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2007 Legislature

A bill to be entitled

2 An act relating to hurricane damage mitigation; amending 3 s. 215.5586, F.S.; redesignating the Florida Comprehensive Hurricane Damage Mitigation Program as the "My Safe 4 Florida Home Program"; providing additional duties of the 5 6 Department of Financial Services; providing additional 7 legislative intent; revising criteria and requirements for 8 hurricane mitigation inspections; requiring the department 9 to contract with certain entities to provide hurricane mitigation inspections; revising the requirements for such 10 inspections; providing for a hurricane resistance rating 11 scale as adopted by the Financial Services Commission; 12 revising the requirements for an entity to be selected by 13 the department to perform inspections; providing 14 requirements for a homeowner with respect to applying for 15 16 an inspection; revising requirements for mitigation 17 grants; authorizing inspectors to participate as contractors under certain circumstances; limiting the 18 19 purposes for which a grant may be used; providing for 20 priorities of grants; requiring the department to develop a grant applications verification and collection process; 21 requiring the department to transfer certain appropriated 22 funds to Volunteer Florida Foundation, Inc., for certain 23 purposes; specifying duties of Volunteer Florida 24 25 Foundation, Inc.; authorizing the department to undertake 26 a statewide consumer information campaign; requiring the 27 advisory council to advise and assist the department in administering the program; expanding the department's 28 Page 1 of 29

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2007 Legislature

29 authorization to enhance financial resource funding of the 30 program; revising the department's rulemaking authority; deleting provisions authorizing the department to contract 31 with not-for-profit corporations; requiring the department 32 to maintain a list of authorized hurricane mitigation 33 inspectors; authorizing the department to develop a no-34 35 interest loan program; providing program requirements and 36 limitations; requiring the department to pay certain 37 creditors from funds appropriated for the program; providing loan eligibility criteria; authorizing the 38 department to set aside certain funds for program 39 40 purposes; requiring the department to adopt rules; providing for public outreach for contractors, real estate 41 brokers, and licensed sales associates; authorizing the 42 department to contract for grants management, inspection 43 44 services, education outreach, and auditing services; providing additional legislative intent; requiring the 45 department to make annual reports to the Legislature 46 47 concerning the program; providing report requirements; amending s. 489.115, F.S.; including wind mitigation 48 methodologies under certain continuing education 49 requirements for contractors; amending ss. 4, 39, and 42 50 of ch. 2006-12, Laws of Florida; providing conforming 51 changes to the redesignation of the Florida Comprehensive 52 53 Hurricane Damage Mitigation Program; providing legislative 54 intent; requiring the Office of Insurance Regulation, in consultation with the Department of Community Affairs and 55 the Florida Building Commission, to conduct wind-loss 56 Page 2 of 29

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57	mitigation studies; providing requirements for the
58	studies; requiring reports to the Governor, the
59	Legislature, the Chief Financial Officer, and the
60	Commissioner of Insurance Regulation; creating s. 553.844,
61	F.S.; providing legislative findings concerning the need
62	to prevent property damage caused by hurricanes; requiring
63	the Florida Building Commission to adopt amendments to the
64	Florida Building Code, including requirements for certain
65	buildings constructed before the implementation of the
66	code; providing requirements for such amendments;
67	providing requirements for buildings located in a wind-
68	borne debris region; amending s. 627.351, F.S.; requiring
69	that a residential structure located in a wind-borne
70	debris region have certain opening protections required
71	under the Florida Building Code in order to be eligible
72	for coverage by the Citizens Property Insurance
73	Corporation; providing appropriations; providing an
74	effective date.
75	
76	Be It Enacted by the Legislature of the State of Florida:
77	
78	Section 1. Section 215.5586, Florida Statutes, is amended
79	to read:
80	215.5586 My Safe Florida Home Comprehensive Hurricane
81	Damage Mitigation ProgramThere is established within the
82	Department of Financial Services the <u>My Safe</u> Florida <u>Home</u>
83	Comprehensive Hurricane Damage Mitigation Program. The
84	department shall provide fiscal accountability, contract
I	Page 3 of 29

2007 Legislature

management, and strategic leadership for the program, consistent 85 86 with this section. This section does not create an entitlement 87 for property owners or obligate the state in any way to fund the inspection or retrofitting of residential property in this 88 89 state. Implementation of this program is subject to annual legislative appropriations. It is the intent of the Legislature 90 91 that the My Safe Florida Home Program provide inspections for at least 400,000 site-built, single-family, residential properties 92 93 and provide grants to at least 35,000 applicants before June 30, 2009. The program shall be administered by an individual with 94 95 prior executive experience in the private sector in the areas of insurance, business, or construction. The program shall develop 96 and implement a comprehensive and coordinated approach for 97 98 hurricane damage mitigation that shall include the following:

99 (1) WIND CERTIFICATION AND HURRICANE MITIGATION
 100 INSPECTIONS.--

Free home-retrofit inspections of site-built, single-101 (a) family, residential property, including single family, two-102 103 family, three-family, or four-family residential units, shall be offered throughout the state to determine what mitigation 104 105 measures are needed, what insurance premium discounts may be 106 available, and what improvements to existing residential 107 properties are needed to reduce the property's vulnerability to hurricane damage. The Department of Financial Services shall 108 109 contract with establish a request for proposals to solicit proposals from wind certification entities to provide free at no 110 cost to homeowners wind certification and hurricane mitigation 111 inspections. The inspections provided to homeowners, at a 112 Page 4 of 29

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113 minimum, must include:

A home inspection and report that summarizes the
 results and identifies <u>recommended improvements</u> corrective
 actions a homeowner may take to mitigate hurricane damage.

