AN ORDINANCE RELATING TO PUBLIC FINANCING FOR HOUSING; PROVIDING FOR THE CREATION OF A HOUSING FINANCE AUTHORITY BY ORDINANCE; PROVIDING FOR THE FUNCTIONING OF THE AUTHORITY IN LEE COUNTY TO ALLEVIATE A SHORTAGE OF HOUSING AND CAPITAL FOR INVESTMENT IN HOUSING; PROVIDING FOR MEMBERSHIP, POWERS, AND DUTIES; PROVIDING POWER TO THE COUNTY TO EXERCISE POWERS OF THE AUTHORITY UNTIL MEMBERS ARE APPOINTED; ESTABLISHING THE AUTHORITY WITH POWERS GRANTED UNDER FLORIDA CHAPTER 78-89 OF THE PUBLIC LAWS OF FLORIDA; PROVIDING SEVERABILITY; PROVIDING AN EFFECTIVE DATE.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COMMISSIONERS OF LEE COUNTY, FLORIDA AS FOLLOWS:

SECTION I.

This Ordinance shall be known and may be cited as the "Housing Finance Authority Ordinance of Lee County, Florida".

SECTION II.

It is found and declared that:

(1) within this County there is a shortage of housing available at prices or rentals at which many persons and families can afford and a shortage of capital for investment in such housing.

(2) Such shortage cannot be relieved except through encouragement of investment by private enterprise and the stimulation of construction and rehabilitation of housing through the use of public financing.

(3) The financing, acquisition, construction, reconstruction, and rehabilitation of housing and of the real and personal property and other facilities necessary, incidental, and appurtenant thereto are exclusively public uses and purposes for which public money may be spent, advanced, loaned or granted and are governmental functions of public concern.

(4) The Congress of the United States has, by the enactment of amendments to the Internal Revenue Code of 1954, found and determined that housing may be financed by
means of obligations issued by any state or local governmental unit, the interest on which obligations is exempt from Federal Income Taxation and has thereby provided a method to aid local governmental units to provide assistance to meet the need for housing.

(5) The provisions of this Ordinance are found and declared to be necessary and in the public interest as a matter of legislative determination by the Board of Commissioners of Lee County, Florida.

SECTION III.

There is hereby created a separate public body corporate and politic to be known as the Housing Finance Authority of Lee County, Florida. The Housing Finance Authority of Lee County is empowered to carry out those powers enumerated in the Florida Chapter 78-89 of 1978 as that Statute may be from time to time amended for the purpose of exercising those powers enumerated in said Statute. The Housing Finance Authority of Lee County shall not transact any business or exercise any powers under the provisions of Chapter 78-89 until this County Commission has passed an appropriate Resolution declaring the Authority to function to alleviate a shortage of housing and capital for investment in Lee County.

SECTION IV.

The County in creating this Housing Finance Authority hereby incorporates by reference Chapter 78-89, a copy of which is attached as Exhibit I hereto, which provides for the appointment of members and employees of the Housing Finance Authority and enumerates the powers, responsibilities and limitations on activity of the Housing Finance Authority of Lee County. The County, at its sole discretion, and at any time, may alter or change the structure, organization, programs or activities of the Housing Finance Authority of Lee County including the power to terminate such authority, subject to any limitation on the impairment of contract
entered into by such authority and subject to the limitations or requirements of Chapter 78-89 of the laws of Florida as that Statute may from time to time be amended.

SECTION V.

Until the members of the Housing Finance Authority of Lee County are appointed, the County Commission Of Lee County shall have full authority to carry out the powers of the Housing Finance Authority of Lee County under Chapter 78-89 after having designated a person to serve as Chairman of the Housing Finance Authority.

SECTION VI.

Any obligations of the Housing Finance Authority of Lee County shall not constitute a debt of Lee County nor shall the County be liable thereon. In no event shall the liabilities of the Housing Finance Authority arising from the financing of any qualifying housing development be payable from any funds other than the revenues or the receipts of such qualifying housing development.

SECTION VII.

A copy of this Ordinance shall be filed in the office of the Department of State and this Ordinance shall take effect upon receipt of official acknowledgment from that office that said copy has been filed as provided by law.

DONE AND ADOPTED this 19th day of August 1981.

ATTEST:
SAL CERACI, CLERK
OF LEE COUNTY, FLORIDA

By:                   By:
Deputy Clerk               Chairman

Approved

James Yaeger
County Attorney
SECTION 3. It is the intent of the Legislature that the state supplement and not replace the federal government's responsibility in the inspection of physical conditions of railroad facilities within the state to assure compliance with federal standards and regulations. Because this is a supplementary program, the state shall not be deemed to be liable for any actions or omissions in inspecting or failing to inspect railroad facilities. To that end it is the express intent of the Legislature that the provisions of this act shall replace all other provisions in the Florida Statutes relating to jurisdiction over railroad safety.

