ENROLLED 1997 Legislature

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2	An act relating to the State Fire Marshal;
3	amending s. 633.061, F.S.; providing a
4	limitation upon licensees; providing
5	requirements for licensees; providing
6	procedures for licensure; prescribing what
7	constitutes unlawful activity; providing for
8	training; providing for duties of the State
9	Fire Marshal; amending s. 633.071, F.S.;
10	providing standards for tagging; providing for
11	inspection reports; amending s. 633.175, F.S.;
12	providing authority for law enforcement
13	officers or fire department officials;
14	providing for civil immunity; providing for
15	notice of release of investigative records;
16	amending s. 633.35, F.S.; providing standards
17	for private entities that provide the services
18	of firefighters; providing standards for
19	firefighters; amending s. 633.511, F.S.;
20	redesignating certain classifications; amending
21	s. 633.514, F.S.; providing for permitholders;
22	providing an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
26	Section 1. Section 633.061, Florida Statutes, is
27	amended to read:
28	633.061 License or permit required of organizations
29	and individuals servicing, recharging, repairing, testing,
30	marking, inspecting, or installing fire extinguishers and
31	preengineered systems

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1 It is unlawful for any organization or individual (1)2 to engage in the business of servicing, repairing, recharging, 3 testing, marking, inspecting, or installing any fire 4 extinguisher or preengineered system in this state except in 5 conformity with the provisions of this chapter. Each 6 organization or individual which engages in such activity must 7 possess a valid and subsisting license issued by the State 8 Fire Marshal. All fire extinguishers and preengineered 9 systems required by statute or by rule must be serviced by an organization or individual licensed under the provisions of 10 this chapter. The licensee is legally qualified to act for 11 12 the business organization in all matters connected with its business, and the licensee must supervise all activities 13 14 undertaken by such business organization. Each licensee shall maintain a specific business location. A further requirement, 15 in the case of multiple locations where such servicing or 16 17 recharging is taking place, is that each licensee who 18 maintains more than one place of business where actual work is 19 carried on must possess an additional license, as set forth in this section, for each location, except that no licensed 20 individual may qualify for more than five locations. A 21 licensee is limited to a specific type of work performed 22 23 depending upon the class of license held. Licenses and license fees are required for the following: 24 25 (a) Class A.....\$150 26 To service, recharge, repair, install, or inspect all types of 27 fire extinguishers, including recharging carbon dioxide units, and to conduct hydrostatic tests on all types of fire 28 29 extinguishers, including carbon dioxide units. 30 (b) Class B.....\$100 31

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To service, recharge, repair, install, or inspect all types of 1 fire extinguishers, including recharging carbon dioxide units 2 3 and conducting hydrostatic tests on water, water chemical, and 4 dry chemical types of extinguishers only. 5 (c) Class C.....\$100 6 To service, recharge, repair, install, or inspect all types of 7 fire extinguishers, except recharging carbon dioxide units, and to conduct hydrostatic tests on water, water chemical, and 8 9 dry chemical types of fire extinguishers only. 10 (d) Class D.....\$125 To service, repair, install, or inspect all types of 11 12 preengineered fire extinguishing systems. 13 (e) Licenses issued as duplicates or to reflect a 14 change of address.....\$10 15 Any fire equipment dealer licensed pursuant to this subsection 16 17 who does not want to engage in the business of servicing, inspecting, recharging, repairing, or installing halon 18 19 equipment must file an affidavit on a form provided by the 20 division so stating. Licenses will be issued by the division to reflect the work authorized thereunder. It is unlawful, 21 unlicensed activity for any person or firm to falsely hold 22 23 himself or herself or a business organization out to perform any service, inspection, recharge, repair, or installation 24 except as specifically described in the license. 25 26 (2) Each individual actually performing the work of 27 servicing, recharging, repairing, installing, testing, or inspecting fire extinguishers or preengineered systems must 28 29 possess a valid and subsisting permit issued by the State Fire Marshal. Permittees are limited as to specific type of work 30 performed dependent upon the class of permit held which shall 31

