House Amendment NO. **Offered By** 1 AMEND House Committee Substitute for House Bill No. 2319, Page 1, Section A, Line 16, by 2 inserting after all of said section and line the following: 3 4 "32.115. 1. The department of revenue shall grant a tax credit, to be applied in the 5 following order until used, against: 6 (1) The annual tax on gross premium receipts of insurance companies in chapter 148; 7 (2) The tax on banks determined pursuant to subdivision (2) of subsection 2 of section 8 148.030; 9 (3) The tax on banks determined in subdivision (1) of subsection 2 of section 148.030; 10 (4) The tax on other financial institutions in chapter 148; 11 (5) The corporation franchise tax in chapter 147; 12 (6) The state income tax in chapter 143; and 13 (7) The annual tax on gross receipts of express companies in chapter 153. 14 2. For proposals approved pursuant to section 32.110: 15 (1) The amount of the tax credit shall not exceed [fifty] seventy percent of the total amount 16 contributed during the taxable year by the business firm or, in the case of a financial institution, 17 where applicable, during the relevant income period in programs approved pursuant to section 18 32.110; 19 (2) Except as provided in subsection 2 or 5 of this section, a tax credit of up to seventy 20 percent may be allowed for contributions to programs where activities fall within the scope of 21 special program priorities as defined with the approval of the governor in regulations promulgated 22 by the director of the department of economic development; 23 (3) Except as provided in subsection 2 or 5 of this section, the tax credit allowed for 24 contributions to programs located in any community shall be equal to seventy percent of the total 25 amount contributed where such community is a city, town or village which has fifteen thousand or 26 less inhabitants as of the last decennial census and is located in a county which is either located in: 27 (a) An area that is not part of a standard metropolitan statistical area; 28 (b) A standard metropolitan statistical area but such county has only one city, town or 29 village which has more than fifteen thousand inhabitants; or

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(c) A standard metropolitan statistical area and a substantial number of persons in such
 county derive their income from agriculture.

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Such community may also be in an unincorporated area in such county as provided in subdivision
(1), (2) or (3) of this subsection. Except in no case shall the total economic benefit of the combined
federal and state tax savings to the taxpayer exceed the amount contributed by the taxpayer during
the tax year;

8 (4) Such tax credit allocation, equal to seventy percent of the total amount contributed, shall not exceed four million dollars in fiscal year 1999 and six million dollars in fiscal year 2000 and any 9 10 subsequent fiscal year. When the maximum dollar limit on the seventy percent tax credit allocation is committed, the tax credit allocation for such programs shall then be equal to fifty percent credit of 11 12 the total amount contributed. Regulations establishing special program priorities are to be promulgated during the first month of each fiscal year and at such times during the year as the 13 14 public interest dictates. Such credit shall not exceed two hundred and fifty thousand dollars annually except as provided in subdivision (5) of this subsection. No tax credit shall be approved 15 16 for any bank, bank and trust company, insurance company, trust company, national bank, savings association, or building and loan association for activities that are a part of its normal course of 17 18 business. Any tax credit not used in the period the contribution was made may be carried over the 19 next five succeeding calendar or fiscal years until the full credit has been claimed. Except as 20 otherwise provided for proposals approved pursuant to section 32.111, 32.112 or 32.117, in no event 21 shall the total amount of all other tax credits allowed pursuant to sections 32.100 to 32.125 exceed 22 thirty-two million dollars in any one fiscal year, of which six million shall be credits allowed 23 pursuant to section 135.460. If six million dollars in credits are not approved, then the remaining 24 credits may be used for programs approved pursuant to sections 32.100 to 32.125;

(5) The credit may exceed two hundred fifty thousand dollars annually and shall not be limited if community services, crime prevention, education, job training, physical revitalization or economic development, as defined by section 32.105, is rendered in an area defined by federal or state law as an impoverished, economically distressed, or blighted area or as a neighborhood experiencing problems endangering its existence as a viable and stable neighborhood, or if the community services, crime prevention, education, job training, physical revitalization or economic development is limited to impoverished persons.