Section 4. Sections 350.25, 350.26 and 350.27, Florida Statutes, are hereby repealed.

Section 5. This act shall take effect October 1, 1978.

Approved by the Governor May 29, 1978.

Filed in Office Secretary of State May 30, 1978.

CHAPTER 78-99
House Bill No. 54

AN ACT relating to public financing for housing; creating the "Florida Housing Finance Authority Law"; providing definitions; authorizing the creation of a housing finance authority by ordinance; providing for the functioning of such authorities to alleviate a shortage of housing and capital for investment in housing; providing for membership, powers, and duties; authorizing a county to exercise the powers of such authority, and to acquire, have, and hold real and personal property for such authority; requiring certain disclosures of interests; providing for removal of members; authorizing such authorities to make, purchase, and sell loans for qualifying housing developments; requiring disclosures of interested persons; providing for the financing of qualifying housing developments for profit; authorizing such authorities to issue bonds and limiting sources from which such bonds are payable; providing for validation proceedings; providing for remedies of an obligor; exempting bonds together with interest thereon from taxation; providing severability; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Short title.—This act shall be known and may be cited as the "Florida Housing Finance Authority Law."

Section 2. Finding and declaration of necessity.—It is found and declared that:

1. Within this state there is a shortage of housing available at prices within the reach of the average family and a shortage of capital for investment in such housing. This shortage constitutes a threat to the health, safety, morals, and welfare of the residents of the state, deprives the state of an adequate tax base, and forces the state to forego necessary expenditures for crime prevention and control, public health, welfare and safety, fire and accident protection, and other public services and facilities.

2. Such shortage cannot be relieved except through the encouragement of investment by private enterprise and the stimulation of additional construction and rehabilitation of housing through the use of public financing.

3. The financing, acquisition, construction, reconstruction, and rehabilitation of housing and of the real and personal property, and other facilities necessary, incidental, and appurtenant thereto are essential in the public use and purposes for which public money may be spent, advanced, loaned, or granted; and are governmental functions of public concern.

4. The Congress of the United States has, by the enactment of amendments to the Internal Revenue Code of 1954, found and determined that these objectives may be financed by means of obligations issued by the state or local governmental unit, the interest on which obligations is exempt from federal income taxation, and has thereby provided a method to aid state and local governmental units to provide assistance to meet the need for housing.

5. The provisions of this act are found and declared to be necessary and in the public interest as a matter of legislative determination.

Section 3. Definitions.—As used in this act:

(1) "Area of operation" means the area within the territorial boundaries of the county for which the housing finance authority is created, and any area outside the territorial boundaries of such county, if designated by the county, within which such outside area is located and approved. The approval may be a general approval or an approval only for specified qualifying housing developments or for a specified number of qualifying housing developments.

(2) "Bonds" means any bonds, notes, debentures, intermediate certificates, or other evidences of financial indebtedness issued by a housing finance authority under and pursuant to this act.

(3) "Housing finance authority" means a housing finance authority created pursuant to section 4 of this act.

(4) "Housing development" means any residential building, land, equipment, facility, or other real or personal property which may be necessary, convenient, or desirable in connection therewith, including utilities, gas, water and utility services, gardening, administrative, community, health, recreational, and educational facilities, and other facilities related and subordinate to housing, the planning of housing and improvements, the acquisition of property, the removal or demolition of existing structures, the acquisition, construction, reconstruction, and rehabilitation of housing and improvements, and all other work in connection therewith, and all costs of financing, including without limitation all legal services necessary or incident to determining the feasibility of the housing development, administrative, and all other expenses necessary or incident thereto.
the housing finance authority. The ordinance shall be sufficient if it contains the amount of housing and capital for investment in housing within its area of operation. A copy of the ordinance shall be in evidence in any suit, action, or proceeding.

(3) The court for which the housing finance authority is created may, at its sole discretion at any time, alter or change the structure, organization, programs of activities, or purpose of the housing finance authority, including the power to terminate such authority, and impose upon or limit the performance of contracts entered into by such authority and subject to the limitations or requirements of this act.

Section 5. Members; employees; duties and compensation.--

(1) Each housing finance authority shall be composed of five members appointed by the governing body of the county, and the housing finance authority is elected, one of whom shall be designated in writing by the governing body of the county. The number of members shall be five, one of whom shall be designated in writing by the governing body of the county.

