By: Menendez, Cook of Colorado, Chisum H.B. No. 2063 Substitute the following for H.B. No. 2063: By: Menendez C.S.H.B. No. 2063

A BILL TO BE ENTITLED

AN ACT

2 relating to the allocation of certain housing funds by the Texas 3 Department of Housing and Community Affairs and to the information 4 used to determine the allocation of those funds.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Section 2306.111(c), Government Code, as amended 7 by Chapters 1367 and 1448, Acts of the 77th Legislature, Regular 8 Session, 2001, is reenacted and amended to read as follows:

9 (c) In administering federal housing funds provided to the 10 state under the Cranston-Gonzalez National Affordable Housing Act 11 (42 U.S.C. Section 12701 et seq.), the department shall expend:

12 <u>(1)</u> [at least] 95 percent of these funds for the 13 benefit of non-participating small cities and rural areas that do 14 not qualify to receive funds under the Cranston-Gonzalez National 15 Affordable Housing Act directly from the United States Department 16 of Housing and Urban Development; and

17 (2) five percent of these[. All] funds [not set aside 18 under this subsection shall be used] for the benefit of persons with 19 disabilities who live in <u>any area of this state</u> [areas other than 20 non-participating areas].

SECTION 2. Section 2306.111, Government Code, is amended by amending Subsections (d), (d-1), (e), (f), and (g) and adding Subsections (d-2) and (d-3) to read as follows:

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(d) The department shall allocate housing funds provided to

the state under the Cranston-Gonzalez National Affordable Housing 1 Act (42 U.S.C. Section 12701 et seq.), housing trust funds 2 administered by the department under Sections 2306.201-2306.206, 3 4 and commitments issued under the federal low income housing tax 5 credit program administered by the department under Subchapter DD to all urban [urban/exurban] areas and rural areas of each uniform 6 7 state service region based on a formula developed by the department 8 under Section 2306.1115 [that is based on the need for housing 9 assistance and the availability of housing resources in those 10 urban/exurban areas and rural areas, provided that the allocations are consistent with applicable federal and state requirements and 11 limitations. The department shall use the information contained in 12 its annual state low income housing plan and shall use other 13 appropriate data to develop the formula]. 14 If the department 15 determines under the formula that an insufficient number of eligible applications for assistance out of funds or credits 16 17 allocable under this subsection are submitted to the department from a particular uniform state service region, the department 18 shall use the unused funds or credits allocated to that region for 19 all urban [urban/exurban] areas and rural areas in other uniform 20 21 state service regions based on identified need and financial feasibility. 22

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(d-1) <u>In allocating low income housing tax credit</u>
 <u>commitments under Subchapter DD</u>, the department shall, before
 <u>applying the regional allocation formula prescribed by Section</u>
 <u>2306.1115</u>, set aside for at-risk developments, as defined by
 <u>Section 2306.6702</u>, not less than the minimum amount of housing tax

C.S.H.B. No. 2063 credits required under Section 2306.6714. Other funds [Funds] or 1 2 credits are not required to be allocated according to the regional allocation formula under Subsection (d) if: 3 4 (1) the funds or credits are reserved for 5 contract-for-deed conversions or for set-asides mandated by state 6 or federal law[+] and [(2)] each contract-for-deed allocation or set-aside 7 allocation equals not more than 10 percent of the total allocation 8 9 of funds or credits for the applicable program; (2) the funds or credits are allocated by the 10 department primarily to serve persons with disabilities; or 11 12 (3) the funds are housing trust funds administered by the department under Sections 2306.201-2306.206 that are not 13 14 otherwise required to be set aside under state or federal law and do 15 not exceed \$3 million during each application cycle. (d-2) In allocating low income housing tax credit 16 17 commitments under Subchapter DD, the department shall allocate five percent of the housing tax credits in each application cycle to 18 developments that receive federal financial assistance through the 19 Texas Rural Development Office of the United States Department of 20 21 Agriculture. Any funds allocated to developments under this subsection that involve rehabilitation must come from the funds set 22 aside for at-risk developments under Section 2306.6714 and any 23 24 additional funds set aside for those developments under Subsection 25 (d-1). This subsection does not apply to a development financed wholly or partly under Section 538 of the Housing Act of 1949 (42 26 27 U.S.C. Section 1490p-2).