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3. For proposals approved pursuant to section 32.111:

(1) The amount of the tax credit shall not exceed fifty-five percent of the total amount invested in affordable housing assistance activities or market rate housing in distressed communities as defined in section 135.530 by a business firm. Whenever such investment is made in the form of an equity investment or a loan, as opposed to a donation alone, tax credits may be claimed only where the loan or equity investment is accompanied by a donation which is eligible for federal income tax charitable deduction, and where the total value of the tax credits herein plus the value of the federal income tax charitable deduction is less than or equal to the value of the donation. Any

tax credit not used in the period for which the credit was approved may be carried over the next ten 1 2 succeeding calendar or fiscal years until the full credit has been allowed. If the affordable housing 3 units or market rate housing units in distressed communities for which a tax is claimed are within a 4 larger structure, parts of which are not the subject of a tax credit claim, then expenditures applicable 5 to the entire structure shall be reduced on a prorated basis in proportion to the ratio of the number of square feet devoted to the affordable housing units or market rate housing units in distressed 6 7 communities, for purposes of determining the amount of the tax credit. The total amount of tax 8 credit granted for programs approved pursuant to section 32.111 for the fiscal year beginning July 1, 9 1991, shall not exceed two million dollars, to be increased by no more than two million dollars each 10 succeeding fiscal year, until the total tax credits that may be approved reaches ten million dollars in 11 any fiscal year;

(2) For any year during the compliance period indicated in the land use restriction
agreement, the owner of the affordable housing rental units for which a credit is being claimed shall
certify to the commission that all tenants renting claimed units are income eligible for affordable
housing units and that the rentals for each claimed unit are in compliance with the provisions of
sections 32.100 to 32.125. The commission is authorized, in its discretion, to audit the records and
accounts of the owner to verify such certification;

18 (3) In the case of owner-occupied affordable housing units, the qualifying owner occupant 19 shall, before the end of the first year in which credits are claimed, certify to the commission that the 20 occupant is income eligible during the preceding two years, and at the time of the initial purchase 21 contract, but not thereafter. The qualifying owner occupant shall further certify to the commission, 22 before the end of the first year in which credits are claimed, that during the compliance period 23 indicated in the land use restriction agreement, the cost of the affordable housing unit to the 24 occupant for the claimed unit can reasonably be projected to be in compliance with the provisions of 25 sections 32.100 to 32.125. Any succeeding owner occupant acquiring the affordable housing unit 26 during the compliance period indicated in the land use restriction agreement shall make the same 27 certification;

28 (4) If at any time during the compliance period the commission determines a project for which a proposal has been approved is not in compliance with the applicable provisions of sections 29 30 32.100 to 32.125 or rules promulgated therefor, the commission may within one hundred fifty days 31 of notice to the owner either seek injunctive enforcement action against the owner, or seek legal 32 damages against the owner representing the value of the tax credits, or foreclose on the lien in the 33 land use restriction agreement, selling the project at a public sale, and paying to the owner the 34 proceeds of the sale, less the costs of the sale and less the value of all tax credits allowed herein. 35 The commission shall remit to the director of revenue the portion of the legal damages collected or 36 the sale proceeds representing the value of the tax credits. However, except in the event of 37 intentional fraud by the taxpayer, the proposal's certificate of eligibility for tax credits shall not be 38 revoked.

- 4. For proposals approved pursuant to section 32.112, the amount of the tax credit shall not
   exceed fifty-five percent of the total amount contributed to a neighborhood organization by business
   firms. Any tax credit not used in the period for which the credit was approved may be carried over
   the next ten succeeding calendar or fiscal years until the full credit has been allowed. The total
   amount of tax credit granted for programs approved pursuant to section 32.112 shall not exceed one
   million dollars for each fiscal year.
- 5. The total amount of tax credits used for market rate housing in distressed communities
  pursuant to sections 32.100 to 32.125 shall not exceed thirty percent of the total amount of all tax
  credits authorized pursuant to sections 32.111 and 32.112."; and
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- 11 Further amend said bill, Page 23, Section 135.460, Line 11, by deleting the word "fifty" and
- 12 inserting in lieu thereof the word "[fifty] seventy"; and
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- 14 Further amend said bill by amending the title, enacting clause, and intersectional references
- 15 accordingly.