In one of the following fields: labor, finance, or commerce, the terms of the members shall be for 4 years each, except that the terms of the initial members shall be as follows: two members shall serve a term of 2 years, one member shall serve a term of 3 years, and one member shall serve a term of 4 years. A member of the housing finance authority shall hold office until his successor has been appointed and has been elected. Each vacancy shall be filled by the officer of the unexpired term of the vacancy. The appointment of any member of the housing finance authority shall be subject to the approval of the executive officer of the county, and the certificate shall be held by the executive officer. Any member shall receive such compensation for his services, but shall be entitled to necessary expenses, including traveling expenses, incurred in the discharge of his duties.

(2) The powers of each housing finance authority created by this act shall vest in the members of the housing finance authority in office at the time. Three members shall constitute a quorum, and action may be taken by the housing finance authority upon the request of a majority of the members present. A housing finance authority shall employ such agents and employees, permanent or temporary, as it may require and shall determine the qualifications, compensation of such agents and employees. A housing finance authority may perform any of such powers or duties as it may deem proper. A housing finance authority may employ its own legal counsel.

(3) Until the members of the housing finance authority are appointed, the governing body of the county for which the housing finance authority is created and the chairman of the housing finance authority shall have full authority to carry out the provisions of this act, provided, however, that the governing body shall not delegate its authority to the chairman under this provision. As provided in this subsection, no member of the housing finance authority may be an officer or employee of the county for which the housing finance authority is created.

Section 6. Conflicts of interest; disclosure.--The member or employee of a housing finance authority shall acquire any interest,
CHAPTER 16, \begin{italics} \textbf{LAW OF FLORIDA} \end{italics} \hfill \textbf{CHAPTER 76-89}

% direct or indirect, in any qualifying housing development or in any property included or planned to be included in any such development, not shall he have any interest, direct or indirect, in any contract or proposed contract for materials or services to be furnished or used in connection with any qualifying housing development. If any member of the governing body of a housing finance authority has an interest, direct or indirect, in any property included or planned to be included in any qualifying housing project, he shall immediately disclose his interest in writing to the housing finance authority. Such disclosure shall be entered upon the minutes of the housing finance authority. Failure so to disclose such interest shall constitute misconduct in office.

Section 7. Removal of members.--A member of a housing finance authority may be removed without cause by a 2/3 vote of the governing board of the county, or by neglect of duty or misconduct in office by a majority vote of the governing body of the county. A member may be removed only after he has been given a copy of the charges at least 10 days prior to the hearing thereon and has had an opportunity to be heard in person or by counsel. If a member is removed, a record of the proceedings, together with the charges and findings thereof, shall be filed in the office of the clerk where the certificate of appointment for such member is filed.

Section 8. Powers of housing finance authorities.--A housing finance authority shall constitute a public body corporate and politic, exercising the public and essential governmental functions set out in this act, and shall exercise its power to borrow only for the purpose as provided herein.

(1) To sue and be sued, to have a seal and to alter the same at pleasure, to have perpetual succession, to make and execute contracts and other instruments necessary or convenient to the exercise of the powers vested in the housing finance authority, and to carry into effect the purposes and powers of the housing finance authority.

(2) To purchase or make commitments to purchase or to make loans for such purposes as may be provided and to take assignments of notes from lending institutions acting as a principal or as an agent of the housing finance authority, mortgage loans and promissory notes accompanying such mortgage loans, including federally insured mortgage loans or participations on lending institutions in such promissory notes and mortgage loans for the construction, purchase, reconstruction, or rehabilitation of housing developments or portions thereof; provided that the proceeds of such bonds or equivalent moneys shall be reinvested in mortgage loans.

(3) To make loans to lending institutions under terms and conditions requiring the proceeds thereof to be used by such lending institutions for the making of mortgage loans for housing development, or portion thereof, located wholly or partially within the area of operation of such housing finance authority. Prior to the making of any mortgage loan or participation in any mortgage loan or provision of such financing, the lending institution must agree to use the proceeds of such loan within a reasonable period of time to make loans or to otherwise provide financing therefor. If the housing finance authority shall fail to make such loan within a reasonable time the authority shall inform the lending institution and all funds shall thereafter be available for another purpose.

Section 9. Limitation.--No housing finance authority shall finance the acquisition, construction, rehabilitation, or any qualifying housing development for its own property or as a source of revenue to the state or any local governmental unit.

Section 10. No power of eminent domain.--No housing finance authority shall have the power to acquire any real property by the exercise of the power of eminent domain to accomplish any of the purposes specified in this act.