117 2. A range of cost estimates regarding the <u>recommended</u>
 118 mitigation improvements features.

3. Insurer-specific information regarding premium
discounts correlated to <u>the current mitigation features and the</u>
recommended mitigation <u>improvements</u> features identified by the
inspection.

4. A hurricane resistance rating scale specifying the
home's current as well as projected wind resistance
capabilities. As soon as practical, the rating scale must be the
uniform home grading scale adopted by the Financial Services
<u>Commission pursuant to s. 40 of chapter 2007-1</u>, Laws of Florida.

(b) To qualify for selection by the department as a
 provider of wind certification <u>entity to provide</u> and hurricane
 mitigation inspections, the entity shall, at a minimum:

131 1. Use wind certification and hurricane mitigation132 inspectors who:

a. Have prior experience in residential construction or
inspection and have received specialized training in hurricane
mitigation procedures. <u>Such training may be provided by a class</u>
offered online or in person.

b. Have undergone drug testing and level 2 background
 checks pursuant to s. 435.04. The department is authorized to
 conduct criminal record checks of inspectors <u>used by wind</u>
 <u>certification entities</u>. Inspectors must submit a set of the
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141 fingerprints to the department for state and national criminal 142 history checks and must pay the fingerprint processing fee set forth in s. 624.501. The fingerprints shall be sent by the 143 department to the Department of Law Enforcement and forwarded to 144 145 the Federal Bureau of Investigation for processing. The results 146 shall be returned to the department for screening. The 147 fingerprints shall be taken by a law enforcement agency, designated examination center, or other department-approved 148 149 entity. Wind certification and Hurricane mitigation inspectors participating in the program on January 25, 2007, the effective 150 151 date of this act shall have until June 1, 2007, to meet the 152 requirements for a criminal record check.

153 c. Have been certified, in a manner satisfactory to the154 department, to conduct the inspections.

155 2. Provide a quality assurance program including a156 reinspection component.

157 (c) An application for an inspection must contain a signed
 158 or electronically verified statement made under penalty of
 159 perjury that the applicant has submitted only a single

160 <u>application for that home.</u>

161 (d) The owner of a site-built, single-family, residential 162 property may apply for and receive an inspection without also 163 applying for a grant pursuant to subsection (2) and without 164 meeting the requirements of paragraph (2)(a).

(2) <u>MITIGATION</u> GRANTS.--Financial grants shall be used to
 encourage single-family, site-built, owner-occupied, residential
 property owners to retrofit their properties to make them less
 vulnerable to hurricane damage.

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2007 Legislature

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169	(a) To be eligible for a grant <u>for persons who have</u>
170	obtained a completed inspection after May 1, 2007, a residential
171	property must:
172	1. Have been granted a homestead exemption under chapter
173	196.
174	2. Be a dwelling with an insured value of $\$300,000$
175	\$500,000 or less. Homeowners who are low-income persons, as
176	defined in s. 420.0004(10), are exempt from this requirement.
177	3. Have undergone an acceptable wind certification and
178	hurricane mitigation inspection, if the property is an existing
179	structure.
180	4. Be located in the "wind-borne debris region" as that
181	term is defined in s. 1609.2, International Building Code
182	(2006).
183	5. Be a home for which the building permit application for
184	initial construction was made before March 1, 2002.
185	
186	An application for a grant must contain a signed or
187	electronically verified statement made under penalty of perjury
188	that the applicant has submitted only a single application and
189	must have attached documents demonstrating the applicant meets
190	the requirements of this paragraph. A residential property which
191	is part of a multifamily residential unit may receive a grant
192	only if all homeowners participate and the total number of units
193	does not exceed four.
194	(b) All grants must be matched on a dollar-for-dollar
195	basis for a total of \$10,000 for the <u>actual cost of the</u>
196	mitigation project with the state's contribution not to exceed
Ι	Page 7 of 29

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197 \$5,000.

The program shall create a process in which mitigation 198 (C) 199 contractors agree to participate and seek reimbursement from the 200 state and homeowners select from a list of participating 201 contractors. All mitigation must be based upon the securing of 202 all required local permits and inspections and must be performed 203 by properly licensed contractors. Mitigation projects are subject to random reinspection of up to at least 5 10 percent of 204 205 all projects. Hurricane mitigation inspectors qualifying for the 206 program may also participate as mitigation contractors as long 207 as the inspectors meet the department's qualifications and certification requirements for mitigation contractors. 208

(d) Matching fund grants shall also be made available to
local governments and nonprofit entities for projects that will
reduce hurricane damage to single-family, site-built, owneroccupied, residential property. <u>The department shall liberally</u>
<u>construe those requirements in favor of availing the state of</u>
<u>the opportunity to leverage funding for the My Safe Florida Home</u>
Program with other sources of funding.

