Florida House of Representatives - 1997

By the Committee on Real Property & Probate and Representative Crow

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1	A bill to be entitled
2	An act relating to the Florida Uniform Land
3	Sales Practices Law; amending s. 498.005, F.S.;
4	providing definitions; amending s. 498.007,
5	F.S.; revising language with respect to the
б	general powers and duties of the Division of
7	Florida Land Sales, Condominiums, and Mobile
8	Homes; amending s. 498.011, F.S.; revising
9	language with respect to per diem and mileage;
10	amending s. 498.017, F.S.; revising certain
11	fees; deleting certain fees; amending s.
12	498.022, F.S.; revising language with respect
13	to jurisdiction over fraudulent acts; providing
14	that it is a violation of the act to dispose
15	of, conceal, or divert any funds or assets of
16	any person so as to adversely affect the
17	interest of a purchaser; amending s. 498.023,
18	F.S.; providing additional criteria with
19	respect to permitted disposal of an interest in
20	subdivided lands; amending s. 498.024, F.S.;
21	revising language with respect to reservations;
22	amending s. 498.025, F.S.; revising language
23	with respect to exemptions; amending s.
24	498.027, F.S.; revising language with respect
25	to application for registration; providing for
26	rules; amending s. 498.029, F.S.; eliminating
27	the registration of certain subdivided lands;
28	amending s. 498.031, F.S.; providing for the
29	time period during which registration becomes
30	effective; revising language with respect to
31	inquiry and examination; amending s. 498.033,

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1 F.S.; revising language with respect to the 2 registration of subdivided lands; amending s. 498.035, F.S.; authorizing, rather than 3 4 requiring, the division to approve advertising 5 material; revising language with respect to 6 advertising material; requiring the full 7 disclosure of certain pertinent information; amending s. 498.037, F.S.; revising language 8 9 with respect to public offering statements; 10 amending s. 498.039, F.S.; revising language with respect to certain trust and escrow 11 accounts; providing for rules; amending s. 12 13 498.041, F.S.; revising language with respect 14 to annual renewal; providing for termination of 15 registration; amending s. 498.047, F.S., relating to investigations; providing for a 16 17 privilege against civil liability; authorizing 18 certain disclosure; providing that certain 19 information is admissible as evidence; providing for rules; amending s. 498.059, F.S.; 20 21 providing penalties with respect to certain violations; providing an effective date. 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 26 Section 1. Section 498.005, Florida Statutes, is 27 amended to read: 28 498.005 Definitions.--As used in this chapter, unless 29 the context otherwise requires, the term: 30 (1) "Active registration" means a registered 31 subdivision, except a registration classified as inactive. 2

1 (1) "Advertising" means the publication of or the 2 causing to be published of any information for the purpose of 3 inducing any other person to purchase or to acquire an interest in subdivided lands, including the land sales 4 5 contract to be used and any photographs, drawings, or artist's 6 representations of existing or planned physical conditions or 7 facilities on the property, by means of any: 8 (a) Newspaper or periodical; 9 (b) Radio or television broadcast; (c) Written, printed, or photographic matter produced 10 by any duplicating process producing 10 copies or more; 11 (d) Material used in connection with the disposition 12 13 or offer of subdivided lands by radio, television, telephone, 14 computer, or any other electronic means; 15 (e) Material used by subdividers or their agents, distributors, or any other persons to induce prospective 16 17 purchasers to visit this state, particularly vacation 18 certificates which involve a land sales presentation by a 19 subdivider or his agents; or (f) Billboards. 20 21 (2) "Closing" means the transfer of ownership or lease 22 of an interest in subdivided lands to a purchaser as evidenced 23 by the delivery of a deed to the purchaser or to the clerk of the court for recording in the official records of the county 24 25 in which the subdivided lands are located. 26 (3) "Broker" means any person who is licensed as such 27 by, or is exempt from, chapter 475 and who is employed or 28 authorized by a subdivider to offer for disposition any 29 interest in subdivided lands required to be registered 30 pursuant to this chapter and who is responsible for the 31