Section 11. Planning, zoning, and building laws.--Each qualifying housing development shall be subject to the planning, zoning, health, and building laws, ordinances, and regulations applicable to the place in which such qualifying housing development is situated.

Section 12. Bonds.--

(1) A housing finance authority may issue revenue bonds from time to time in the discretion of the housing finance authority for the purposes of this act. A housing finance authority may also issue revenue bonds or any purpose of any nature, and may issue such types of bonds as it may determine; provided that the principal and interest thereon may be paid solely and only from:

(a) The repayment of any loan made by the housing finance authority pursuant to the provisions of section 8 or purchased by the housing finance authority pursuant to section 8; or

(b) The sale of any housing loans or commitments to purchase housing loans which are purchased pursuant to section 8.

(2) Any bonds issued pursuant to the provisions of this act shall be secured by a mortgage or other security device.

(3) In no event shall any bonds issued pursuant to the provisions of this act be payable from the general revenues of the housing finance authority.

(4) Neither the members of a housing finance authority nor any person executing the bonds shall be liable personally on the bonds or for any of the obligations of the housing finance authority. Neither shall the members of the housing finance authority be liable upon the bonds or the obligations of a housing finance authority. The bonds issued pursuant to the provisions thereof, and the bonds shall so state on their face, shall not be a debt of the county or the state, or any political subdivision thereof, and no such county or political subdivision thereof, shall be liable therefor; nor in any event shall such bonds or obligations be payable out of any funds or properties other than those of the housing finance authority.

Section 13. Form and sale of bonds.--
(1) Bonds of a housing finance authority issued pursuant to this act shall be authorized by a resolution of the housing finance authority and may be issued in one or more series and shall bear: such dates, nature at such times, bear interest at such rates, and in such denominations in such form, either coupon or registered, carry such conversion or registration privileges, have such rank or priority, be executed by such members of the housing finance authority as shall be appointed in such manner, be payable in such manner, be sold at such price, and be subject to such terms of redemption, with or without premium, as such resolution or any trust indenture entered into pursuant thereto may provide, provided, however, that the provisions of s. 215.665 shall apply.

(2) The bonds issued by the authority shall be sold by the authority at public sale substantially in the manner provided by s. 215.66(5)(b) and (c), unless otherwise approved by the State Board of Administration; provided, that such requirement shall be deemed waived if (A) the State Board of Administration has not responded within 20 days from the date of application, or (B) if the State Board of Administration has not responded within 20 days from the date of application, or (C) if the State Board of Administration has not responded within 20 days from the date of application, or (D) if the State Board of Administration has not responded within 20 days from the date of application, or (E) if the State Board of Administration has not responded within 20 days from the date of application, or (F) if the State Board of Administration has not responded within 20 days from the date of application, or (G) if the State Board of Administration has not responded within 20 days from the date of application, or (H) if the State Board of Administration has not responded within 20 days from the date of application, or (I) if the State Board of Administration has not responded within 20 days from the date of application, or (J) if the State Board of Administration has not responded within 20 days from the date of application, or (K) if the State Board of Administration has not responded within 20 days from the date of application, or (L) if the State Board of Administration has not responded within 20 days from the date of application, or (M) if the State Board of Administration has not responded within 20 days from the date of application, or (N) if the State Board of Administration has not responded within 20 days from the date of application, or (O) if the State Board of Administration has not responded within 20 days from the date of application, or (P) if the State Board of Administration has not responded within 20 days from the date of application, or (Q) if the State Board of Administration has not responded within 20 days from the date of application, or (R) if the State Board of Administration has not responded within 20 days from the date of application, or (S) if the State Board of Administration has not responded within 20 days from the date of application, or (T) if the State Board of Administration has not responded within 20 days from the date of application, or (U) if the State Board of Administration has not responded within 20 days from the date of application, or (V) if the State Board of Administration has not responded within 20 days from the date of application, or (W) if the State Board of Administration has not responded within 20 days from the date of application, or (X) if the State Board of Administration has not responded within 20 days from the date of application, or (Y) if the State Board of Administration has not responded within 20 days from the date of application, or (Z) if the State Board of Administration has not responded within 20 days from the date of application.

(b) In the event an offer of an issue of bonds at public sale produces no bid, or in the event all bids received are rejected, the authority is authorized to negotiate for the sale of such bonds under such rates and terms as are acceptable to the authority; however, that no such bonds shall be so sold or delivered on terms less favorable than the terms contained in any bid rejected at the public sale; or, if the terms contained in the notice of public sale of no bids were received at such public sale.