(e) <u>When recommended by a hurricane mitigation inspection</u>,
 grants may be used for the following improvements <u>only</u>:

- 218 1. Roof deck attachment.
- 219 2. Secondary water barrier.
- 220 3. Roof covering.
- 221 4. Brace gable ends.
- 222 5. Reinforce roof to wall connections.
- 223 1.6. Opening protection.
- 224 2.7. Exterior doors, including garage doors.

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225

3. Brace gable ends.

The department may require that improvements be made to all openings, including exterior doors and garage doors, as a condition of approving an application for a grant if the department determines that improvements to less than all openings would not substantially improve the structure's ability to withstand hurricane damage. 232

233 (f) Grants may be used on a previously inspected existing 234 structure or on a rebuild. A rebuild is defined as a site-built, 235 single-family dwelling under construction to replace a home that was destroyed or significantly damaged by a hurricane and deemed 236 unlivable by a regulatory authority. The homeowner must be a 237 238 low-income homeowner as defined in paragraph (g), must have had a homestead exemption for that home prior to the hurricane, and 239 240 must be intending to rebuild the home as that homeowner's 241 homestead and maintained the homestead exemption.

Low-income homeowners, as defined in s. 420.0004(10), 242 (q) 243 who otherwise meet the requirements of paragraphs (a), (c), (e), and (f) are eligible for a grant of up to \$5,000 and are not 244 245 required to provide a matching amount to receive the grant. 246 Additionally, for low-income homeowners, grant funding may be 247 used for repair to existing structures leading to any of the mitigation improvements provided in paragraph (e), limited to 20 248 percent of the grant value. The program may accept a 249 250 certification directly from a low-income homeowner that the homeowner meets the requirements of s. 420.0004(10) if the 251 252 homeowner provides such certification in a signed or

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253	electronically verified statement made under penalty of perjury.
254	(h) The department shall establish objective, reasonable
255	criteria for prioritizing grant applications, consistent with
256	the requirements of this section.
257	(i) The department shall develop a process that ensures
258	the most efficient means to collect and verify grant
259	applications to determine eligibility and may direct hurricane
260	mitigation inspectors to collect and verify grant application
261	information or use the Internet or other electronic means to
262	collect information and determine eligibility.
263	(j) The department shall transfer the amount of \$40
264	million from funds appropriated to the program, including up to
265	5 percent for administrative costs, to Volunteer Florida
266	Foundation, Inc., for provision of inspections and grants to
267	low-income homeowners, as defined in s. 420.0004(10), consistent
268	with this section. Volunteer Florida Foundation, Inc., shall be
269	responsible for inspections and grants management for low-income
270	homeowners and shall report its activities and account for state
271	funds on a quarterly and annual basis to the Chief Financial
272	Officer, the President of the Senate, and the Speaker of the
273	House of Representatives.
274	(3) EDUCATION AND CONSUMER AWARENESSThe department may
275	undertake a statewide multimedia public outreach and advertising
276	campaign to inform consumers of the availability and benefits of
277	hurricane inspections and of the safety and financial benefits
278	of residential hurricane damage mitigation. The department may
279	seek out and use local, state, federal, and private funds to
280	support the campaign. Multimedia public education, awareness,
	Page 10 of 29

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and advertising efforts designed to specifically address
 mitigation techniques shall be employed, as well as a component
 to support ongoing consumer resources and referral services.

(4) ADVISORY COUNCIL.--There is created an advisory
 council to provide advice and assistance to the <u>department</u>
 <u>regarding</u> program administrator with regard to his or her
 administration of the program. The advisory council shall
 consist of:

(a) A representative of lending institutions, selected by
 the Financial Services Commission from a list of at least three
 persons recommended by the Florida Bankers Association.

(b) A representative of residential property insurers,
selected by the Financial Services Commission from a list of at
least three persons recommended by the Florida Insurance
Council.

(c) A representative of home builders, selected by the
 Financial Services Commission from a list of at least three
 persons recommended by the Florida Home Builders Association.

(d) A faculty member of a state university, selected by
the Financial Services Commission, who is an expert in
hurricane-resistant construction methodologies and materials.

302 (e) Two members of the House of Representatives, selected303 by the Speaker of the House of Representatives.

304 (f) Two members of the Senate, selected by the President305 of the Senate.

306 (g) The Chief Executive Officer of the Federal Alliance307 for Safe Homes, Inc., or his or her designee.

308 (h) The senior officer of the Florida Hurricane Page 11 of 29

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309 Catastrophe Fund.

310 (i) The executive director of Citizens Property Insurance311 Corporation.

(j) The director of the Division of Emergency Managementof the Department of Community Affairs.

314

315 Members appointed under paragraphs (a)-(d) shall serve at the pleasure of the Financial Services Commission. Members appointed 316 317 under paragraphs (e) and (f) shall serve at the pleasure of the 318 appointing officer. All other members shall serve voting ex 319 officio. Members of the advisory council shall serve without compensation but may receive reimbursement as provided in s. 320 112.061 for per diem and travel expenses incurred in the 321 322 performance of their official duties.

