1 A bill to be entitled 2 An act relating to public lodging and public food 3 service establishments; amending s. 509.032, F.S.; 4 revising the frequency at which the Division of Hotels 5 and Restaurants of the Department of Business and 6 Professional Regulation must reassess the inspection 7 frequency of public food service establishments; 8 revising the department's duties with respect to 9 distribution of a specified food-recovery brochure; 10 deleting a restriction on the length of time that a licensed public food service establishment may operate 11 12 at a temporary food service event; amending s. 509.091, F.S.; authorizing the division to deliver 13 14 lodging inspection reports and food service inspection 15 reports electronically; amending s. 509.101, F.S.; requiring operators of public food service 16 establishments to maintain copies of food service 17 inspection reports and make them available to the 18 division; amending s. 509.251, F.S.; revising certain 19 20 delinquent fees for license renewal; providing an 21 effective date. 2.2 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Section 1. Paragraphs (a) and (g) of subsection (2) and 26 paragraph (c) of subsection (3) of section 509.032, Florida Page 1 of 9

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27 Statutes, are amended to read:

28 509.032 Duties.-

29

(2) INSPECTION OF PREMISES.-

30 (a) The division has jurisdiction and is responsible for 31 all inspections required by this chapter. The division is 32 responsible for quality assurance. The division shall inspect 33 each licensed public lodging establishment at least biannually, except for transient and nontransient apartments, which shall be 34 35 inspected at least annually. Each establishment licensed by the 36 division shall be inspected at such other times as the division 37 determines is necessary to ensure the public's health, safety, 38 and welfare. The division shall, by no later than July 1, 2014, 39 adopt by rule a risk-based inspection frequency for each 40 licensed public food service establishment. The rule must require at least one, but not more than four, routine 41 42 inspections that must be performed annually, and may include 43 guidelines that consider the inspection and compliance history 44 of a public food service establishment, the type of food and 45 food preparation, and the type of service. The division shall 46 annually reassess the inspection frequency of all licensed 47 public food service establishments at least annually. Public 48 lodging units classified as vacation rentals or timeshare 49 projects are not subject to this requirement but shall be made 50 available to the division upon request. If, during the inspection of a public lodging establishment classified for 51 52 renting to transient or nontransient tenants, an inspector

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53 identifies vulnerable adults who appear to be victims of neglect, as defined in s. 415.102, or, in the case of a building 54 55 that is not equipped with automatic sprinkler systems, tenants 56 or clients who may be unable to self-preserve in an emergency, 57 the division shall convene meetings with the following agencies 58 as appropriate to the individual situation: the Department of 59 Health, the Department of Elderly Affairs, the area agency on aging, the local fire marshal, the landlord and affected tenants 60 and clients, and other relevant organizations, to develop a plan 61 62 that improves the prospects for safety of affected residents and, if necessary, identifies alternative living arrangements 63 64 such as facilities licensed under part II of chapter 400 or 65 under chapter 429.

(g) In inspecting public food service establishments, the department shall <u>notify</u> provide each inspected establishment <u>of</u> the availability of with the food-recovery brochure developed under s. 595.420.

70 (3) SANITARY STANDARDS; EMERGENCIES; TEMPORARY FOOD
71 SERVICE EVENTS.—The division shall:

(c) Administer a public notification process for temporary food service events and distribute educational materials that address safe food storage, preparation, and service procedures.

1. Sponsors of temporary food service events shall notify the division not less than 3 days before the scheduled event of the type of food service proposed, the time and location of the event, a complete list of food service vendors participating in

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79 the event, the number of individual food service facilities each vendor will operate at the event, and the identification number 80 81 of each food service vendor's current license as a public food 82 service establishment or temporary food service event licensee. 83 Notification may be completed orally, by telephone, in person, 84 or in writing. A public food service establishment or food service vendor may not use this notification process to 85 circumvent the license requirements of this chapter. 86

2. The division shall keep a record of all notifications received for proposed temporary food service events and shall provide appropriate educational materials to the event sponsors and notify the event sponsors of the availability of, including the food-recovery brochure developed under s. 595.420.

92 3.a. A public food service establishment or other food 93 service vendor must obtain one of the following classes of 94 license from the division: an individual license, for a fee of 95 no more than \$105, for each temporary food service event in 96 which it participates; or an annual license, for a fee of no 97 more than \$1,000, that entitles the licensee to participate in an unlimited number of food service events during the license 98 99 period. The division shall establish license fees, by rule, and 100 may limit the number of food service facilities a licensee may operate at a particular temporary food service event under a 101 single license. 102

b. Public food service establishments holding currentlicenses from the division may operate under the regulations of

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105 such a license at temporary food service events of 3 days or 106 less in duration.

107 Section 2. Section 509.091, Florida Statutes, is amended 108 to read:

109

509.091 Notices; form and service.-

110 (1) Each notice served by the division pursuant to this 111 chapter must be in writing and must be delivered personally by an agent of the division or by registered letter to the operator 112 of the public lodging establishment or public food service 113 114 establishment. If the operator refuses to accept service or 115 evades service or the agent is otherwise unable to effect 116 service after due diligence, the division may post such notice 117 in a conspicuous place at the establishment.