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be a class allowing work no more extensive than the class of 1 license held by the licensee under whom the permittee is 2 3 working. Permits and fees therefor are required for the 4 following: 5 (a) Class 1......\$50 6 Servicing, recharging, repairing, installing, or inspecting 7 all types of fire extinguishers, including carbon dioxide 8 units, and conducting hydrostatic tests on all types of fire 9 extinguishers, including carbon dioxide units. 10 (b) Class 2.....\$50 Servicing, recharging, repairing, installing, or inspecting 11 12 all types of fire extinguishers, including carbon dioxide 13 units, and conducting hydrostatic tests on water, water 14 chemical, and dry chemical types of fire extinguishers only. (c) Class 3......\$50 15 Servicing, recharging, repairing, installing, or inspecting 16 17 all types of fire extinguishers, except recharging carbon dioxide units, and conducting hydrostatic tests on water, 18 19 water chemical, and dry chemical types of fire extinguishers 20 only. 21 Class 4.....\$65 (d) 22 Servicing, repairing, installing, or inspecting all types of 23 preengineered fire extinguishing systems. 24 (e) Permits issued as duplicates or to reflect a 25 change of address.....\$10 26 27 Any fire equipment permittee licensed pursuant to this 28 subsection who does not want to engage in servicing, 29 inspecting, recharging, repairing, or installing halon equipment must file an affidavit on a form provided by the 30 division so stating. Permits will be issued by the division to 31

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reflect the work authorized thereunder. It is unlawful, 1 2 unlicensed activity for any person or firm to falsely hold 3 himself or herself out to perform any service, inspection, 4 recharge, repair, or installation except as specifically 5 described in the permit. 6 (3)(a) Such licenses and permits shall be issued by 7 the State Fire Marshal for each license year beginning January 8 1 and expiring the following December 31. The failure to 9 renew a license or permit by December 31 will cause the license or permit to become inoperative. The holder of an 10 inoperative license or permit shall not engage in any 11 12 activities for which a license or permit is required by this section. A license or permit which is inoperative because of 13 14 the failure to renew it shall be restored upon payment of the 15 applicable fee plus a penalty equal to the applicable fee, if the application for renewal is filed no later than the 16 17 following March 31. If the application for restoration is not made before the March 31st deadline, the fee for restoration 18 19 shall be equal to the original application fee and the penalty provided for herein, and, in addition, the State Fire Marshal 20 shall require reexamination of the applicant. Each licensee 21 or permittee shall successfully complete a course or courses 22 23 of continuing education for fire equipment technicians within 5 years of initial issuance of a license or permit and within 24 every 5-year period thereafter or no such license or permit 25 26 shall be renewed. The State Fire Marshal shall adopt rules 27 describing the continuing education requirements.

(b) The forms of such licenses and permits and applications therefor shall be prescribed by the State Fire Marshal; in addition to such other information and data as that officer determines is appropriate and required for such

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forms, there shall be included in such forms the following 1 matters. Each such application shall be in such form as to 2 3 provide that the data and other information set forth therein 4 shall be sworn to by the applicant or, if a corporation, by an 5 officer thereof. An application for a permit shall include the name of the licensee employing such permittee, and the 6 7 permit issued in pursuance of such application shall also set 8 forth the name of such licensee. A permit is valid solely for 9 use by the holder thereof in his employment by the licensee named in the permit. 10

11 (c) A license of any class shall not be issued or 12 renewed by the State Fire Marshal and a license of any class 13 shall not remain operative unless:

The applicant has submitted to the State Fire
 Marshal evidence of registration as a Florida corporation or
 evidence of compliance with s. 865.09.

The State Fire Marshal or his designee has by
 inspection determined that the applicant possesses the
 equipment required for the class of license sought. The State
 Fire Marshal shall give an applicant a reasonable opportunity
 to correct any deficiencies discovered by inspection. A fee of
 \$50, payable to the State Fire Marshal, shall be required for
 any subsequent reinspection.

The applicant has submitted to the State Fire 24 3. Marshal proof of insurance providing coverage for 25 26 comprehensive general liability for bodily injury and property 27 damage, products liability, completed operations, and contractual liability. The State Fire Marshal shall adopt 28 29 rules providing for the amounts of such coverage, but such amounts shall not be less than \$300,000 for Class A or Class D 30 licenses, \$200,000 for Class B licenses, and \$100,000 for 31