(5) FEDERAL FUNDING.--The department may seek out and
leverage local, state, federal, or private funds to enhance
shall use its best efforts to obtain grants or funds from the
federal government to supplement the financial resources of the
program.

328 (6) RULES.--The Department of Financial Services shall 329 adopt rules pursuant to ss. 120.536(1) and 120.54 to govern 330 governing the Florida Comprehensive Hurricane Damage Mitigation program, implement the provisions of this section, including 331 332 rules governing hurricane mitigation inspections, mitigation contractors, and training of inspectors and contractors, and 333 334 carry out the duties of the department under this section. The department shall also adopt rules establishing priorities for 335 grants provided under this section based on objective criteria 336 Page 12 of 29

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337	that gives priority to reducing the state's probable maximum
338	loss from hurricanes. However, pursuant to this overall goal,
339	the department may further establish priorities based on the
340	insured value of the dwelling, whether or not the dwelling is
341	insured by Citizens Property Insurance Corporation and whether
342	or not the area under consideration has sufficient resources and
343	the ability to perform the retrofitting required.
344	(7) CONTRACTS WITH NOT-FOR-PROFIT CORPORATIONSThe
345	Department of Financial Services is authorized to contract with
346	not-for-profit corporations to conduct all or portions of the
347	program and to increase the awareness of the benefits of
348	mitigation among homeowners in this state. The department shall
349	consider the not-for-profit corporation's ability to raise funds
350	from the private sector to provide for mitigation grants, as
351	well as administrative capabilities for conducting other
352	business related to the program.
353	(7) (8) WIND CERTIFICATION AND HURRICANE MITIGATION
354	INSPECTOR LISTThe department shall develop and maintain as a
355	public record a current list of wind certification and hurricane
356	mitigation inspectors authorized to conduct wind certification
357	and hurricane mitigation inspections pursuant to this section.
358	(8) NO-INTEREST LOANSThe department may develop a no-
359	interest loan program by December 31, 2007, to encourage the
360	private sector to provide loans to owners of site-built, single-
361	family, residential property to pay for mitigation measures
362	listed in subsection (2). A loan eligible for interest payments
363	pursuant to this subsection may be for a term of up to 3 years
364	and cover up to \$5,000 in mitigation measures. The department
ļ	Page 13 of 20

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365	shall pay the creditor the market rate of interest using funds
366	appropriated for the My Safe Florida Home program. In no case
367	shall the department pay more than the interest rate set by s.
368	<u>687.03. To be eligible for a loan, a loan applicant must first</u>
369	obtain a home inspection and report that specifies what
370	improvements are needed to reduce the property's vulnerability
371	to windstorm damage pursuant to this section and meet loan
372	underwriting requirements set by the lender. The department may
373	set aside up to \$10 million from funds appropriated for the My
374	Safe Florida Home program to implement this subsection. The
375	department shall adopt rules pursuant to ss. 120.36(1) and
376	120.54 to implement this subsection which may include
377	eligibility criteria.
378	(9) PUBLIC OUTREACH FOR CONTRACTORS AND REAL ESTATE
379	BROKERS AND SALES ASSOCIATESThe program shall develop
380	brochures for distribution to general contractors, roofing
381	contractors, and real estate brokers and sales associates
382	licensed under part I of chapter 475 explaining the benefits to
383	homeowners of residential hurricane damage mitigation. The
384	program shall encourage contractors to distribute the brochures
385	to homeowners at the first meeting with a homeowner who is
386	considering contracting for home or roof repairs or contracting
387	for the construction of a new home. The program shall encourage
388	real estate brokers and sales associates licensed under part I
389	of chapter 475 to distribute the brochures to clients prior to
390	the purchase of a home. The brochures may be made available
391	electronically.
392	(10) CONTRACT MANAGEMENTThe department may contract
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393	with third parties for grants management, inspection services,
394	educational outreach, and auditing services. Such contracts
395	shall be considered direct costs of the program and shall not be
396	subject to administrative cost limits, but contracts valued at
397	\$500,000 or more shall be subject to review and approval by the
398	Legislative Budget Commission. The department shall contract
399	with providers that have a demonstrated record of successful
400	business operations in areas directly related to the services to
401	be provided and shall ensure the highest accountability for use
402	of state funds, consistent with this section.
403	(11) INTENTIt is the intent of the Legislature that
404	grants made to residential property owners under this section
405	shall be considered disaster-relief assistance within the
406	meaning of s. 139 of the Internal Revenue Code of 1986, as
407	amended.
407 408	<u>amended.</u> (12) REPORTSThe department shall make an annual report
408	(12) REPORTSThe department shall make an annual report
408 409	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use
408 409 410	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested,
408 409 410 411	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant
408 409 410 411 412	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, and the number and value of grants
408 409 410 411 412 413	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, and the number and value of grants approved. The report shall be delivered to the President of the
408 409 410 411 412 413 414	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, and the number and value of grants approved. The report shall be delivered to the President of the Senate and the Speaker of the House of Representatives by
408 409 410 411 412 413 414 415	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, and the number and value of grants approved. The report shall be delivered to the President of the Senate and the Speaker of the House of Representatives by February 1 of each year.
408 409 410 411 412 413 414 415 416	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, and the number and value of grants approved. The report shall be delivered to the President of the Senate and the Speaker of the House of Representatives by February 1 of each year. Section 2. Paragraph (b) of subsection (4) of section
408 409 410 411 412 413 414 415 416 417	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, and the number and value of grants approved. The report shall be delivered to the President of the Senate and the Speaker of the House of Representatives by February 1 of each year. Section 2. Paragraph (b) of subsection (4) of section 489.115, Florida Statutes, is amended to read:
408 409 410 411 412 413 414 415 416 417 418	(12) REPORTSThe department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, and the number and value of grants approved. The report shall be delivered to the President of the Senate and the Speaker of the House of Representatives by February 1 of each year. Section 2. Paragraph (b) of subsection (4) of section 489.115, Florida Statutes, is amended to read: 489.115 Certification and registration; endorsement;