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1 supervision of salesmen who offer for disposition any interest in subdivided lands. 2 3 (3) (4) "Conviction" means a determination of guilt 4 resulting from a plea or trial, regardless of whether 5 adjudication was withheld or imposition of sentence was suspended on an offense prohibited by this chapter, or 6 7 forfeiture of a bond when charged with a criminal offense 8 prohibited by this chapter. 9 (4) (4) (5) "Disposition" means any transaction involving any interest in subdivided lands entered into for profit, 10 including any sale, resale, lease for more than 5 years, 11 12 assignment, or award by lottery. 13 (5)(6) "Division" means the Division of Florida Land 14 Sales, Condominiums, and Mobile Homes of the Department of 15 Business and Professional Regulation. (6) "Escrow" means the delivery to, or deposit with, 16 17 an escrow agent of funds or property to be held and disbursed 18 by such escrow agent consistent with the provisions of this 19 act. 20 (7) "Escrow agent" means: 21 (a) A savings and loan association or bank located in 22 Florida or any other financial institution located in Florida 23 having a net worth in excess of \$5 million; 24 (b) An attorney who is a member in good standing of 25 The Florida Bar; 26 (c) A real estate broker who is licensed pursuant to 27 chapter 475 and in good standing with the Department of 28 Business and Professional Regulation; or 29 (d) A title insurance agent licensed pursuant to s. 30 626.8417 or a title insurance agency licensed pursuant to s. 31 626.8418.

1 (8) "Governing documents" means the recorded declaration of covenants for a community, and all duly adopted 2 and recorded amendments thereto; and the articles of 3 4 incorporation and bylaws of the homeowners' association, and 5 any duly adopted amendments thereto. 6 (9) "Homeowners' association" or "association" means a 7 Florida corporation responsible for the operation of a 8 community in which the voting membership is made up of parcel 9 owners or their agents, or a combination thereof, and in which membership is a mandatory condition of parcel ownership, and 10 which is authorized to impose assessments that, if unpaid, may 11 become a lien on the parcel. The term "homeowners' 12 13 association" or "association" does not include a community development district or other similar special taxing district 14 15 created pursuant to statute. (10) "Homesite" means a lot, parcel, unit, or interest 16 17 contained within a subdivision which is physically accessible 18 by a public or private road at the time of deeding and usable 19 by the purchaser for constructing or installing a single-family residential building without draining, filling, 20 21 or other improvement, except for reasonable preparation for 22 construction or installation, and that no fact or circumstance 23 exists which prohibits the immediate use of the lot for such 24 purpose upon deeding. 25 (7) "Inactive registration" means one in which a 26 subdivision has demonstrated to the satisfaction of the 27 division that all requirements under the registration are 28 current and there is no ongoing sales program. 29 (11)(8) "Material change" means any act or failure to 30 act by a registrant or its agents that would directly and 31 adversely affect the registrant's legal or financial ability 5

1 to fulfill its contractual commitments to its purchasers or that would alter or change the legal obligations or 2 3 commitments of the registrant to its purchasers or to the 4 division. 5 (12)(9) "Notice" means a communication in writing from 6 the division executed by its director or other duly authorized 7 officer. 8 (13)(10) "Offer" includes every inducement, 9 solicitation, or attempt to encourage a person to acquire any interest in subdivided lands, if undertaken for gain or 10 profit. 11 12 (14)(11) "Offering" means any document, material, 13 representation, agreement, or assurance contained in: 14 (a) Advertising material used in connection with the 15 offer of subdivided lands; (b) A public offering statement; 16 17 (c) A contract or other agreement which a purchaser 18 executes in connection with the purchase of subdivided land; 19 (d) A document or other material submitted to the 20 division as part of an application for registration and upon which application an order of registration is issued; or 21 22 (e) An order of registration. 23 (15)(12) "Order of registration" means the license issued by the division to evidence the registration status of 24 25 the registrant for specified subdivided lands. 26 (16)(13) "Person" means one or more individuals, 27 corporations, governments or governmental subdivisions or 28 agencies, business trusts, estates, trusts, partnerships, unincorporated associations, or any other legal or commercial 29 30 entity having a common interest. 31

