**By** the Committee on Budget Subcommittee on General Government Appropriations; and Senator Jones

601-04286-12 20121120c1 1 A bill to be entitled 2 An act relating to the Department of Business and 3 Professional Regulation; amending s. 210.01, F.S.; redefining the term "agent" as it relates to the 4 5 cigarette tax, to conform to changes made by the act; 6 amending s. 210.05, F.S.; deleting a provision that 7 allows the cigarette tax to be paid by affixing a 8 stamp insignia through a metering machine; amending s. 9 210.07, F.S.; deleting provisions authorizing the use 10 of metering machines; requiring retail dealers of 11 cigarettes, rather than wholesale dealers, to affix to 12 each such machine, in a conspicuous place, an 13 identification sticker furnished by the Division of Alcoholic Beverages and Tobacco within the Department 14 15 of Business and Professional Regulation; amending ss. 16 210.11 and 210.12, F.S.; conforming provisions to 17 changes made by the act; amending s. 210.15, F.S.; 18 deleting a provision that prohibited the division from 19 approving the use of meter machines to evidence the 20 payment of the taxes on cigarettes except to qualified 21 wholesale dealers; amending s. 210.18, F.S.; 22 conforming provisions regarding penalties relating to 23 the use of metering machines; amending s. 455.271, 24 F.S.; deleting a provision that provides that a 25 licensee of the department who changes from inactive 26 to active status is not eligible to return to inactive 27 status until the licensee thereafter completes a 28 licensure cycle on active status; amending s. 475.02, 29 F.S.; conforming a provision to changes made by the

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30 act; amending s. 475.180, F.S.; deleting a provision 31 that requires an applicant for a real estate license 32 who is not a resident of this state to file an 33 irrevocable consent regarding lawsuits and actions 34 commenced against the applicant; deleting provisions 35 prescribing the method of service of process; amending 36 s. 475.451, F.S.; deleting the requirement that an 37 applicant to be chief administrator of a proprietary 38 real estate school or state institution meet certain 39 qualifications for licensure as a broker associate or 40 sales associate and other minimal requirements; 41 deleting the definition of the term "chief 42 administrative person" as it relates to schools 43 teaching real estate practice; repealing s. 44 475.6235(7), F.S., relating to a nonresidential 45 applicant's requirement to file an irrevocable consent regarding lawsuits and actions against an appraisal 46 47 management company; amending s. 475.631, F.S.; 48 deleting the provision that requires an applicant for 49 licensure as an appraiser who is not a resident of 50 this state to file an irrevocable consent regarding 51 lawsuits and actions commenced against the applicant; 52 deleting the method of service of process; repealing 53 s. 476.124, F.S., relating to certain application 54 requirements for licensing examinations in barbering; 55 amending s. 561.23, F.S.; deleting the requirement 56 that licenses issued under the Beverage Law be issued 57 in duplicate; amending s. 565.07, F.S.; allowing 58 certain high-proof distilled spirits to be distilled,

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59	bottled, packaged, or processed for export or sale
60	outside this state; providing an effective date.
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62	Be It Enacted by the Legislature of the State of Florida:
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64	Section 1. Subsection (9) of section 210.01, Florida
65	Statutes, is amended to read:
66	210.01 DefinitionsWhen used in this part the following
67	words shall have the meaning herein indicated:
68	(9) "Agent" means any person authorized by the Division of
69	Alcoholic Beverages and Tobacco to purchase and affix adhesive
70	<del>or meter</del> stamps under this part.
71	Section 2. Subsection (1) of section 210.05, Florida
72	Statutes, is amended to read:
73	210.05 Preparation and sale of stamps; discount
74	(1) The tax imposed by this part shall be paid by affixing
75	stamps in the manner herein set forth <del>or by affixing stamp</del>
76	insignia through the device of metering machines authorized in
77	this part.
78	Section 3. Section 210.07, Florida Statutes, is amended to
79	read:
80	210.07 Metering Machines
81	(1)(a) The tax may also be paid through the use of
82	cigarette tax stamp insignia to be applied by the use of
83	metering machines. The division shall prescribe and promulgate
84	appropriate rules and regulations governing the use of metering
85	machines, the procedure for the payment of such cigarette taxes
86	through the use thereof, requiring adequate surety bonds of the
87	users thereof to assure the proper use of such machines and