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421 Each certificateholder or registrant shall provide (b)1. 422 proof, in a form established by rule of the board, that the 423 certificateholder or registrant has completed at least 14 424 classroom hours of at least 50 minutes each of continuing 425 education courses during each biennium since the issuance or 426 renewal of the certificate or registration. The board shall 427 establish by rule that a portion of the required 14 hours must deal with the subject of workers' compensation, business 428 429 practices, and workplace safety, and, for applicable licensure 430 categories, wind mitigation methodologies. The board shall by 431 rule establish criteria for the approval of continuing education courses and providers, including requirements relating to the 432 content of courses and standards for approval of providers, and 433 may by rule establish criteria for accepting alternative 434 435 nonclassroom continuing education on an hour-for-hour basis. The 436 board shall prescribe by rule the continuing education, if any, which is required during the first biennium of initial 437 licensure. A person who has been licensed for less than an 438 439 entire biennium must not be required to complete the full 14 hours of continuing education. 440

441 In addition, the board may approve specialized 2. continuing education courses on compliance with the wind 442 resistance provisions for one and two family dwellings contained 443 in the Florida Building Code and any alternate methodologies for 444 providing such wind resistance which have been approved for use 445 by the Florida Building Commission. Division I 446 certificateholders or registrants who demonstrate proficiency 447 upon completion of such specialized courses may certify plans 448 Page 16 of 29

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449 and specifications for one and two family dwellings to be in 450 compliance with the code or alternate methodologies, as 451 appropriate, except for dwellings located in floodways or 452 coastal hazard areas as defined in ss. 60.3D and E of the 453 National Flood Insurance Program.

Each certificateholder or registrant shall provide to 454 3. 455 the board proof of completion of the core curriculum courses, or passing the equivalency test of the Building Code Training 456 457 Program established under s. 553.841, specific to the licensing 458 category sought, within 2 years after commencement of the 459 program or of initial certification or registration, whichever is later. Classroom hours spent taking core curriculum courses 460 shall count toward the number required for renewal of 461 462 certificates or registration. A certificateholder or registrant 463 who passes the equivalency test in lieu of taking the core 464 curriculum courses shall receive full credit for core curriculum 465 course hours.

4. The board shall require, by rule adopted pursuant to
467 ss. 120.536(1) and 120.54, a specified number of hours in
468 specialized or advanced module courses, approved by the Florida
469 Building Commission, on any portion of the Florida Building
470 Code, adopted pursuant to part VII of chapter 553, relating to
471 the contractor's respective discipline.

472 Section 3. Sections 4, 39, and 42 of chapter 2006-12, Laws 473 of Florida, are amended to read:

474 Section 4. Of the funds appropriated for the <u>My Safe</u>
475 Florida <u>Home</u> Comprehensive Hurricane Damage Mitigation Program
476 specified in s. 215.5586, Florida Statutes, as created by this
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act, \$7.5 million shall be for the Manufactured Housing and
Mobile Home Mitigation and Enhancement Program specified in s.
215.559(4)(b), Florida Statutes, as created by this act. The
Department of Financial Services shall use these funds to
contract with Tallahassee Community College to implement the
Manufactured Housing and Mobile Home Mitigation and Enhancement
Program.

Section 39. The Office of Insurance Regulation, in 484 (1)485 consultation with the Department of Community Affairs, the 486 Department of Financial Services, the Federal Alliance for Safe 487 Homes, the Florida Insurance Council, the Florida Home Builders Association, the Florida Manufactured Housing Association, the 488 Risk and Insurance Department of Florida State University, and 489 490 the Institute for Business and Homes Safety, shall study and 491 develop a program that will provide an objective rating system 492 that will allow homeowners to evaluate the relative ability of Florida properties to withstand the wind load from a sustained 493 494 severe tropical storm or hurricane.

(2) The rating system will be designed in a manner that is
easy to understand for the property owner, based on proven
readily verifiable mitigation techniques and devices, and able
to be implemented based on a visual inspection program. The
Department of Financial Services shall implement a pilot program
for use in the <u>My Safe</u> Florida <u>Home</u> Comprehensive Hurricane
Damage Mitigation Program.

502 (3) The Department shall provide a report to the Governor,
503 the President of the Senate, and the Speaker of the House of
504 Representatives by March 31, 2007, detailing the nature and
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505 construction of the rating scale, its effectiveness based on 506 implementation in a pilot program, and an operational plan for 507 statewide implementation of the rating scale.