1 (17)(14) "Purchaser" means a person who acquires, 2 attempts to acquire, or succeeds to an interest in subdivided 3 land. 4 (18)(15) "Registrant" means the person or persons 5 specifically named in the order of registration. 6 (19)(16) "Registration" means the completion of all 7 application requirements and the furnishing of all required exhibits to the satisfaction of the division. 8 9 (17) "Salesman" means any person who is licensed as such by, or is exempt from, chapter 475 and who is employed or 10 authorized by a subdivider or broker to offer for disposition 11 12 any interest in subdivided lands required to be registered 13 pursuant to this chapter. 14 (20)(18) "Subdivider" means a person who owns any 15 interest in subdivided lands or is engaged in the disposition of subdivided lands either directly, indirectly, or through 16 17 the services of an employee, agent, or independent contractor 18 a broker or salesman. 19 (21)(19) "Subdivision" or "subdivided lands" means: 20 (a) Any contiguous land which is divided or is 21 proposed to be divided for the purpose of disposition into 50 22 or more lots, parcels, units, or interests; or 23 (b) Any land, whether contiguous or not, which is divided or proposed to be divided into 50 or more lots, 24 25 parcels, units, or interests which are offered as a part of a 26 common promotional plan.

27 <u>(22)(20)</u> "Common promotional plan" means an offering 28 of subdivided lands by a person in a similar plan of 29 disposition. Elements relevant to whether the subdivided lands 30 are being offered as part of a common promotional plan include 31 but are not limited to: the physical relationship of the

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properties being offered; whether the offered properties are 1 known, designated, or advertised as a common unit or by a 2 common name; the utilization of a common broker or sales 3 personnel, common sales office or facilities, or common 4 5 promotional methods; the utilization of cross-referrals of 6 prospective purchasers between sales operations; and common 7 ownership interests. 8 Section 2. Section 498.007, Florida Statutes, is 9 amended to read: 10 498.007 General powers and duties.--(1) The division may adopt, amend, or repeal 11 12 reasonable rules as necessary to carry out all provisions of 13 this act, pursuant to the Administrative Procedure Act. 14 (2) If it appears that a person has violated or is 15 about to violate a provision of this chapter or a division rule or order, the division, with or without prior 16 17 administrative proceedings, may bring an action in the circuit 18 court to enjoin the violation and to enforce compliance with 19 this chapter or any division rule or order. Upon proper 20 showing, injunctive relief or temporary restraining orders shall be granted, and a receiver or conservator may be 21 22 appointed. If appointed, the receiver or conservator may take 23 action to implement the provisions of the court order, to 24 ensure the performance of the order, and to remedy any breach 25 thereof. In addition to all other means provided by law for 26 the enforcement of an injunction or temporary restraining order, the circuit court may impound or sequester the property 27 28 of a party defendant, including books, papers, documents, and records pertaining thereto, and allow the examination and use 29 30 of said property by the division and a court-appointed 31 receiver or conservator. The division is not required to post

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a bond in any court proceedings. Venue for actions or 1 proceedings brought pursuant to this subsection may be laid in 2 any county where the venue is proper under chapter 47 or in 3 4 Leon County. 5 (3) In addition to any remedy provided by this 6 chapter, the division may: 7 (a) Apply to the circuit court for an order of 8 restitution whereby the defendant in an action brought 9 pursuant to subsection (2) shall be ordered to make 10 restitution of those sums shown by the division to have been obtained by the defendant in violation of any of the 11 provisions of this chapter. Such restitution shall, at the 12 13 option of the court, be payable to the conservator or receiver appointed pursuant to subsection (2) or directly to the 14 15 persons whose funds or assets were obtained in violation of 16 this chapter. 17 (b) Seek the imposition of a civil penalty through the 18 circuit court for any violation for which the division may 19 issue a notice to show cause under s. 498.053. The civil 20 penalty shall be no less than \$500 and no more than \$10,000 for each violation. The court may also award to the 21 prevailing party court costs and reasonable attorney's fees 22 23 and, in the event the division prevails, may also award reasonable costs of investigation. 24 25 (4) (4) (3) The division may intervene in any suit 26 involving subdivided lands. In any suit by or against a 27 subdivider involving subdivided lands, the subdivider shall 28 promptly furnish the division a copy of the complaint and, if requested by the division, copies of all pleadings. 29 30 (5)(4) The division may: 31