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Class C licenses; and the total coverage for any class of 1 license held in conjunction with a Class D license shall not 2 3 be less than \$300,000. The State Fire Marshal may, at any 4 time after the issuance of a license or its renewal, require 5 upon demand, and in no event more than 30 days after notice of such demand, the licensee to provide proof of insurance, on a 6 7 form provided by the State Fire Marshal, containing 8 confirmation of insurance coverage as required by this 9 chapter. Failure, for any length of time, to provide proof of insurance coverage as required shall result in the immediate 10 suspension of the license until proof of proper insurance is 11 12 provided to the State Fire Marshal. An insurer which provides such coverage shall notify the State Fire Marshal of any 13 14 change in coverage or of any termination, cancellation, or nonrenewal of any coverage. 15

The applicant successfully completes a prescribed 16 4. 17 training course offered by the State Fire College or an equivalent course approved by the State Fire Marshal. 18 This 19 subparagraph does not apply to any holder of or applicant for 20 a permit under paragraph (d) or to a business organization or a governmental entity seeking initial licensure or renewal of 21 22 an existing license solely for the purpose of inspecting, 23 servicing, repairing, marking, recharging, and maintaining fire extinguishers used and located on the premises of and 24 owned by such organization or entity. 25

5. The applicant has passed, with a grade of at least 70 percent, a written examination testing his knowledge of the rules and statutes regulating the activities authorized by the license and demonstrating his knowledge and ability to perform those tasks in a competent, lawful, and safe manner. Such examination shall be developed and administered by the State

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Fire Marshal. An applicant shall pay a nonrefundable 1 examination fee of \$50 for each examination or reexamination 2 scheduled. No reexamination shall be scheduled sooner than 30 3 4 days after any administration of an examination to an 5 applicant. No applicant shall be permitted to take an examination for any level of license more than a total of four 6 7 times during 1 year, regardless of the number of applications 8 submitted. As a prerequisite to taking the examination, the 9 applicant: 10 Must be at least 18 years of age. a. Must have 4 years of proven experience as a fire 11 b. 12 equipment permittee at a level equal to or greater than the level of license applied for or have a combination of 13 14 education and experience determined to be equivalent thereto 15 by the State Fire Marshal. Having held a permit at the 16 appropriate level for the required period constitutes the 17 required experience. 18 19 This subparagraph does not apply to any holder of or applicant for a permit under paragraph (d) or to a business organization 20 or a governmental entity seeking initial licensure or renewal 21 22 of an existing license solely for the purpose of inspecting, 23 servicing, repairing, marking, recharging, and maintaining fire extinguishers used and located on the premises of and 24 owned by such organization or entity. 25 26 6. An applicant who fails the examination may take it 27 three more times during the 1-year period after he originally filed an application for the examination. If the applicant 28 29 fails the examination within 1 year after the application date and seeks to retake the examination, he must file a new 30 application, pay the application and examination fees, and 31

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successfully complete a prescribed training course approved by 1 2 the State Fire College or an equivalent course approved by the 3 State Fire Marshal. An applicant may not submit a new 4 application within 6 months after the date of his last 5 reexamination. (d) No permit of any class shall be issued or renewed б 7 to a person by the State Fire Marshal, and no permit of any class shall remain operative, unless the person has: 8 9 1. Submitted a nonrefundable examination fee in the amount of \$50; 10 Successfully completed a training course offered by 11 2. 12 the State Fire College or an equivalent course approved by the State Fire Marshal; and 13 14 3. Passed, with a grade of at least 70 percent, a 15 written examination testing his knowledge of the rules and statutes regulating the activities authorized by the permit 16 17 and demonstrating his knowledge and ability to perform those tasks in a competent, lawful, and safe manner. 18 Such 19 examination shall be developed and administered by the State Fire Marshal. An examination fee shall be paid for each 20 examination scheduled. No reexamination shall be scheduled 21 22 sooner than 30 days after any administration of an examination 23 to an applicant. No applicant shall be permitted to take an examination for any level of permit more than four times 24 during 1 year, regardless of the number of applications 25 26 submitted. As a prerequisite to taking the permit 27 examination, the applicant must be at least 16 years of age. (e)4. An applicant who fails the examination may take 28 29 it three more times during the 1-year period after he originally filed an application for the examination. If the 30 applicant fails the examination within 1 year after the 31

