By:MenendezH.B. No. 3872Substitute the following for H.B. No. 3872:Example of the following for H.B. No. 3872By:LathamC.S.H.B. No. 3872

A BILL TO BE ENTITLED

1 AN ACT 2 relating to the eligibility of certain applications to receive 3 allocations under the low income housing tax credit program. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 2306.6703, Government Code, is amended 5 to read as follows: 6 Sec. 2306.6703. INELIGIBILITY FOR CONSIDERATION. 7 (a) An application is ineligible for consideration under the low income 8 9 housing tax credit program if: (1) at the time of application or at any time during 10 11 the two-year period preceding the date the application round 12 begins, the applicant or a related party is or has been: 13 a member of the board; or (A) 14 (B) the director, a deputy director, the director of housing programs, the director of compliance, the director of 15 16 underwriting, or the low income housing tax credit program manager employed by the department; 17 18 (2) the applicant proposes to replace in less than 15 years any private activity bond financing of the development 19 described by the application, unless: 20 21 (A) the applicant proposes to maintain for a 22 period of 30 years or more 100 percent of the development units supported by housing tax credits as rent-restricted and exclusively 23 for occupancy by individuals and families earning not more than 50 24

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percent of the area median income, adjusted for family size; and (B) at least one-third of all the units in the development are public housing units or Section 8 project-based units;

5 (3) <u>unless the applicant obtains approval of the</u> 6 <u>development from the governing body of the appropriate municipality</u> 7 <u>or county containing the development</u>, the applicant proposes to 8 <u>develop</u> [construct] a new <u>construction</u> development that is located 9 one linear mile or less from a development that:

(A) serves the same type of household as the new
 development[, regardless of whether the developments serve
 families, elderly individuals, or another type of household];

(B) has received an allocation of housing tax
credits for new construction at any time during the three-year
period preceding the date the application round begins; and

16 (C) has not been withdrawn or terminated from the 17 low income housing tax credit program; or

(4) the development is located in a municipality or,
if located outside a municipality, a county that has more than twice
the state average of units per capita supported by housing tax
credits or private activity bonds, unless the applicant:

(A) <u>obtains</u> [has obtained prior] approval of the
 development from the governing body of the appropriate municipality
 or county containing the development; and

(B) provides, not later than the 30th day before
 the date the board first meets to consider applications for an
 allocation of housing tax credits, [has included in the

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application] a written statement of support from that governing body referencing this section and authorizing an allocation of housing tax credits for the development.

4 (b) <u>Subsections (a)(2), (3), and (4) do</u> [Subsection (a)(3)
5 does] not apply to a development:

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(1) that is using:

7 (A) federal HOPE VI funds or other similar funds
8 received through the United States Department of Housing and Urban
9 Development to assist in the preservation, through same-site
10 reconstruction or rehabilitation, of distressed federally assisted
11 housing;

(B) locally approved funds received from a public
 improvement district or a tax increment financing district;

14 (C) funds provided to the state under the 15 Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 16 Section 12701 et seq.); or

(D) funds provided to the state and participating
jurisdictions under the Housing and Community Development Act of
1974 (42 U.S.C. Section 5301 et seq.); or

20 (2) that is located in a county with a population of 21 less than one million[+

22 [(3) that is located outside of a metropolitan
23 statistical area; or

24 [(4) that a local government where the project is to be 25 located has by vote specifically allowed the construction of a new 26 development located within one linear mile or less from a 27 development under Subsection (a)].

SECTION 2. Section 2306.6711(f), Government Code, is
 amended to read as follows:

3 (f) The board may allocate housing tax credits to 4 <u>developments</u> [more than one development] in a single community <u>that</u> 5 <u>are or will be located one linear mile or less from each other</u>, as 6 defined by department rule, in the same calendar year [only] if:

7 <u>(1) the community is located in a county with a</u> 8 population of one million or less;

9 (2) one or more of the allocations involves the 10 rehabilitation of existing developments and not more than one of 11 the allocations involves new construction; or

12 <u>(3) the developments each serve a different type of</u> 13 <u>household from the other</u> [the developments are or will be located 14 more than one linear mile apart]. [This subsection applies only to 15 communities contained within counties with populations exceeding 16 one million.]

17 SECTION 3. It is the intent of the legislature that the passage by the 80th Legislature, Regular Session, 2007, of another 18 bill that amends Chapter 2306, Government Code, and the amendments 19 made by this Act shall be harmonized, if possible, as provided by 20 21 Section 311.025(b), Government Code, so that effect may be given to If the amendments made by this Act to Chapter 2306, each. 22 Government Code, and the amendments made to Chapter 23 2306, 24 Government Code, by any other bill are irreconcilable, it is the intent of the legislature that this Act prevail, regardless of the 25 relative dates of enactment of this Act and the other bill or bills, 26 but only to the extent that any differences are irreconcilable. 27

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1 SECTION 4. The changes in law made by this Act relating to applications for financial assistance 2 evaluation of the 3 administered by the Texas Department of Housing and Community 4 Affairs apply only to an application submitted on or after the 5 effective date of this Act. An application submitted before the effective date of this Act is governed by the law in effect when the 6 7 application was submitted, and the former law is continued in effect for that purpose. 8

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SECTION 5. This Act takes effect September 1, 2007.