1 (a) Accept registrations, property reports, or similar 2 disclosure documents filed in other states or with the Federal Government, notwithstanding the requirements of s. 498.037; 3 and may suspend or revoke any registration under this chapter 4 5 that includes any registration, property report, or similar disclosure document accepted under this subsection if the 6 7 registration, property report, or similar disclosure is suspended or revoked by the registering state or by the 8 9 Federal Government; 10 (b) Contract with agencies in this state or other jurisdictions to perform investigative functions; or 11 (c) Accept grants-in-aid from any source. 12 13 (6) (6) (5) The division shall cooperate with similar 14 agencies in other jurisdictions to establish uniform filing 15 procedures and forms, public offering statements, advertising standards, and rules and common administrative practices. 16 (7) (7) (6) The division shall adopt uniform accounting 17 18 principles, policies, and standards by rule methods, in 19 accordance with generally accepted accounting principles as defined by the rules of the Board of Accountancy, to be used 20 21 by all applicants for and holders of registrations of 22 subdivided lands in the preparation of all financial 23 statements required by this chapter, documents, information, 24 and reports required by, and in the transaction of all 25 activities regulated under, this chapter. 26 (8) (7) Notice to a subdivider shall be complete when 27 delivered to the subdivider's address currently on file with 2.8 the division. 29 (9)(8) Notwithstanding any provision of this chapter

30 or any division rule, the division shall not take adverse 31 action with regard to any document filed by any person with

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regard to subdivided lands solely because the document is not 1 on a division form, if adequate information is provided. 2 3 Section 3. Section 498.011, Florida Statutes, is amended to read: 4 5 498.011 Payment of per diem, mileage, and other 6 expenses to division employees .-- The amount of per diem and 7 mileage and expense money paid to employees shall be as 8 provided in s. 112.061, except that the division shall 9 establish by rule the standards for reimbursement of actual verified expenses incurred in connection with an inspection or 10 investigation examination of subdivided lands. 11 12 Section 4. Section 498.017, Florida Statutes, is 13 amended to read: 14 498.017 Fees.--The division shall charge fees as 15 follows: (1) A base fee of \$450 per subdivision registration 16 17 application plus a fee of \$4 for each of the first 2,000 lots, 18 parcels, units, or interests in the subdivision and a fee of 19 \$2 for each additional lot, parcel, unit, or interest. 20 (2)(a) Each registration shall be renewed annually as 21 provided in s. 498.041 and shall be accompanied by a base fee 22 of \$300 for each renewal plus 75 50 cents for each of the 23 first 1,000 undeeded lots, parcels, units or interests and 20 24 cents for each additional undeeded lot, parcel, unit, or 25 interest. 26 (b) A penalty not to exceed \$20 per day may be 27 assessed for a delinquent renewal; and the order of 28 registration shall be suspended by operation of law after the 29 10th day of delinquency until the renewal fee and penalty are 30 received by the division. In no event shall the penalty fee 31 exceed \$400 per registration. 11

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1 (c) The division may, by rule, increase the per-lot 2 fees provided in paragraph (a), not to exceed 75 cents. (3) The division shall charge subdividers of 3 out-of-state subdivisions disposed of or offered for 4 5 disposition in this state an initial and annual renewal fee 6 equal to the fees charged for subdivided lands located within 7 the state. 8 (4) Except as provided in subsection (13), The 9 application for registration required by s. 498.027 shall be 10 accompanied by the initial fee, and when an inspection is to be made of the subdivided lands situated outside the state and 11 being disposed of or offered for disposition in this state, 12 13 the application shall also be accompanied by an amount 14 equivalent to the cost of travel round-trip from Florida to 15 and from the location of the subdivided lands, as estimated by the division, and by a further amount estimated to be 16 necessary to cover the additional expenses of the inspection. 17 18 The division shall not approve accept a registration until the 19 subdivider pays any other actual verified expenses incurred in 20 the inspection and examination. 21 (5) The division shall charge each subdivider who 22 seeks an exemption under this chapter an initial fee of \$200, 23 plus \$1 for each lot. The application for exemption shall be accompanied by the initial fee, and when a field inspection or 24 25 examination is to be made relative to subdivided lands, the subdivider shall also pay all actual verified expenses 26 27 incurred in the inspection or examination. 28 (5) (5) (6) The division shall charge each subdivider a 29 fee, which it shall set by rule, for filing notification of a 30 material change of the offering. The fee shall not be less