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application date and he seeks to retake the examination, he 1 2 must file a new application, pay the application and 3 examination fees, and successfully complete a prescribed 4 training course offered by the State Fire College or an 5 equivalent course approved by the State Fire Marshal. The applicant may not submit a new application within 6 months 6 7 after the date of his last reexamination. 8 (4)(a) It is unlawful for a fire equipment dealer to 9 engage in training an individual to perform the work of installing, testing, recharging, repairing, or inspecting 10 portable extinguishers or preengineered systems except in 11 12 conformity with this section. Each individual engaging in such training activity must be registered with the State Fire 13 14 Marshal. The dealer must register the trainee prior to the trainee performing any work. The dealer must submit training 15 criteria to the State Fire Marshal for review and approval. 16 17 (b) No trainee shall perform work requiring a permit unless an individual possessing a valid and current fire 18 19 equipment permit for the type of work performed is physically The trainee's registration shall be valid for a 20 present. 90-day period from the date of issuance and is nontransferable 21 and nonrenewable. The initial training period may be extended 22 23 for an additional 90 days of training if the applicant has filed an application for permit and enrolled in the 40-hour 24 course at the State Fire College within 60 days after the date 25 26 of registration as a trainee and either the training course at 27 the State Fire College was unavailable to the applicant within the initial training period, at no fault of the applicant, or 28 29 the applicant attends and fails the 40-hour training course or 30 the competency examination. At no time will an individual be 31

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registered as a trainee for more than two 90-day periods as 1 2 provided in this paragraph. The trainee must: 3 Be 18 years of age. 1. 4 2. Possess on his person at all times a valid Florida 5 driver's license or a valid state identification card, issued 6 by the Department of Highway Safety and Motor Vehicles. A 7 trainee must produce identification to the State Fire Marshal 8 or his designated representative upon demand. 9 3. Pay a fee for registration of \$10 per trainee for a 90-day period. 10 (c) No more than two trainees shall be under the 11 supervision of a single trainer, who shall be directly 12 responsible for all work performed by any trainee while under 13 14 his or her supervision. No trainee shall perform any work not 15 within the scope of the license or permit held by the fire equipment dealer or permittee directly supervising his or her 16 17 work. 18 (d) Upon completion of a training period, an 19 individual must comply with the provisions of this section to 20 obtain a permit. 21 (5) The State Fire Marshal shall adopt rules providing 22 for the approval of the time, place, and curriculum of each 23 training course required by this section. (6) Every permittee must have a valid and subsisting 24 25 permit upon his person at all times while engaging in the 26 servicing, recharging, repairing, testing, inspecting, or installing of fire extinguishers and preengineered systems, 27 and every licensee or permittee must be able to produce such 28 29 license or permit upon demand. In addition, every permittee shall at all times carry an identification card containing his 30 photograph and other identifying information as prescribed by 31

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the State Fire Marshal or the State Fire Marshal's designee, 1 which shall be produced on demand. The State Fire Marshal 2 3 shall supply this card at a fee which shall be related to the 4 cost of producing the card. 5 (7) The fees collected for any such licenses and 6 permits and the filing fees for license and permit examination 7 are hereby appropriated for the use of the State Fire Marshal 8 in the administration of this chapter and shall be deposited 9 in the Insurance Commissioner's Regulatory Trust Fund. (8) The provisions of this chapter do not apply to 10 inspections by fire chiefs, fire inspectors, fire marshals, or 11 12 insurance company inspectors. (9) All fire extinguishers and preengineered systems 13 14 which are required by statute or by rule must be serviced, recharged, repaired, tested, inspected, and installed in 15 compliance with this chapter and with the rules adopted by the 16 17 State Fire Marshal. The State Fire Marshal may adopt by rule the standards of the National Fire Protection Association and 18 19 of other reputable national organizations. (10) If the licensee leaves the business organization 20 or dies, the business organization shall immediately notify 21 the State Fire Marshal of the licensee's departure, shall 22 return the license to the State Fire Marshal, and shall have a 23 grace period of 60 days in which to license another person 24 under the provisions of this chapter, failing which the 25 26 business shall no longer perform those activities for which a license under this section is required. 27 Section 2. Subsection (1) of section 633.071, Florida 28 29 Statutes, is amended to read: 30 31

