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A bill to be entitled An act relating to conversion of hotels into residential housing; creating s. 220.1851, F.S.; providing definitions; authorizing a tax credit for certain projects; providing the maximum value of such credit; authorizing the Florida Housing Finance Corporation to allocate the tax credit among certain projects; authorizing the tax credit to be transferred by the recipient; requiring the Department of Revenue to adopt rules; creating s. 420.50931, F.S.; creating the Hotel-to-home Tax Credit Program for a certain purpose; requiring the corporation to determine which projects are eligible for the tax credit; requiring the corporation to establish and adopt certain procedures and to prepare a specified annual plan; requiring such plan to be approved by the Governor; authorizing the corporation to exercise certain powers; requiring the board of directors of the corporation to administer certain procedures and determine allocations on behalf of the corporation; providing requirements for certain procedures; requiring taxpayers to submit an application with certain information to the corporation; authorizing the corporation to request additional information; providing requirements for the approval of an

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26	application for a project; providing an effective
27	date.
28	
29	Be It Enacted by the Legislature of the State of Florida:
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31	Section 1. Section 220.1851, Florida Statutes, is created
32	to read:
33	220.1851 Hotel-to-home tax credit
34	(1) As used in this section, the term:
35	(a) "Credit period" means the period of 5 years beginning
36	with the year a project is completed.
37	(b) "Designated project" means a qualified project
38	designated pursuant to s. 420.50931 to receive the tax credit
39	under this section.
40	(c) "Qualified project" means a project to redevelop a
41	structure that was originally developed as a hotel, as defined
42	in s. 509.242(1)(a), into residential housing.
43	(2)(a) There shall be allowed a tax credit of up to 9
44	percent, but no more than necessary to make the project
45	feasible, of the total cost of a designated project for each
46	year of the credit period against any tax due for a taxable year
47	under this chapter.
48	(b) The tax credit shall be allocated among designated
49	projects by the Florida Housing Finance Corporation as provided
50	in s. 420.50931.

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(c) A tax credit allocated to a designated project may be subject to transfer by the recipient. Such transferred credits may not be transferred again. The department shall adopt rules necessary to administer this paragraph.

Section 2. Section 420.50931, Florida Statutes, is created to read:

420.50931 Hotel-to-home Tax Credit Program.-

- (1) There is created the Hotel-to-home Tax Credit Program for the purpose of redeveloping hotels into residential housing.
- (2) The corporation shall determine those qualified projects, as defined in s. 220.1851(1), which shall be considered designated projects under s. 220.1851 and eligible for the corporate tax credit under that section. The corporation shall establish procedures necessary for proper allocation and distribution of tax credits and may exercise all powers necessary to administer the allocation of such credits. The board of directors of the corporation shall administer the allocation procedures and determine allocations on behalf of the corporation. The corporation shall prepare an annual plan, which must be approved by the Governor, containing general guidelines for the allocation of tax credits to designated projects.
- (3) The corporation shall adopt allocation procedures to ensure that tax credits are used in a fair manner, taking into consideration the timeliness of the application, the location of the proposed project, the relative need in the area for housing,

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the economic feasibility of the proposed project, the ability of the applicant to complete the proposed project in the calendar year for which the tax credit is sought, and the speed at which converted residential housing will be occupied.

- (4) (a) A taxpayer who wishes to participate in the Hotelto-home Tax Credit Program must submit an application for tax credit to the corporation. The application must identify the proposed project and the location of the proposed project and include evidence that the proposed project is a qualified project as defined in s. 220.1851(1). The corporation may request any information from an applicant necessary to enable the corporation to make tax credit allocations according to the procedures adopted under subsection (3).
- (b) The corporation's approval of an application for a project must be in writing and include a statement of the maximum tax credit allowable to the applicant.
  - Section 3. This act shall take effect July 1, 2025.