118 (2) Notwithstanding subsection (1), the division may 119 deliver lodging inspection reports and food service inspection 120 reports to the operator of the public lodging establishment or 121 public food service establishment by electronic means.

Section 3. Subsection (1) of section 509.101, FloridaStatutes, is amended to read:

124 509.101 Establishment rules; posting of notice; food 125 service inspection report; maintenance of guest register; mobile 126 food dispensing vehicle registry.-

(1) Any operator of a public lodging establishment or a
public food service establishment may establish reasonable rules
and regulations for the management of the establishment and its
guests and employees; and each guest or employee staying,

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131 sojourning, eating, or employed in the establishment shall conform to and abide by such rules and regulations so long as 132 133 the quest or employee remains in or at the establishment. Such 134 rules and regulations shall be deemed to be a special contract 135 between the operator and each quest or employee using the 136 services or facilities of the operator. Such rules and 137 regulations shall control the liabilities, responsibilities, and obligations of all parties. Any rules or regulations established 138 139 pursuant to this section shall be printed in the English 140 language and posted in a prominent place within such public 141 lodging establishment or public food service establishment. In 142 addition, any operator of a public food service establishment shall maintain a copy of the latest food service inspection 143 report or a duplicate copy on premises and shall make it 144 145 available to the division at the time of any division inspection 146 of the establishment and to the public, upon request. 147 Section 4. Subsections (1) and (2) of section 509.251, 148 Florida Statutes, are amended to read:

149

509.251 License fees.-

(1) The division shall adopt, by rule, a schedule of fees
to be paid by each public lodging establishment as a
prerequisite to issuance or renewal of a license. Such fees
shall be based on the number of rental units in the
establishment. The aggregate fee per establishment charged any
public lodging establishment <u>may shall</u> not exceed \$1,000;
however, the fees described in paragraphs (a) and (b) may not be

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157 included as part of the aggregate fee subject to this cap. Vacation rental units or timeshare projects within separate 158 159 buildings or at separate locations but managed by one licensed 160 agent may be combined in a single license application, and the 161 division shall charge a license fee as if all units in the 162 application are in a single licensed establishment. The fee 163 schedule shall require an establishment which applies for an 164 initial license to pay the full license fee if application is 165 made during the annual renewal period or more than 6 months 166 before prior to the next such renewal period and one-half of the 167 fee if application is made 6 months or less before prior to such 168 period. The fee schedule shall include fees collected for the 169 purpose of funding the Hospitality Education Program, pursuant 170 to s. 509.302, which are payable in full for each application 171 regardless of when the application is submitted.

(a) Upon making initial application or an application for
change of ownership, the applicant shall pay to the division a
fee as prescribed by rule, not to exceed \$50, in addition to any
other fees required by law, which shall cover all costs
associated with initiating regulation of the establishment.

(b) A license renewal filed with the division within 30
days after the expiration date shall be accompanied by a
delinquent fee as prescribed by rule, not to exceed \$50, in
addition to the renewal fee and any other fees required by law.
A license renewal filed with the division more than 30 but not
more than 60 days after the expiration date shall be accompanied

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183 by a delinquent fee as prescribed by rule, not to exceed \$100, 184 in addition to the renewal fee and any other fees required by 185 law.

The division shall adopt, by rule, a schedule of fees 186 (2) 187 to be paid by each public food service establishment as a 188 prerequisite to issuance or renewal of a license. The fee 189 schedule shall prescribe a basic fee and additional fees based on seating capacity and services offered. The aggregate fee per 190 establishment charged any public food service establishment may 191 192 not exceed \$400; however, the fees described in paragraphs (a) 193 and (b) may not be included as part of the aggregate fee subject 194 to this cap. The fee schedule shall require an establishment 195 which applies for an initial license to pay the full license fee 196 if application is made during the annual renewal period or more 197 than 6 months before prior to the next such renewal period and 198 one-half of the fee if application is made 6 months or less 199 before prior to such period. The fee schedule shall include fees 200 collected for the purpose of funding the Hospitality Education 201 Program, pursuant to s. 509.302, which are payable in full for 202 each application regardless of when the application is 203 submitted.

(a) Upon making initial application or an application for
change of ownership, the applicant shall pay to the division a
fee as prescribed by rule, not to exceed \$50, in addition to any
other fees required by law, which shall cover all costs
associated with initiating regulation of the establishment.

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209 (b) A license renewal filed with the division within 30 210 days after the expiration date shall be accompanied by a 211 delinquent fee as prescribed by rule, not to exceed \$50, in 212 addition to the renewal fee and any other fees required by law. 213 A license renewal filed with the division more than 30 but not 214 more than 60 days after the expiration date shall be accompanied 215 by a delinquent fee as prescribed by rule, not to exceed \$100, 216 in addition to the renewal fee and any other fees required by 217 law.

218

Section 5. This act shall take effect July 1, 2015.

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