31 than \$200 nor more than \$1,000 unless the division determines

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that the actual costs of processing the material change 1 exceeds \$1,000. If the division so determines, it shall issue 2 3 its order charging the registrant with the actual costs of processing the material change. The order shall include 4 5 documentation of the actual costs, and the registrant shall be 6 entitled to a hearing under chapter 120, upon request. 7 (6) (6) (7) Each request for release of assurances 8 established for improvements shall be accompanied by a \$50 9 fee; the subdivider shall also pay all actual verified expenses for onsite inspections or examinations. 10 (7)(8) Each request for an exemption advisory opinion 11 12 shall be accompanied by a \$100 fee. 13 (8)(9) Each filing of advertising material as required 14 by s. 498.035 submitted for approval, other than that 15 submitted as part of an initial registration or exemption of subdivided lands, shall be accompanied by a fee of \$25. 16 17 (9) (10) The division shall charge a subdivider \$250 18 for filing a reservation program. 19 (10)(11) The division may contract with any subdivider or others for reasonable charges for any extra or special 20 service pertaining to any registration or application for 21 22 registration. 23 (11)(12) The division shall charge a subdivider \$250 24 for filing a no-action letter request. 25 (13) The division shall charge each subdivider who 26 seeks an exemption pursuant to s. 498.025(4) an initial fee of 27 \$200. The application for this exemption shall be accompanied 28 by the initial fee, and by an amount equivalent to the cost of round-trip travel to the site, as estimated by the division, 29 and by a further amount estimated to be necessary to cover the 30 31 additional expenses of the investigation, as prescribed in s. 13

498.011, for each day spent on site. Before issuance of the 1 exemption order, the subdivider shall pay any other actual 2 3 verified expenses incurred in the investigation. 4 Section 5. Section 498.022, Florida Statutes, is 5 amended to read: 498.022 Jurisdiction over fraudulent acts.--6 7 (1) It shall be unlawful and a violation of this 8 chapter for a any person to offer or dispose of 25 or more 9 lots, parcels, units, or interests in a subdivision pursuant to a common promotional plan, and to: 10 (a) Employ any device, scheme, or artifice to defraud. 11 (b) Obtain money or property by means of a false 12 13 statement of a material fact, or the failure to state a 14 material fact which makes the statement misleading in light of 15 the circumstances and the context of the overall transaction, with respect to any information pertinent to the transaction. 16 17 (c) Engage in any transaction, practice, or course of 18 business which operates or would operate as a fraud or deceit 19 upon a purchaser. 20 (d) Make any false, fictitious, or fraudulent statement or representation, or make or use any false writing 21 22 or document knowing the same to contain any false, fictitious, 23 or fraudulent statement or entry. 24 (e) Falsify, conceal, or cover up, by any trick, 25 scheme, or device, a material fact. 26 (f) Dispose of, conceal, or divert any funds or assets 27 of any person so as to substantially and adversely affect the 28 interest of a purchaser. 29 Those persons qualifying for exemptions pursuant (2) 30 to s. 498.025 shall not be exempt from the provisions of this 31 section, and the division shall have the authority to use any 14

powers granted to it by this chapter to prevent, investigate, 1 or punish any violation of this section. 2 (3) Any violation of the provisions of subsection (1) 3 shall give to any purchaser of the lots, units, or interests 4 5 the same rights the purchasers would have under s. 498.061, as 6 if the lots, units, or interests were "subdivided lands" as 7 defined in s. 498.005(21)(19). (4) Notwithstanding any other provision of this 8 9 chapter, the term "subdivision" or "subdivided lands" as used in this section means any contiguous land which is divided or 10 is proposed to be divided for the purpose of disposition into 11 25 or more lots, parcels, units, or interests and also 12 13 includes any land, whether contiguous or not, which is divided or proposed to be divided into 25 or more lots, parcels, 14 15 units, or interests which are offered as a part of a common 16 promotional plan. 17 (5) (4) Any willful violation of the provisions of 18 subsection (1) shall be a felony of the third degree, 19 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 20 21 Section 6. Subsection (2) and paragraph (d) of 22 subsection (3) of section 498.023, Florida Statutes, are 23 amended to read: 498.023 Prohibitions on dispositions of interests in 24 25 subdivided lands. -- Unless the subdivided lands or the transaction is exempt pursuant to s. 498.025: 26 27 (2) No person may dispose of, or participate in the 28 disposition of, any interest in subdivided lands unless: 29 (a) A current public offering statement is delivered 30 to the purchaser prior to the disposition; 31 15