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88 payment of all cigarette taxes that might come due by the users 89 thereof, and all other rules and regulations necessary and 90 proper to govern the use of same. 91 (b) The provisions of s. 210.05(3) (a) and (b) shall be 92 applicable to cigarette taxes paid through the use of metering 93 machines. 94 (2) All provisions of this part governing the use of cigarette tax stamps, the compiling of records, the making of 95 96 reports, permits and revocation of permits, seizures and 97 forfeitures, penalties, and all other provisions pertaining to the payment of cigarette taxes through the use of stamps, shall 98 99 likewise be applicable to the payment of said taxes through the use of metering machines. 100

101 (1) (3) Wholesale or Retail dealers of cigarettes owning, 102 leasing, furnishing, or operating cigarette vending machines 103 shall affix to each such machine, in a conspicuous place, an 104 identification sticker furnished by the division. Every sticker 105 shall show the vending machine serial number and the name and 106 address of the cigarette wholesale or retail dealer owning, 107 leasing, furnishing, or operating the said vending machine.

108 (2) (4) A person may not operate a No vending machine shall 109 be allowed to operate in the state unless that does not have 110 affixed thereto the identification sticker required by this section is affixed to the vending machine. A person may not 111 operate a nor shall any vending machine be allowed to operate in 112 the state which that does not display at all times at least one 113 114 package of each brand of the packages located therein so the 115 same are clearly visible and arranged in such a manner that the 116 cigarette tax stamps or meter impressions of stamps affixed

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CODING: Words stricken are deletions; words underlined are additions.

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601-04286-12 20121120c1 117 thereto are clearly visible. A It shall be the duty of any 118 person, firm, or corporation operating a cigarette vending 119 machine in this state must to furnish to the division the 120 location of the vending machine and to report within 30 days to 121 the division any change of location of the vending machine. 122 Section 4. Section 210.11, Florida Statutes, is amended to 123 read: 124 210.11 Refunds; sales of stamps and payment of tax.-125 Whenever any cigarettes upon which stamps have been placed, or 126 upon which the tax has been paid by metering machine, have been 127 sold and shipped into another state for sale or use therein, or 128 have become unfit for use and consumption or unsalable, or have 129 been destroyed, the dealer involved shall be entitled to a 130 refund or credit of the actual amount of the tax paid with 131 respect to such cigarettes less any discount allowed by the 132 division in the sale of the stamps or payment of the tax by 133 metering machine, upon receipt of satisfactory evidence of the 134 dealer's right to receive such refund or credit, provided application for refund or credit is made within 9 months after 135 136 of the date the cigarettes were shipped out of the state, became unfit, or were destroyed. Only the division shall sell, or offer 137 138 for sale, any stamp or stamps issued under this part. The 139 division may redeem unused stamps lawfully in the possession of any person. The division may prescribe necessary rules and 140 141 regulations concerning refunds, credits, sales of stamps, and 142 redemptions under the provisions of this part. Appropriation is 143 hereby made out of revenues collected under this part for 144 payment of such allowances. 145 Section 5. Subsection (1) of section 210.12, Florida