508 Section 42. (1) For the 2006-2007 fiscal year, the sum of 509 \$250 million is appropriated on a nonrecurring basis from the 510 General Revenue Fund to the Insurance Regulatory Trust Fund in 511 the Department of Financial Services for purposes of the My Safe 512 Florida Home Comprehensive Hurricane Damage Mitigation Program 513 specified in s. 215.5586, Florida Statutes, as created by this 514 act. The department shall establish a separate account within 515 the trust fund for accounting purposes.

The sum of \$250 million is appropriated from the 516 (2)Insurance Regulatory Trust Fund in the Department of Financial 517 518 Services for the purposes set forth in subsection (1). The 519 department may expend up to 1 percent of the funds appropriated 520 to administer the program. Beginning October 15, 2007, and 521 quarterly thereafter, the Chief Financial Officer shall provide 522 a report to the Executive Office of the Governor and the chair 523 and vice chair of the Legislative Budget Commission containing information regarding expenditures made for the purposes set 524 525 forth in subsection (1).

(3) Notwithstanding the provisions of s. 216.301, Florida
Statutes, to the contrary, the unexpended balance of
appropriations authorized in subsections (1) and (2) shall not
revert until June 30, 2009.

Section 4. <u>It is the intent of the Legislature that</u>
 <u>scientifically valid and actuarially sound windstorm mitigation</u>
 <u>rate factors, premium discounts, and differentials be provided</u>
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534 In order to ensure the validity of such factors, the Office of	
535 Insurance Regulation, in consultation with the Department of	
536 Community Affairs and the Florida Building Commission, shall	
537 <u>conduct or cause to be conducted one or more wind-loss</u>	
538 mitigation studies, subject to appropriation of funds by the	
539 Legislature for this purpose. The studies shall evaluate the	
540 windstorm loss relativities for construction features,	
541 including, but not limited to, those that enhance roof strengt	1,
542 roof-covering performance, roof-to-wall strength, wall-to-floo	<u>r-</u>
543 to-foundation strength, opening protections, and window, door,	
544 and skylight strength. The studies shall include residential	
545 property, including single-family and multifamily homes, mobil	9
546 homes, and condominiums, and commercial nonresidential propert	<u>/ •</u>
547 The studies shall include, but need not be limited to, an	
548 analysis of loss data from the 2004 and 2005 hurricanes. The	
549 findings of the studies shall be reported to the Governor, the	
550 President of the Senate, the Speaker of the House of	
551 Representatives, the Chief Financial Officer, and the	
552 <u>Commissioner of Insurance Regulation by January 1, 2008, for t</u>	ne
553 studies related to residential property, and by March 1, 2008,	
554 for the studies related to commercial nonresidential property.	
555 Section 5. Section 553.844, Florida Statutes, is created	
556 to read:	
557 <u>553.844 Windstorm loss mitigation; requirements for roof</u>	5
558 and opening protection	
559 (1) The Legislature finds that:	
560 (a) The effects of recent hurricanes on the state have	
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561	demonstrated the effectiveness of the Florida Building Code in
562	reducing property damage to buildings constructed in accordance
563	with its requirements, and have also exposed a vulnerability of
564	some construction undertaken prior to implementation of the
565	Florida Building Code.
566	(b) Hurricanes represent a continuing threat to the
567	health, safety, and welfare of the residents of this state due
568	to the direct destructive effects of hurricanes as well as their
569	effects on windstorm insurance rates.
570	(c) The mitigation of property damage constitutes a valid
571	and recognized objective of the Florida Building Code.
572	(d) Cost-effective techniques for integrating proven
573	methods of the Florida Building Code into buildings built prior
574	to its implementation benefit all residents of the state as a
575	whole.
576	(2) The Florida Building Commission shall:
576 577	(2) The Florida Building Commission shall:(a) Analyze the extent to which a proposed Florida
577	(a) Analyze the extent to which a proposed Florida
577 578	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to
577 578 579	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the
577 578 579 580	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the nature of the proposed Florida Building Code provision relates
577 578 579 580 581	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the nature of the proposed Florida Building Code provision relates only to mitigation of property damage and not to a life safety
577 578 579 580 581 582	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the nature of the proposed Florida Building Code provision relates only to mitigation of property damage and not to a life safety concern, the proposal shall be reviewed based on its measurable
577 578 579 580 581 582 583	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the nature of the proposed Florida Building Code provision relates only to mitigation of property damage and not to a life safety concern, the proposal shall be reviewed based on its measurable benefits in relation to the costs imposed.
577 578 579 580 581 582 583 583	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the nature of the proposed Florida Building Code provision relates only to mitigation of property damage and not to a life safety concern, the proposal shall be reviewed based on its measurable benefits in relation to the costs imposed. (b) Develop and adopt within the Florida Building Code a
577 578 579 580 581 582 583 584 585	(a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the nature of the proposed Florida Building Code provision relates only to mitigation of property damage and not to a life safety concern, the proposal shall be reviewed based on its measurable benefits in relation to the costs imposed. (b) Develop and adopt within the Florida Building Code a means to incorporate recognized mitigation techniques for site-
577 578 579 580 581 582 583 584 585 586	 (a) Analyze the extent to which a proposed Florida Building Code provision will mitigate property damage to buildings and their contents in evaluating that proposal. If the nature of the proposed Florida Building Code provision relates only to mitigation of property damage and not to a life safety concern, the proposal shall be reviewed based on its measurable benefits in relation to the costs imposed. (b) Develop and adopt within the Florida Building Code a means to incorporate recognized mitigation techniques for site- built, single-family residential structures constructed prior to

