HB 951, Engrossed 1

1	A bill to be entitled
2	An act relating to the Florida Small Cities Community
3	Development Block Grant Program; amending s. 290.0411,
4	F.S.; revising legislative intent; amending s. 290.044,
5	F.S.; revising grant program categories; eliminating the
6	requirement for distribution of certain categorical funds
7	to be established by the Legislature; authorizing the
8	Department of Community Affairs to allocate funds for
9	emergency and natural disaster related activities;
10	providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Section 290.0411, Florida Statutes, is amended
15	to read:
16	290.0411 Legislative intent and purpose of ss. 290.0401-
17	290.049It is the intent of the Legislature to provide the
18	necessary means to develop, preserve, redevelop, and revitalize
19	Florida communities exhibiting signs of decline or distress by
20	enabling local governments to undertake the necessary community
21	development programs. The overall objective is to create viable
22	communities by eliminating slum and blight, fortifying
23	communities in urgent need, providing decent housing and
24	suitable living environments and expanding economic
25	opportunities, principally for persons of low or moderate
26	income. The purpose of ss. 290.0401-290.049 is to assist local
27	governments in carrying out effective community development <u>and</u>
28	project planning and design activities to arrest and reverse
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29 community decline and restore community vitality. Community development and project planning activities to maintain viable 30 communities, revitalize existing communities, expand economic 31 32 development and employment opportunities, and improve housing 33 conditions and expand housing opportunities, providing direct benefit to persons of low or moderate income, are the primary 34 purposes of ss. 290.0401-290.049. The Legislature, therefore, 35 declares that the development, redevelopment, preservation, and 36 revitalization of communities in this state and all the purposes 37 of ss. 290.0401-290.049 are public purposes for which public 38 39 money may be borrowed, expended, loaned, pledged to guarantee loans, and granted. 40

41 Section 2. Subsections (3) and (4) of section 290.044,
42 Florida Statutes, are amended to read:

43 290.044 Florida Small Cities Community Development Block
44 Grant Program Fund; administration; distribution.--

(3) The department shall define the broad community
development objective to be achieved by the activities in each
of the following grant program categories, and require
applicants for grants to compete against each other in these
grant program categories:

- 50 (a) Housing.
- 51 (b) Economic development.

52 (c) Neighborhood revitalization.

53 (d) Commercial revitalization.

(e) Project planning and design.

55 (4) The percentage of funds distributed in each of the
 56 grant program categories from federal funds for federal fiscal
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57 year 1985 shall be established by the Legislature in the appropriation process for the 1984 regular session and shall be 58 established annually thereafter in the same manner. The 59 department shall submit its recommendation on the distribution 60 61 percentages to the Governor and Legislature as part of its regular budget proposals. The department may shall provide for 62 the set-aside of an amount of up to 5 $\frac{10}{10}$ percent of the funds 63 annually allocated to the neighborhood revitalization category 64 in its distribution percentages for use in any eligible local 65 government jurisdiction for which an emergency or natural 66 67 disaster has been declared by executive order. Such funds may 68 only be provided to a local government to fund eligible emergency-related activities for which no other source of 69 70 federal, state, or local disaster funds is available. The department may shall provide for such set-aside by rule. In the 71 last quarter of the state fiscal year, any funds not allocated 72 73 under the emergency-related set-aside shall be used to fully 74 fund any applications which were partially funded due to 75 inadequate funds in the most recently completed neighborhood 76 revitalization category funding cycle, and then any remaining 77 funds shall be distributed to the next unfunded applications. Section 3. This act shall take effect July 1, 2005. 78

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