1 The purchaser is afforded a reasonable opportunity (b) 2 to examine the public offering statement prior to the 3 disposition; and (c) The contract and public offering statement 4 5 authorize the purchaser to cancel the agreement without cause 6 until midnight of the seventh business day after he executes 7 the contract. 8 (d) The public offering statement, contract, note, 9 mortgage, deed, or other sales documents, delivered to the 10 purchaser, are in the language in which the sales campaign is conducted, unless an accurate translation is attached to the 11 12 document. 13 (3) When the principal solicitation of the disposition 14 is by long-distance telephone, no person may dispose of, or 15 participate in the disposition of, any interest in subdivided lands unless: 16 17 (d) One of the following takes place subsequent to the 18 solicitation of the disposition by long-distance telephone: 19 The prospective purchaser personally inspects the 1. 20 property before executing the agreement to purchase and so 21 certifies in writing; or 22 The prospective purchaser executes an agreement to 2. 23 purchase which expressly provides that the purchaser or purchaser's agent has 6 months from the date the purchaser 24 25 received the fully executed agreement to purchase in which to 26 take a subdivider-guided personal inspection of the subdivided 27 lands, and, at that time, if the purchaser is not satisfied 28 with his purchase and the agreement to purchase is not in 29 default, the purchaser may request in writing a refund of all 30 moneys paid in under the agreement to purchase, and shall be 31 entitled to the refund, even though the aforesaid 30-day

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period has expired. The agreement to purchase shall also 1 provide that the subdivider must make available a quided 2 3 personal inspection of the subdivision upon request by the purchaser and that the purchaser may request, and shall be 4 entitled to, the refund if the subdivider fails to make the 5 6 inspection available. The documents mailed or delivered in 7 accordance with this paragraph shall be governed by s. 8 498.037(3). 9 Section 7. Section 498.024, Florida Statutes, is 10 amended to read: 498.024 Reservations.--11 12 (1) Notwithstanding s. 498.023, prior to filing an 13 application for an order or exemption pursuant to s. 498.025(3) or (4) or an order of registration pursuant to s. 14 15 498.027, a subdivider may file an application for a reservation program which shall be approved by the division if 16 17 the following conditions are met: 18 (a) The subdivider has established an escrow or trust 19 account with an escrow agent which meets the requirements of 20 this section; 21 (b) The subdivider has filed and received approval for all advertising, promotional material, reservation agreements, 22 23 and trust or escrow agreements; and (c) The subdivider obtains an order of registration or 24 25 order of exemption prior to any release of funds, except those 26 made to prospective purchasers. Should the offer or property be exempt pursuant to s. 498.025(1), or (2), or (3), the 27 28 subdivider shall notify the division of the exemption, prior 29 to the release of funds. 30 (2) Approval of a reservation program shall not be 31 unreasonably withheld, and the division shall render a 17