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FLORIDA	HOUSE	OF REPR	RESENTA	TIVES
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589	1. Prescriptive techniques for the installation of gable-		
590	end bracing;		
591	2. Secondary water barriers for roofs and standards		
592	relating to secondary water barriers. The criteria may include,		
593	but need not be limited to, roof shape, slope, and composition		
594	of all elements of the roof system;		
595	3. Prescriptive techniques for improvement of roof-to-wall		
596	connections. The Legislature recognizes that the cost of		
597	retrofitting existing buildings to meet the code requirements		
598	for new construction in this regard may exceed the practical		
599	benefit to be attained. The Legislature intends for the		
600	commission to provide for the integration of alternate, lower-		
601	cost means that may be employed to retrofit existing buildings		
602	that are not otherwise required to comply with the requirements		
603	of the Florida Building Code for new construction so that the		
604	cost of such improvements does not exceed approximately 15		
605	percent of the cost of reroofing;		
606	4. Strengthening or correcting roof-decking attachments		
607	and fasteners during reroofing; and		
608	5. Adding or strengthening opening protections.		
609	(3) The Legislature finds that the integration of these		
610	specifically identified mitigation measures is critical to		
611	addressing the serious problem facing the state from damage		
612	caused by windstorms and that delay in the adoption and		
613	implementation constitutes a threat to the health, safety, and		
614	welfare of the state. Accordingly, the Florida Building		
615	Commission shall develop and adopt these measures by October 1,		
616	2007, by rule separate from the Florida Building Code, which		

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617	take immediate effect and shall incorporate such requirements
618	into the next edition of the Florida Building Code. Such rules
619	shall require or otherwise clarify that for site-built, single-
620	family residential structures:
621	(a) A roof replacement must incorporate the techniques
622	specified in subparagraphs (2)(b)2. and 4.
623	(b) For a building that is located in the wind-borne
624	debris region as defined in s. 1609.2 of the International
625	Building Code (2006) and that has an insured value of \$300,000
626	or more or, if the building is uninsured or for which
627	documentation of insured value is not presented, has a just
628	valuation for the structure for purposes of ad valorem taxation
629	of \$300,000 or more, a roof replacement must incorporate the
630	techniques specified in subparagraph (2)(b)3.
631	(c) Any activity requiring a building permit that is
632	applied for on or after July 1, 2008, and for which the
633	estimated cost is \$50,000 or more, must include provision of
634	opening protections as required within the Florida Building Code
635	for new construction for a building that is located in the wind-
636	borne debris region as defined in s. 1609.2 of the International
637	Building Code (2006) and that has an insured value of \$750,000
638	or more, or, if the building is uninsured or for which
639	documentation of insured value is not presented, has a just
640	valuation for the structure for purposes of ad valorem taxation
641	<u>of \$750,000 or more.</u>
642	Section 6. Paragraph (a) of subsection (6) of section
643	627.351, Florida Statutes, as amended by section 21 of chapter
644	2007-1, Laws of Florida, is amended to read:
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Insurance risk apportionment plans.--

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645 646

(6) CITIZENS PROPERTY INSURANCE CORPORATION. --

The Legislature finds that actual and threatened 647 (a)1. 648 catastrophic losses to property in this state from hurricanes 649 have caused insurers to be unwilling or unable to provide 650 property insurance coverage to the extent sought and needed. It 651 is in the public interest and a public purpose to assist in assuring that property in the state is insured so as to 652 facilitate the remediation, reconstruction, and replacement of 653 654 damaged or destroyed property in order to reduce or avoid the 655 negative effects otherwise resulting to the public health, safety, and welfare; to the economy of the state; and to the 656 657 revenues of the state and local governments needed to provide 658 for the public welfare. It is necessary, therefore, to provide 659 property insurance to applicants who are in good faith entitled 660 to procure insurance through the voluntary market but are unable to do so. The Legislature intends by this subsection that 661 662 property insurance be provided and that it continues, as long as 663 necessary, through an entity organized to achieve efficiencies 664 and economies, while providing service to policyholders, 665 applicants, and agents that is no less than the quality 666 generally provided in the voluntary market, all toward the 667 achievement of the foregoing public purposes. Because it is 668 essential for the corporation to have the maximum financial resources to pay claims following a catastrophic hurricane, it 669 670 is the intent of the Legislature that the income of the corporation be exempt from federal income taxation and that 671 interest on the debt obligations issued by the corporation be 672 Page 24 of 29

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673 exempt from federal income taxation.