(3) In case any member of the housing finance authority whose signature appears on the bonds or coupons shall cease to be a member before the delivery of the bonds, the member shall, notwithstanding, be void and sufficient for all purposes, the same as if such member had, remained in office until such delivery. Any provision of law to the contrary notwithstanding, any bonds issued pursuant thereto shall be void and the holders of the same shall recover therefore.

(4) In any suit, action, or proceeding involving the validity of enforceability of any bond of a housing finance authority or the security therefor issued pursuant hereto, any such bond or bond in substance that has been issued by the housing finance authority shall be conclusively deemed to have been issued for a qualifying housing development to alleviate the shortage of housing in its area of location and shall be conclusively deemed to have been issued for a qualifying housing development to alleviate the shortage of housing in its area of location.

Section 14. Provisions of bonds and trust indentures.—In connection with the issuance of bonds and in order to secure the payment of such bonds, a housing finance authority, in addition to the other powers granted pursuant to this act, shall have power:
Section 16. Actions to contest validity of bonds.—An action or proceeding to contest the validity of any bond issued under this act, other than one proceeding pursuant to Section 15, must be commenced within 30 days after notification in a newspaper of general circulation within the area of the passage by the housing finance authority of the resolution authorizing the issuance of such bond.

Section 17. Remedies of an obligee of a housing finance authority.—An obligee of a housing finance authority shall have the right, in addition to all other rights which may be conferred on such obligee, subject only to any contractual restrictions binding upon such obligee:

(1) By mandamus, suit, action, or proceeding at law or in equity, to compel the housing finance authority and the members, officers, agents, or employees thereof to perform each and every term, provision, and covenant contained in any contract of the housing finance authority with or for the benefit of such obligee and to require the carrying out of any or all of the covenants and agreements of the housing finance authority and the fulfillment of duties imposed upon the housing finance authority by this act.

(2) By suit, action, or proceeding in equity, to enjoin any acts or things which may be unlawful or the violation of any of the rights of the obligee by the housing finance authority.

Section 18. Additional remedies conferable by a housing finance authority.—A housing finance authority shall have power by resolution, trust indenture, or other contract to confer upon any obligee holding or representing any specified amount in bonds, the right, in addition to all rights that may otherwise be conferred, upon the happening of an event of default as defined in such resolution or trust indenture, by suit, action, or proceeding in any court of competent jurisdiction:

(1) To obtain the appointment of a receiver of any payments made pursuant to any loan agreement or sale of any loan. If such receiver be appointed, he may collect and receive all payments made pursuant to any such loan agreement or sale of any loan and shall keep such monies in a separate account or accounts and apply the same in accordance with the obligations of said housing finance authority as the court shall direct.

(2) To require the housing finance authority and the members thereof to account as if it and they were the trustees of an express trust.

Section 19. Availability of financing.—As long as a shortage of housing exists, a housing finance authority shall not unreasonably refuse to participate in the financing of any qualifying housing development upon request.

Section 20. Liabilities of a housing finance authority.—In no event shall the limitations, whether as contracts or at law, of a housing finance authority arising from the financing of any qualifying housing development be payable from any funds other than the revenues or receipts of such qualifying housing development.

Section 21. Housing bonds exempt from taxation.—The bonds of a housing finance authority issued under this act, together with interest thereon and income therefrom, shall be exempt from all taxes. The exemption granted by this section shall not be applicable to any imposed by chapter 220, Florida Statutes, on interest, income, or profits on debt obligations owned by corporations.

Section 22. The provisions of this act shall be liberally construed in order to effectively carry out the purposes of this act.

Section 23. If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

Section 24. Limitation on rates.—The intent of this legislation is that consumers receive maximum possible benefits; therefore, no lending institution receiving proceeds of bond issues pursuant to this act may loan any of the proceeds of such bond issue at the rate violative of federal arbitrage regulations.

Section 25. This act shall take effect July 1, 1979.

Approved by the Governor May 29, 1979.

Filed in office Secretary of State May 30, 1979.

AN ACT relating to the Department of Transportation; creating s. 334.064, Florida Statutes, and amending s. 334.141(4), Florida Statutes, to provide that the operations of the department be organized into six districts; providing for the creation and staffing of the additional district; providing an effective date.

Be it Enacted by the Legislature of the State of Florida:

Section 1. Section 334.064, Florida Statutes, is created to read:

334.064 District operations offices.—The operations of the department shall, effective July 1, 1979, be organized into a minimum of six districts.

Section 2. Subsection (4) of section 334.14, Florida Statutes, is amended to read:

334.14 State highway engineer, deputy and assistants; compensation and duties.—

(4) The department shall employ one district engineer for each of the six districts. The duties of each district engineer shall be fixed by the department and he shall be responsible for the efficient operation and administration of his respective district.