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(d-3) In allocating low income tax credit commitments under 1 2 Subchapter DD, the department shall allocate to developments in rural areas 20 percent or more of the housing tax credits in the 3 4 application cycle, with \$500,000 or more in housing tax credits being reserved for each uniform state service region under this 5 6 subsection. Any amount of housing tax credits set aside for developments in rural areas under this subsection that remains 7 after the initial allocation of housing tax credits is available 8 9 for allocation to developments in urban areas of each uniform state service region, except that if the credits were set aside under this 10 subsection for developments in rural areas in a specific uniform 11 state service region and if qualified applications are submitted 12 with respect to developments in urban areas in that region, the 13 14 department shall allocate the funds to those developments.

(e) The department shall include in its annual low incomehousing plan under Section 2306.0721:

17 (1) the formula developed by the department under 18 <u>Section 2306.1115</u> [Subsection (d)]; and

19 (2) the allocation targets established under the 20 formula for the <u>urban</u> [urban/exurban] areas and rural areas of each 21 uniform state service region.

(f) The department shall include in its annual low income housing report under Section 2306.072 the amounts of funds and credits allocated to the <u>urban</u> [urban/exurban] areas and rural areas of each uniform state service region in the preceding year for each federal and state program affected by the requirements of Subsection (d).

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1 (g) For all <u>urban</u> [urban/exurban] areas and rural areas of 2 each uniform state service region, the department shall establish 3 funding priorities to ensure that:

4 (1) funds are awarded to project applicants who are
5 best able to meet recognized needs for affordable housing, as
6 determined by department rule;

7 (2) when practicable and when authorized under Section 8 42, Internal Revenue Code of 1986 (26 U.S.C. Section 42), the least 9 restrictive funding sources are used to serve the lowest income 10 residents; and

(3) funds are awarded based on a project applicant's ability, when consistent with Section 42, Internal Revenue Code of 13 1986 (26 U.S.C. Section 42), practicable, and economically feasible, to:

15 (A) provide the greatest number of quality16 residential units;

17 (B) serve persons with the lowest percent area18 median family income;

19 (C) extend the duration of the project to serve a20 continuing public need;

(D) use other local funding sources to minimize
 the amount of state subsidy needed to complete the project; and

(E) provide integrated, affordable housing for
 individuals and families with different levels of income.

25 SECTION 3. Subchapter F, Chapter 2306, Government Code, is 26 amended by adding Section 2306.1115 to read as follows:

27 Sec. 2306.1115. REGIONAL ALLOCATION FORMULA. (a) To

C.S.H.B. No. 2063 allocate housing funds under Section 2306.111(d), the department 1 2 shall develop a formula that: (1) includes as a factor the need for housing 3 assistance and the availability of housing resources in an urban 4 5 area or rural area; 6 (2) provides for allocations that are consistent with applicable federal and state requirements and limitations; and 7 (3) includes other factors determined by the 8 9 department to be relevant to the equitable distribution of housing funds under Section 2306.111(d). 10 (b) The department shall use information contained in its 11 12 annual state low income housing plan and other appropriate data to develop the formula under this section. 13 14 SECTION 4. Section 2306.127, Government Code, is amended to 15 read as follows: Sec. 2306.127. PRIORITY FOR CERTAIN COMMUNITIES. 16 In a 17 manner consistent with the regional allocation formula described under Section 2306.1115 [2306.111(d)], the department shall give 18 priority through its housing program scoring criteria to 19 communities that, at the time complete applications are submitted 20 21 under a housing program in relation to those communities, are located wholly or partly in: 22 23 (1) a federally designated urban enterprise 24 community; 25 (2) an urban enhanced enterprise community; or (3) an economically distressed area or colonia. 26 SECTION 5. It is the intent of the legislature that the 27

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passage by the 80th Legislature, Regular Session, 2007, of another 1 2 bill that amends Chapter 2306, Government Code, and the amendments 3 made by this Act shall be harmonized, if possible, as provided by 4 Section 311.025(b), Government Code, so that effect may be given to 5 each. If the amendments made by this Act to Chapter 2306, 6 Government Code, and the amendments made to Chapter 2306, Government Code, by any other bill are irreconcilable, it is the 7 8 intent of the legislature that this Act prevail, regardless of the relative dates of enactment of this Act and the other bill or bills, 9 but only to the extent that any differences are irreconcilable. 10

SECTION 6. The changes in law made by this Act relating to 11 evaluation of for financial 12 the applications assistance administered by the Texas Department of Housing and Community 13 14 Affairs apply only to an application submitted on or after the 15 effective date of this Act. An application submitted before the effective date of this Act is governed by the law in effect when the 16 17 application was submitted, and the former law is continued in effect for that purpose. 18

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SECTION 7. This Act takes effect September 1, 2007.