674 2. The Residential Property and Casualty Joint Underwriting Association originally created by this statute 675 676 shall be known, as of July 1, 2002, as the Citizens Property 677 Insurance Corporation. The corporation shall provide insurance for residential and commercial property, for applicants who are 678 679 in good faith entitled, but are unable, to procure insurance through the voluntary market. The corporation shall operate 680 681 pursuant to a plan of operation approved by order of the 682 Financial Services Commission. The plan is subject to continuous 683 review by the commission. The commission may, by order, withdraw approval of all or part of a plan if the commission determines 684 that conditions have changed since approval was granted and that 685 686 the purposes of the plan require changes in the plan. The 687 corporation shall continue to operate pursuant to the plan of 688 operation approved by the Office of Insurance Regulation until 689 October 1, 2006. For the purposes of this subsection, 690 residential coverage includes both personal lines residential 691 coverage, which consists of the type of coverage provided by homeowner's, mobile home owner's, dwelling, tenant's, 692 693 condominium unit owner's, and similar policies, and commercial 694 lines residential coverage, which consists of the type of 695 coverage provided by condominium association, apartment 696 building, and similar policies.

697 3. For the purposes of this subsection, the term698 "homestead property" means:

a. Property that has been granted a homestead exemptionunder chapter 196;

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b. Property for which the owner has a current, written lease with a renter for a term of at least 7 months and for which the dwelling is insured by the corporation for \$200,000 or less;

C. An owner-occupied mobile home or manufactured home, as defined in s. 320.01, which is permanently affixed to real property, is owned by a Florida resident, and has been granted a homestead exemption under chapter 196 or, if the owner does not own the real property, the owner certifies that the mobile home or manufactured home is his or her principal place of residence;

711

d. Tenant's coverage;

712

e. Commercial lines residential property; or

f. Any county, district, or municipal hospital; a hospital licensed by any not-for-profit corporation qualified under s. 501(c)(3) of the United States Internal Revenue Code; or a continuing care retirement community that is certified under chapter 651 and that receives an exemption from ad valorem taxes under chapter 196.

719 4. For the purposes of this subsection, the term
720 "nonhomestead property" means property that is not homestead
721 property.

5. Effective July 1, 2008, a personal lines residential structure that has a dwelling replacement cost of \$1 million or more, or a single condominium unit that has a combined dwelling and content replacement cost of \$1 million or more is not eligible for coverage by the corporation. Such dwellings insured by the corporation on June 30, 2008, may continue to be covered by the corporation until the end of the policy term. However,

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729 such dwellings that are insured by the corporation and become 730 ineligible for coverage due to the provisions of this subparagraph may reapply and obtain coverage in the high-risk 731 account and be considered "nonhomestead property" if the 732 733 property owner provides the corporation with a sworn affidavit 734 from one or more insurance agents, on a form provided by the 735 corporation, stating that the agents have made their best 736 efforts to obtain coverage and that the property has been 737 rejected for coverage by at least one authorized insurer and at 738 least three surplus lines insurers. If such conditions are met, 739 the dwelling may be insured by the corporation for up to 3 years, after which time the dwelling is ineligible for coverage. 740 The office shall approve the method used by the corporation for 741 742 valuing the dwelling replacement cost for the purposes of this 743 subparagraph. If a policyholder is insured by the corporation 744 prior to being determined to be ineligible pursuant to this 745 subparagraph and such policyholder files a lawsuit challenging 746 the determination, the policyholder may remain insured by the 747 corporation until the conclusion of the litigation.

6. For properties constructed on or after January 1, 2009, the corporation may not insure any property located within 2,500 feet landward of the coastal construction control line created pursuant to s. 161.053 unless the property meets the requirements of the code-plus building standards developed by the Florida Building Commission.

754 7. It is the intent of the Legislature that policyholders,
755 applicants, and agents of the corporation receive service and
756 treatment of the highest possible level but never less than that
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CODING: Words stricken are deletions; words underlined are additions.

2007 Legislature

757 generally provided in the voluntary market. It also is intended 758 that the corporation be held to service standards no less than 759 those applied to insurers in the voluntary market by the office 760 with respect to responsiveness, timeliness, customer courtesy, 761 and overall dealings with policyholders, applicants, or agents 762 of the corporation.

763 8. Effective January 1, 2009, a personal lines residential 764 structure that is located in the "wind-borne debris region," as defined in s. 1609.2, International Building Code (2006), and 765 766 that has an insured value on the structure of \$750,000 or more 767 is not eligible for coverage by the corporation unless the 768 structure has opening protections as required under the Florida 769 Building Code for a newly constructed residential structure in that area. A residential structure shall be deemed to comply 770 771 with the requirements of this subparagraph if it has shutters or 772 opening protections on all openings and if such opening 773 protections complied with the Florida Building Code at the time 774 they were installed. 775 Section 7. From the funds appropriated to the My Safe 776 Florida Home Program by section 42 of chapter 2006-12, Laws of 777 Florida, the Department of Financial Services shall transfer \$1 778 million from the Insurance Regulatory Trust Fund to the Energy 779 Consumption Trust Fund within the Department of Community 780 Affairs for the purpose of funding the Low-income Emergency Home Repair Program under s. 420.36, Florida Statutes. 781 782 Notwithstanding s. 420.36(3)(b), Florida Statutes, 783 administrative expenses of the program may not exceed 5 percent 784 of the total funds appropriated by this section.

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785

Section 8. This act shall take effect upon becoming a law.

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