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146	Statutes, is amended to read:
147	210.12 Seizures; forfeiture proceedings
148	(1) The state, acting by and through the division, $\underline{\sf may}$
149	shall be authorized and empowered to seize, confiscate, and
150	forfeit any cigarettes upon which taxes payable hereunder may be
151	unpaid or <u>which</u> that are otherwise held in violation of the
152	requirements of this chapter, and also any vending machine or
153	receptacle in which cigarettes upon which taxes have not been
154	paid are held for sale, or any vending machine that does not
155	have affixed thereto the identification sticker required by $rac{ extsf{the}}{ extsf{the}}$
156	<del>provisions of</del> s. 210.07, or <u>that</u> <del>which</del> does not display at all
157	times at least one package of each brand of cigarettes located
158	therein so the same is clearly visible and arranged in such a
159	manner that the cigarette tax stamp <del>or meter impression of the</del>
160	stamp affixed thereto is clearly visible. Such seizure may be
161	made by the division, its duly authorized representative, any
162	sheriff or deputy sheriff, or any police officer.
163	Section 6. Subsection (2) of section 210.15, Florida
164	Statutes, is amended to read:
165	210.15 Permits
166	(2) The division may not furnish stamps <del>or approve the use</del>
167	of meter machines to evidence the payment of the taxes on
168	cigarettes except to qualified wholesale dealers.
169	Section 7. Subsection (3) of section 210.18, Florida
170	Statutes, is amended to read:
171	210.18 Penalties for tax evasion; reports by sheriffs
172	(3) Any person who falsely or fraudulently makes, forges,
173	alters, or counterfeits any stamp <del>or impression die used in</del>
174	meter machines prescribed by the division under the provisions

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the department.

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175	of this part; <del>or, with intent to evade taxes, jams, tampers</del>
176	with, or alters such a machine; or causes or procures to be
177	falsely or fraudulently made, forged, altered, or counterfeited
178	any such stamp <del>or die</del> ; or knowingly and willfully utters,
179	purchases, passes or tenders as true any such false, altered, or
180	counterfeited stamp <del>or die impression</del> ; or, with the intent to
181	defraud the state, fails to comply with any other requirement of
182	this part commits a felony of the third degree, punishable as
183	provided in s. 775.082, s. 775.083, or s. 775.084.
184	Section 8. Subsection (2) of section 455.271, Florida
185	Statutes, is amended to read:
186	455.271 Inactive and delinquent status
187	(2) Each board, or the department when there is no board,
188	shall permit a licensee to choose, at the time of licensure
189	renewal, an active or inactive status. <del>However, a licensee who</del>
190	changes from inactive to active status is not eligible to return
191	to inactive status until the licensee thereafter completes a
192	licensure cycle on active status.
193	Section 9. Subsection (3) of section 475.02, Florida
194	Statutes, is amended to read:
195	475.02 Florida Real Estate Commission
196	(3) Notwithstanding s. 112.313, any member of the
197	commission who is a licensed real estate broker or sales
198	associate and who holds an active real estate school permit,
199	chief administrator permit, school instructor permit, or any
200	combination of such permits issued by the department, to the
201	extent authorized pursuant to such permit, may offer, conduct,
202	or teach any course prescribed or approved by the commission or

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601-04286-12 20121120c1 204 Section 10. Subsection (2) of section 475.180, Florida 205 Statutes, is amended to read: 206 475.180 Nonresident licenses.-207 (2) (a) Any applicant who is not a resident of this state shall file an irrevocable consent that suits and actions may be 208 209 commenced against her or him in any county of this state in 210 which a plaintiff having a cause of action or suit against her 211 or him resides, and that service of any process or pleading in 212 suits or actions against her or him may be made by delivering 213 the process or pleading to the director of the Division of Real 214 Estate by certified mail, return receipt requested, and also to 215 the licensee by registered mail addressed to the licensee at her 216 or his designated principal place of business. Service, when so 217 made, must be taken and held in all courts to be as valid and 218 binding upon the licensee as if made upon her or him in this 219 state within the jurisdiction of the court in which the suit or 220 action is filed. The irrevocable consent must be in a form 221 prescribed by the department and be acknowledged before a notary 222 public.

(a) (b) Any resident licensee who becomes a nonresident shall, within 60 days, notify the commission of the change in residency and comply with nonresident requirements. Failure to notify and comply is a violation of the license law, subject to the penalties in s. 475.25.

(b) (c) All nonresident applicants and licensees shall comply with all requirements of commission rules and this part. The commission may adopt rules necessary for the regulation of nonresident licensees.

