascertain the value of the 3 4 property so that judgment for the value may be entered, the 5 value of each article shall be found. 6 510.415 Judgment for defendant when goods are retained 7 by or redelivered to the defendant.--When property has been 8 retained by, or redelivered to, the defendant on the 9 defendant's forthcoming bond or upon the dissolution of a prejudgment writ and the defendant prevails, the defendant 10 11 shall have judgment against the plaintiff for any damages due 12 for the taking of the property, which may include reasonable 13 attorney's fees and costs. The remedies provided in this 14 section and s. 510.416 do not preclude any other remedies available under the laws of this state. 15 16 510.416 Judgment for defendant when goods are not retained by or redelivered to the defendant.--If the property 17 has not been retained by, or redelivered to, the defendant and 18 the defendant prevails, judgment shall be entered against the 19 20 plaintiff for possession of the property. Such judgment may include reasonable attorney's fees and costs. The remedies 21 22 provided in s. 510.415 and this section do not preclude any other remedies available under the laws of this state. 23 24 510.417 Writ; sale of property distrained.--(1) If the judgment is for the plaintiff, the property 25 26 in whole or in part shall, at the plaintiff's option pursuant 27 to s. 510.413 or s. 510.414, be sold and the proceeds applied 28 on the payment of the judgment. 29 (2) At the time any property levied on is sold, it must be advertised two times, the first advertisement being at 30 least 10 days before the sale. All property so levied on may 31

be sold on the premises of the affordable residential accommodation or at the courthouse door. (3) If the defendant appeals and obtains a writ of supersedeas before sale of the property has occurred, the property shall be held by the officer executing the writ, and б there may not be a sale or disposition of the property until final judgment is had on appeal. Section 2. This act shall take effect October 1, 1999. HOUSE SUMMARY Creates the "Florida Affordable Residential Accommodations Act." Provides for affordable housing for the poor. See bill for details.