Amendment No. $\underline{01}$ (for drafter's use only)

CHAMBER ACTION	
	<u>Senate</u> <u>House</u>
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5	ORIGINAL STAMP BELOW
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11	The Committee on Community Affairs offered the following:
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13	Amendment (with title amendment)
14	Remove from the bill: Everything after the enacting clause
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16	and insert in lieu thereof:
17	Section 1. This act may be cited as the
18	"Community-Based Development Organization Assistance Act."
19	Section 2. <u>Legislative findings and intent</u>
20	(1) The Legislature finds that:
21	(a) Significant declines and consistently depressed
22	appraised values make it impossible for business enterprises,
23	including community-based development organizations, to
24	generate sufficient revenues from business or real estate
25	ventures in low-income neighborhoods to fund the redevelopment
26	costs and other administrative expenses needed to foster new
27	developments in these hard-to-develop areas.
28	(b) This deterioration contributes to the decline of
29	neighborhoods in both rural and urban areas, causes a
30	reduction of the value of property comprising the tax base of
31	local communities, and eventually requires the expenditure of

disproportionate amounts of public funds for health, social services, and police protection to prevent the development of slums and the social and economic disruption found in slum communities.

- these deteriorating economic conditions and encouraging local resident participation and support is to provide support assistance and resource investment to community-based development organizations. The Legislature also finds that community-based development organizations can contribute to the creation of jobs in response to federal welfare reform and state WAGES Program legislation, and economic development activities related to urban and rural economic initiatives.
- (2) The intent of this legislation is to provide community-based development organizations with the necessary administrative and operating funds to retain project staff to plan, implement, and manage job-generating and community revitalization developments in distressed neighborhoods. This assistance will strengthen the community-based development organizations, assist local governments to enhance and expand revitalization efforts, and contribute to expanding the base of commerce, business, and affordable housing that will serve persons with very low incomes or low incomes, or WAGES recipients, using a bottom-up approach.

Section 3. <u>Eligibility for</u>

<u>assistance.--Community-based development organizations that</u>

<u>meet the following requirements shall be eligible for</u>

<u>assistance.</u>

(1) The community-based development organization must be a nonprofit corporation under state law and s. 501(c)(3) of the United States Internal Revenue Code.

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1	(2) A majority of the board members of the
2	community-based development organization must be elected by
3	those members of the corporation who are stakeholders,
4	comprising a mix of service area residents, area business
5	property owners, area employees, and low-income residents.
6	The board of a Community-based development organization shall
7	include low-income residents.
8	(3) The community-based development organization must
9	maintain a service area in which economic and housing
10	development projects are located and must further meet one or
11	more of the following criteria:
12	(a) The area has been designated pursuant to s.
13	163.355, Florida Statutes, as a slum area or a blighted area,
14	as defined in s. 163.340, Florida Statutes, or is located
15	completely within the boundaries of a slum area or a blighted
16	area.
17	(b) The area is a community development block grant
18	program area in which community development block grant funds
19	are currently being spent or have been spent during the last 3
20	years as certified by the local government in which the
21	service area is loca ted.
22	(c) The area is a neighborhood housing service
23	district.
24	(d) The area is contained within a state an enterprise
25	zone designated on or after July 1, 1995, in accordance with
26	s. 290.0065.
27	(e) The area is contained in federal empowerment zones
28	and enterprise communities.
29	Section 4. Three-tiered planThe Department of

Community Affairs is authorized to award core administrative

and operating grants. Administrative and operating grants

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shall be used for staff salaries and administrative expenses
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    for eligible community-based development organizations
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    selected through a competitive three-tiered process for the
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    purpose of housing and economic development projects.
    department shall adopt by rule a set of criteria for
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    three-tiered funding that shall ensure equitable geographic
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    distribution of the funding throughout the state. This
    three-tiered plan shall include emerging, intermediate, and
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   mature community-based development organizations recognizing
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    the varying needs of the three tiers. Funding shall be
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    provided for core administrative and operating grants for all
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    levels of community-based development organizations. Priority
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    shall be given to those organizations that demonstrate
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    community-based productivity and high performance as evidenced
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    by past projects developed with stakeholder input that have
    responded to neighborhood needs, and have current projects
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    located in high-poverty neighborhoods, and to emerging
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    community-based development corporations that demonstrate a
    positive need identified by stakeholders. Persons, equipment,
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    supplies, and other resources funded in whole or in part by
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    grant funds shall be utilized to further the purposes of this
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    act, and may be utilized to further the goals and objectives
    of the Front Porch Florida Initiative. The one-time
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    appropriation provided in this act shall be distributed by the
    Department of Community Affairs, to be used in a constructive
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    manner by community-based development organizations across the
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    state. Thereafter, each community-based development
    organization shall be eligible to apply for a grant of up to
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   $50,000 per year for a period of 5 years.
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           Section 5. Eligible activities. -- Activities eligible
    for assistance pursuant to this act include, but are not
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limited to:

- (1) Preparing grant and loan applications, proposals, fundraising letters, and other documents essential to securing additional administrative or project funds to further the purposes of this act.
- (2) Monitoring and administering grants and loans, providing technical assistance to businesses, and any other administrative tasks essential to maintaining funding eligibility or meeting contractual obligations.
- (3) Developing local programs and home ownership housing projects to encourage the participation of financial institutions, insurance companies, attorneys, architects, engineers, planners, law enforcement officers, developers, and other professional firms and individuals providing services beneficial to redevelopment efforts.
- (4) Providing technical, accounting, and financial assistance and information to businesses and entrepreneurs interested in locating, expanding, or operating in the service area.
- (5) Coordinating with state, federal, and local governments and other nonprofit organizations to ensure that activities meet local plans and ordinances and to avoid duplication of tasks.
- (6) Assisting service area residents in identifying and determining eligibility for state, federal, and local housing programs, including rehabilitation, weatherization, home ownership, rental assistance, or public housing programs.
- (7) Developing, selling, owning, and managing subsidized affordable housing designed for persons with very low incomes or low incomes, or for WAGES recipients, or developing, selling, owning, and managing subsidized

affordable industrial parks providing jobs to such persons. 1 2 Obtaining technical assistance to build capacity to support community-based development organization projects. 3 4 Section 6. Application requirements.--A 5 community-based development organization applying for a core 6 administrative and operating grant pursuant to this act must 7 submit a proposal to the Department of Community Affairs that 8 includes: 9 (1) A map and narrative description of the service 10 areas for the community-based development organization. (2) A copy of the documents creating the 11 12 community-based development organization. (3) A listing of the membership of the board of the 13 community-based development organization, including individual 14 15 members' terms of office and the number low-income residents 16 on the board. 17 (4) The organization's annual revitalization plan that 18 describes the expenditure of the funds, including goals, objectives, and expected results, and has a clear relationship 19 to the local municipality's comprehensive plan. 20 21 Other supporting information that may be required by the Department of Community Affairs to determine the 22 organization's capacity and productivity. 23 (6) A description of the location, financing plan, and 24 25 potential impact of the business enterprises on residential, commercial, or industrial development, that shows a clear 26 27 relationship to the organization's annual revitalization plan 28 and demonstrates how the proposed expenditures are directly 29 related to the scope of work for the proposed projects in the

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Section 7.

annual revitalization plan.

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requirements.--Community-based development organizations that receive funds under this act shall provide the following information to the Department of Community Affairs annually:

- (1) A listing of business firms and individuals assisted by the community-based development organization during the reporting period.
- (2) A listing of the type, source, purpose, and amount of each individual grant, loan, or donation received by the community-based development organization during the reporting period.
- (3) The number of paid and voluntary positions within the community-based development organization.
- (4) A listing of the salaries and administrative and operating expenses of the community-based development organization.
- (5) An identification and explanation of changes in the boundaries of the target area.
- (6) The amount of earned income from projects, programs, and development activities.
- (7) The number and description of projects in predevelopment phase, projects under construction, ongoing service programs, construction projects completed, and projects at sell-out or lease-up and property management phase, and a written explanation of the reasons that caused any projects not to be completed for the projected development phase.
- (8) The impact of the projects, as a result of receiving funding under this act, on residents in the target area, and the relationship of this impact to expected outcomes listed in the organization's annual revitalization plan.
 - (9) The number of housing units rehabilitated or

constructed at various stages of development, predevelopment 1 phase, construction phase, completion and sell-out or lease-up 2 3 phase, and condominium or property management phase by the 4 community-based development organization within the service 5 area during the reporting period. (10) The number of housing units, number of projects, 6 7 and number of persons served by prior projects developed by the organization, the amounts of project financing leverage 8 with state funds for each prior and current project, and the 9 10 incremental amounts of local and state real estate tax and 11 sales tax revenue generated directly by the projects and 12 programs annually. 13 (11) The number of jobs, both permanent and temporary, 14 received by individuals who were directly assisted by the 15 community-based development organization through assistance to the business such as a loan or other credit assistance. 16 17 (12) An identification and explanation of changes in 18 the boundaries of the service area. 19 (13) The impact of completed projects on residents in the target area and the relationship of this impact to 20 expected outcomes listed in the organization's annual 21 22 revitalization plan. (14) Such other information as the Department of 23 24 Community Affairs requires. Section 8. The Department of Community Affairs shall 25 adopt rules for the administration of this act. 26 27 There is hereby appropriated to the Section 9. Department of Community Affairs, three full-time-equivalent 28 29 employees and from the General Revenue Fund the sum of 30 \$192,000 to fund administration of this act, and the sum of \$3

million to be distributed as grants to community-based

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development organizations as provided by this act. 1 2 3 4 ======= T I T L E A M E N D M E N T ======== 5 And the title is amended as follows: On page 1, lines 3-16, 6 7 remove from the title of the bill: all of said lines 8 9 and insert in lieu thereof: 10 organizations; creating the "Community-Based 11 Development Organization Act"; providing 12 legislative findings and intent; providing 13 eligibility requirements for administrative and operating grants to community-based development 14 15 organizations; providing for award of grants by 16 the Department of Community Affairs for housing 17 and economic development projects; providing a three-tiered plan; providing a description of 18 activities eligible for funding; providing 19 application requirements; providing reporting 20 21 and evaluation requirements; authorizing the Department of Community Affairs to adopt rules; 22 23 providing an appropriation; providing an 24 effective date. 25 26 27 28 29 30 31