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Section 11. Subsection (2) of section 475.451, Florida

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601-04286-12 20121120c1 233 Statutes, is amended to read: 234 475.451 Schools teaching real estate practice.-235 (2) An applicant for a permit to operate a proprietary real 236 estate school, to be a chief administrator of a proprietary real 237 estate school or a state institution, or to be an instructor for 238 a proprietary real estate school or a state institution must 239 meet the qualifications for practice set forth in s. 475.17(1) 240 and the following minimal requirements: (a) "School permitholder" means the individual who is 241 242 responsible for directing the overall operation of a proprietary real estate school. A school permitholder must be the holder of 243 244 a license as a broker, either active or voluntarily inactive, or 245 must have passed an instructor's examination approved by the 246 commission. A school permitholder must also meet the 247 requirements of a school instructor if actively engaged in 248 teaching. 249 (b) "Chief administrative person" means the individual who 250 is responsible for the administration of the overall policies 251 and practices of the institution or proprietary real estate 252 school. A chief administrative person must also meet the 253 requirements of a school instructor if actively engaged in 254 teaching.

(b) (c) "School instructor" means an individual who instructs persons in the classroom in noncredit college courses in a college, university, or community college or courses in a career center or proprietary real estate school.

259 1. Before commencing to provide such instruction, the 260 applicant must certify the applicant's competency and obtain an 261 instructor permit by meeting one of the following requirements:

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291	Federal Bureau of Investigation; and shall make such
292	investigation of the applicant or the school or institution as
293	it may deem necessary to the granting of the permit. If an
294	objection is filed, it shall be considered in the same manner as
295	objections or administrative complaints against other applicants
296	for licensure by the department.
297	Section 12. Subsection (7) of section 475.6235, Florida
298	Statutes, is repealed.
299	Section 13. Subsection (2) of section 475.631, Florida
300	Statutes, is amended to read:
301	475.631 Nonresident licenses and certifications
302	(2) <del>(a) An applicant who is not a resident of this state</del>
303	shall file an irrevocable consent that suits and actions may be
304	commenced against her or him in any county of this state in
305	which a plaintiff having a cause of action or suit against her
306	or him resides and that service of any process or pleading in
307	suits or actions against her or him may be made by delivering
308	the process or pleading to the director of the Division of Real
309	Estate by certified mail, return receipt requested, and also to
310	the certified appraiser or licensee by registered mail addressed
311	to the certified appraiser or licensee at her or his designated
312	principal place of business. Service, when so made, must be
313	taken and held in all courts to be as valid and binding upon the
314	certified appraiser or licensee as if made upon her or him in
315	this state within the jurisdiction of the court in which the
316	suit or action is filed. The irrevocable consent must be in a
317	form prescribed by the department and be acknowledged before a
318	notary public.
319	(a) <del>(b)</del> Any resident state-certified appraiser who becomes a

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320	nonresident shall, within 60 days, notify the board of the
321	change in residency and comply with nonresident requirements.
322	Failure to notify and comply is a violation of the license law,
323	subject to the penalties in s. 475.624.
324	(b) (c) All nonresident applicants, certified appraisers,
325	and licensees shall comply with all requirements of board rules
326	and this part. The board may adopt rules pursuant to ss.
327	120.536(1) and 120.54 necessary for the regulation of
328	nonresident certified appraisers and licensees.
329	Section 14. Section 476.124, Florida Statutes, is repealed.
330	Section 15. Section 561.23, Florida Statutes, is amended to
331	read:
332	561.23 License <del>issued in duplicate;</del> display
333	(1) Licenses shall be issued in duplicate. The original
334	license shall be delivered to the licensee; and one copy shall
335	be retained by the division.
336	(2) All vendors licensed under the Beverage Law shall
337	display their licenses in conspicuous places on their licensed
338	premises.
339	Section 16. Section 565.07, Florida Statutes, is amended to
340	read:
341	565.07 Sale or consumption of certain distilled spirits
342	prohibited.— <u>A</u> No distilled spirit greater than 153 proof may not
343	<del>shall</del> be sold <del>, processed,</del> or consumed in the state. <u>However, a</u>
344	distilled spirit greater than 153 proof may be distilled,
345	bottled, packaged, or processed for export or sale outside the
346	state.
347	Section 17. This act shall take effect upon becoming a law.

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