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level of qualifying tenants was reduced from referring to the families or persons earning 140 percent of the area medium income to those earning 125 percent. Second change deals with taxation. The sales and use tax exemption of Section 2 is stricken entirely. This is found in Section 20 on page 20 (sic--23) to 25. The property tax exemption in subdivision (1) is narrow. It will only apply to property owned by the agency or by wholly-owned controlled affiliate of the agency. Also the exemption would only extend to the portion of the development which was used solely to provide housing for persons of eligible income and qualifying tenants. It would not extend to any portions of property that was to be used for commercial purposes, such as a store. Section 26, page 27, deals with appointment of commissions...commissioners to the housing agency. It will amend to remove the original provision that provides for the automatic appointment of a nominee to the board of the housing agency if the governing board of the appointing political subdivision had not been voted to confirm the appointment with 30 days of the date of the appointment. Next change, number four, is subsection (sic--Section) 43 on page 40. This amendment strikes the expansive and large redundant definition of "development", two and a half pages, because of broad authority granted in the definitional for agencies to become involved in unrelated business activity. The fifth change, subsection (sic--Section) 43, on page 53, subdivision (38), the authority of the housing authority to engage in commercial activity is restricted by the amendment to activities located only within the agency's housing development. All such commercial activities must be related and subordinate to the principal use of a property for housing for persons of eligible income. The sixth change is subdivision (sic--Section) 43, subdivision (39), page 53, deals with authority for the agency to exercise the power of eminent domain. Amendment is narrow to prevent the use of eminent domain solely for the purpose of providing housing which would be solely owned by the agency, itself, or its wholly-owned and controlled affiliates. In other words, eminent domain could not be used in mixed-financed projects, those involving private funding or those involve mixed-use where commercial activities would be engaged in. Secondly, amendment would prohibit the agency from using eminent domain to acquire property for private parties. Property acquired for eminent domain could not be sold for at