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decision within 20 days from the date it receives adequate 1 information, unless the subdivider extends the time limit in 2 3 writing. (3) The provisions for an acceptable escrow or trust 4 5 account pursuant to this section shall be as follows: 6 (a) The subdivider shall give the prospective 7 purchaser a receipt for and shall deposit all reservation 8 deposits into an escrow account established with an escrow 9 agent acceptable trust company, or a bank having trust powers within 5 3 business days after of receipt. 10 (b) The escrow agent shall notify the prospective 11 purchaser that the reservation deposit was received within 7 12 13 business days after of receipt by the escrow agent. The 14 notice shall state that the funds are being held and will be 15 released only in accordance with this section. (c) The funds may only be placed in accounts and 16 17 financial institutions that are insured by an agency of the United States Government. The funds may be placed in an 18 19 interest-bearing or non-interest-bearing account, provided, 20 the funds shall be available for withdrawal in full by the 21 escrow agent at all reasonable times. 22 (d) The subdivider shall maintain separate books and 23 records within his books for each reservation program in 24 accordance with good accounting practices generally accepted 25 accounting standards, as defined by rule of the Board of 26 Accountancy. 27 (e) Upon the written request of a prospective 28 purchaser, the escrow agent shall immediately and without 29 qualification refund in full all moneys deposited by the 30 prospective purchaser. Any applicable interest shall be paid 31

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to the prospective purchaser, unless otherwise provided in the
 reservation agreement.

(f) The escrow agent may release reservation deposits to the subdivider only upon adequate showing that the prospective purchaser has entered into a binding contract or agreement for purchase of the subject lot, parcel, or unit. Any applicable interest shall be paid to the prospective purchaser, unless otherwise provided in the reservation agreement.

10 (g) The reservation deposit shall be held by the escrow agent for a maximum of 180 days, after which time it 11 shall be distributed to either the prospective purchasers or 12 13 the subdivider as provided for in this section, unless the reservation program is extended with the written approval of 14 15 the division and the purchasers are given notice of the right to receive a refund if they so request. This time limit is 16 17 suspended for the period in which a registration or exemption 18 application for the subject subdivided lands is pending with 19 the division.

20 (4) The lot, parcel, or unit sales price to a person 21 holding a reservation shall not be increased from the price 22 stated in the reservation program for that unit, unless the 23 possibility of a variance is fully disclosed in the 24 reservation program.

25 (5) When this chapter requires delivery of a public
26 offering statement to the prospective purchaser or an onsite
27 inspection by the prospective purchaser prior to execution of
28 the contract for purchase or lease of subdivided lands, the
29 prospective purchaser shall have the right of rescission for a
30 period of 7 days from the date of delivery of the public
31 offering statement or of the onsite inspection.

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1 (5)(6) Any subdivider who willfully fails to comply 2 with the escrow requirements of this section is guilty of a felony of the third degree, punishable as provided in s. 3 775.082. 4 5 Section 8. Section 498.025, Florida Statutes, 1996 6 Supplement, is amended to read: 7 498.025 Exemptions.--8 (1) Except as provided in s. 498.022, the provisions 9 of this chapter do not apply to: 10 The An offer or disposition of an any interest in (a) subdivided lands by a purchaser for his own account in a 11 single or isolated transaction, except that this exemption 12 13 shall not apply to registrants. 14 The An offer or disposition of an interest in (b) 15 subdivided lands land by or to any government or government agency. This exemption shall not apply to registrants. 16 17 (c) The An offer or disposition of an interest in 18 subdivided lands land as cemetery lots or interest. 19 (d) A subdivision as to which the plan of ultimate 20 disposition is to dispose to 45 or fewer persons. 21 (d)(e) An offer or transfer of securities currently 22 registered with the Department of Banking and Finance or the 23 United States Securities and Exchange Commission, except when s. 498.023(4) applies. 24 25 (e)(f) Any offer or disposition constituting a single 26 sale or offer to sell to a person when the purchase price is 27 \$50,000 or more. 28 (f)(g) The offer or disposition of an interest in 29 subdivided lands to a The sale or lease of land to any person 30 engaged in the business of constructing residential or 31 commercial buildings, or to any person who acquires the land 20

1 for the purpose of resale or lease to a person engaged in such 2 business unless the person who acquires the land sells it to 3 individuals as unimproved lots with no legal obligation on the 4 seller to construct a building on the lot within 2 years from 5 the date of disposition.

6 <u>(g)(h) The Any</u> offer or disposition of an interest in 7 <u>subdivided lands land</u> on which there is a residential, 8 commercial, or industrial building or as to which the seller 9 has a legal obligation to construct such a building within 2 10 years from date of disposition.