633.071 Standard service tag required on all fire 1 2 extinguishers and preengineered systems; serial number 3 required on all portable fire extinguishers .--4 (1) The State Fire Marshal shall adopt by rule 5 specifications as to the size, shape, color, and information 6 and data contained thereon of service tags to be attached to 7 all fire extinguishers and preengineered systems required by 8 statute or by rule, whether they be portable, stationary, or 9 on wheels when they are placed in service, installed, serviced, repaired, tested, recharged, or inspected. Fire 10 extinguishers may be tagged only after meeting all standards 11 12 as set forth by this chapter, the standards of the National Fire Protection Association, and all manufacturer's 13 14 requirements. Preengineered systems may be tagged only after a 15 system has been inspected, serviced, installed, repaired, tested, and recharged in compliance with this chapter, the 16 17 standards of the National Fire Protection Association, and the manufacturer's specifications, and after a report, as 18 19 specified by rule, has been completed in detail, indicating 20 any and all deficiencies or deviations from the manufacturer's 21 specifications and the requirements of the National Fire Protection Association. A copy of the inspection report shall 22 23 be provided to the owner at the time of inspection, and, if a system is found to be in violation of this chapter, the 24 25 manufacturer's specifications, or the standards of the 26 National Fire Protection Association, a copy shall be forwarded to the state or local authority having jurisdiction 27 within 30 days from the date of service. It shall be unlawful 28 29 to place in service, service, test, repair, inspect, install, or recharge any fire extinguisher or preengineered system 30 without attaching one of these tags completed in detail, 31

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including the actual month work was performed, or to use a tag 1 2 not meeting the specifications set forth by the State Fire 3 Marshal. 4 Section 3. Section 633.175, Florida Statutes, 1996 5 Supplement, is amended to read: 6 633.175 Investigation of fraudulent insurance claims 7 and crimes; immunity of insurance companies supplying 8 information. --9 (1) The State Fire Marshal or an agent appointed pursuant to s. 633.02, any law enforcement officer as defined 10 in s. 111.065, any law enforcement officer of a federal 11 12 agency, or any fire department official who is engaged in the investigation of a fire loss may request any insurance company 13 14 or its agent, adjuster, employee, or attorney, investigating a claim under an insurance policy or contract with respect to a 15 16 the fire loss of any real or personal property to release any information whatsoever in the possession of the insurance 17 company or its agent, adjuster, employee, or attorney relative 18 19 to a that loss from that fire. The insurance company shall release the available information to and cooperate with any 20 official authorized to request such information pursuant to 21 this section. The insurance company or its agent, adjuster, 22 23 employee, or attorney, shall also cooperate with and release any available information to a law enforcement officer, as 24 25 defined under s. 111.065(1), who is engaged in the 26 investigation of that fire loss. The information shall include, but shall not be limited to: 27 28 (a) Any insurance policy relevant to a loss under 29 investigation and any application for such a policy. 30 (b) Any policy premium payment records. 31

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1 (C) The records, reports, and all material pertaining 2 to history of any previous claims made by the insured with the 3 reporting company. 4 (d) Material relating to the investigation of the 5 loss, including statements of any person, proof of loss, and 6 other relevant evidence. 7 (e) Memoranda, notes, and correspondence relating to 8 the investigation of the loss in the possession of the 9 insurance company or its agents, adjusters, employees, or 10 attorneys. (2) If an insurance company has reason to suspect that 11 12 a fire loss to its insured's real or personal property was caused by incendiary means, the company shall notify the State 13 14 Fire Marshal and shall furnish him with all material acquired by the company during the course of its investigation. 15 16 (3) In the absence of fraud, bad faith, or malice, no 17 representative of investigator employed by an insurance company or of the National Insurance Crime Bureau employed to 18 19 adjust or investigate losses caused by fire shall be liable 20 for damages in a civil action for furnishing information concerning fires suspected to be other than accidental to 21 22 investigators employed by other insurance companies or the National Insurance Crime Bureau. 23 (4) No insurance company or person who furnishes 24 25 information on its behalf shall be liable for damages in a 26 civil action or subject to criminal prosecution for any oral or written statement made or any other action taken that is 27 28 necessary and required by the provisions of this section. 29 (5) At such time as the release of the investigative 30 records is required by law pursuant to s. 633.111, the official or agency in possession of such records department 31

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shall provide written due notice to the insurance company 1 2 providing the information and to all parties, at least 10 days 3 prior to releasing such records. Official, departmental, or 4 agency personnel may discuss such matters with other official, 5 departmental, or agency personnel, and any insurance company 6 complying with this section, and may share such information, 7 if such discussion is necessary to enable the orderly and efficient conduct of the investigation. These discussions are 8 9 confidential and exempt from the provisions of s. 286.011.

10 (6) The actions of an insurance company or of its 11 agents, employees, adjusters, or attorneys, in complying with 12 the statutory obligation of this section shall in no way be 13 construed by a court as a waiver or abandonment of any 14 privilege or confidentiality of attorney work product, 15 attorney-client communication, or such other privilege or 16 immunity as is provided by law.

17 (7) Any official described in subsection (1) may be 18 required to testify as to any information in his possession 19 regarding an insurance loss in any civil action in which any 20 person seeks recovery under a policy against an insurance 21 company for an insurance loss, subject to the provisions of 22 subsection(6)(5).

(8) No person may intentionally refuse to release anyinformation requested pursuant to this section.

(9) Any person who willfully violates the provisions
of this section is guilty of a misdemeanor of the first
degree, punishable as provided in s. 775.082 or s. 775.083.

28 Section 4. Subsection (2) of section 633.35, Florida
29 Statutes, is amended to read:

30 633.35 Firefighter and forestry firefighter training 31 and certification program.--

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The division shall issue a certificate of 1 (2) 2 compliance to any person satisfactorily complying with the 3 training program established in subsection (1), who has 4 successfully passed an examination as prescribed by the 5 division, and who possesses the qualifications for employment 6 in s. 633.34, except s. 633.34(5). No person may be employed 7 as a regular or permanent firefighter by an the employing 8 agency, or by a private entity under contract with the state or any political subdivision of the state, including 9 authorities and special districts, for a period of time in 10 excess of 1 year from the date of initial employment until he 11 12 or she has obtained such certificate of compliance. A person 13 who does not hold a certificate of compliance and is employed 14 under this section may not directly engage in hazardous 15 operations, such as interior structural firefighting and 16 hazardous-materials-incident mitigation, requiring the 17 knowledge and skills taught in a training program established 18 in subsection (1). However, a person who has served as a 19 volunteer firefighter with the state or any political 20 subdivision of the state, including authorities and special districts, who is then employed as a regular or permanent 21 firefighter may function, during this period, in the same 22 23 capacity in which he or she acted as a volunteer firefighter, provided that he or she has completed all training required by 24 25 the volunteer organization. 26 Section 5. Subsection (2) of section 633.511, Florida 27 Statutes, is amended to read: 633.511 Florida Fire Safety Board; membership.--28 29 (2)(a) To be eligible for appointment, each contractor shall personally hold a current certificate of competency and 30 a current license issued by the State Fire Marshal, together 31 17

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1 with an unexpired occupational license to operate as a
2 contractor issued by an incorporated municipality or a county;
3 be actively engaged in such business and have been so engaged
4 for a period of not less than 5 consecutive years before the
5 date of his appointment; and be a citizen and resident of the
6 state.

7 To be eligible for appointment, each fire (b) 8 equipment dealer shall personally hold a current Class A, B, 9 or C \pm and Class D \pm fire equipment dealer license issued by the State Fire Marshal, together with an unexpired 10 occupational license to operate as a fire equipment dealer 11 12 issued by an incorporated municipality or a county; shall be actively engaged in such business and have been so engaged for 13 14 a period of not less than 5 consecutive years before the date 15 of appointment; and shall be a citizen and resident of this 16 state.

Section 6. Subsection (1) of section 633.514, FloridaStatutes, is amended to read:

19 633.514 Board duties; meetings; officers; quorum; 20 compensation; seal.--

21 (1) The board shall act in an advisory capacity to the State Fire Marshal and shall meet regularly as the need 22 23 presents itself. The board shall have the authority to review complaints and disputed administrative action and make 24 recommendations for disciplinary action to the division at the 25 26 request of the licenseholder, permitholder, or certificateholder. The board will serve in an advisory 27 capacity to the division regarding rules, codes, standards, 28 29 interpretations, and training. As soon as practicable after the effective date of this act, the board shall meet to elect 30 officers from its membership, whose terms shall expire on June 31

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1	30 and annually thereafter. A majority of the board shall
2	constitute a quorum. No member of the advisory board shall be
3	paid a salary as such member, but each shall receive necessary
4	expenses while attending advisory board meetings and
5	reimbursement, including travel in performance of his duties,
6	as provided in s. 112.061.
7	Section 7. This act shall take effect October 1, 1997.
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