(h)(i) The An offer or disposition of an interest in 11 12 subdivided lands in which the registrant conveys a lot, unit, 13 or parcel or portion thereof to the purchaser of the 14 contiguous lot. If only a portion of a lot, unit, or parcel 15 is conveyed to the purchaser of contiguous property, the remaining balance of the lot, unit, or parcel shall be 16 17 conveyed only to a purchaser of contiguous property. The only 18 purpose of this conveyance shall be to increase the size of a 19 purchaser's holdings; and restrictions shall be recorded to restrict the use of such lots, units, or parcels and the 20 contiguous portions for use only as single-family homesites. 21

(i)(j) Any offer or disposition constituting a single 22 23 sale or offer to sell to a person if the lot, parcel, unit, or interest in the subdivision contains at least 20 acres. 24 Τn 25 determining eligibility for the exemption, easements for 26 ingress and egress or public utilities are considered part of 27 the total acreage of the lot, parcel, unit, or interest if the 28 purchaser retains ownership of the property affected by the 29 easement.

30 (j) The disposition of fewer than 25 homesites located 31 within this state by a person within a consecutive period of

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12 calendar months beginning after December 31, 1997, provided 1 that the grantor or lessor holds marketable title to the 2 subdivided lands to be conveyed or leased to purchasers and 3 the purchaser physically inspects the homesite prior to the 4 5 execution of the contract or lease. 6 (k) The offering or disposition of a homesite by one 7 party together with the sale of a mobile home or manufactured 8 home by another party if both contracts for purchase contain 9 no provision which restricts the purchaser's remedy of 10 bringing suit for specific performance and contain the following provisions: 11 1. Each seller is obligated to perform contingent upon 12 13 the other seller carrying out its obligations so that the mobile home or manufactured home will be installed on a 14 15 homesite lot within 2 years after the date the purchaser signs the contract to purchase the lot. 16 17 2. All funds or property paid by the purchaser shall 18 be escrowed until closing of the transaction. 19 3. All funds or property received by the seller shall 20 be released to the purchaser upon demand if the homesite on 21 which the mobile home or manufactured home has been erected is 22 not conveyed within 2 years. 23 4. The homesite is developed in conformance with all applicable local land development laws and regulations 24 pursuant to part II of chapter 163, including lots, parcels, 25 26 units, or interest vested under such part. 27 5. At the time of closing: 28 a. Domestic water supply and sanitary sewage disposal 29 are available to the homesite; 30 b. Electric power has been extended to the lot line; 31 c. The homesite is accessible by a street or road; 22

1	d. All promised improvements, including any common
2	areas or recreational facilities represented by the seller or
3	the seller's agent, are complete and provisions for perpetual
4	maintenance have been provided; and
5	e. The purchaser receives marketable title to the
6	homesite.
7	(1) The offer of disposition of an interest in
8	subdivided lands located within the boundaries of a special
9	dependent or independent district, subject to the following
10	conditions:
11	1. All funds or property paid by a purchaser are
12	escrowed until closing; and
13	2. Closing shall not occur until all promised
14	improvements including infrastructure, facilities, and
15	amenities represented in any manner by the seller or the
16	seller's agent are complete and the plat of same is recorded
17	in the official records of the county in which the subdivision
18	is located.
19	(m) The offer or disposition of an interest in
20	subdivided lands to an accredited investor, as defined by rule
21	of the Florida Department of Banking and Finance in accordance
22	with Securities and Exchange Commission Regulation 230.501, 17
23	<u>C.F.R. 230.501.</u>
24	(n) An offer or disposition of any interest in a
25	subdivision that has received a development order pursuant to
26	s. 380.06 or s. 380.061, or the offer or disposition of any
27	interest in subdivided lands by a person who has entered into
28	a development agreement with local government in accordance
29	with part II of chapter 163, subject to the following
30	<u>conditions:</u>
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	22

1 1. All funds or property paid by a purchaser are 2 escrowed until closing; and 2. Closing shall not occur until all promised 3 improvements including infrastructure, facilities, and 4 5 amenities represented by the seller or the seller's agent are 6 deemed complete and the plat of same is recorded in the 7 official records of the county in which the subdivision is 8 located. 9 (o) The offer or disposition of an interest in 10 subdivided lands which are zoned by the appropriate governmental authority for industrial or commercial 11 development or which are restricted to such use by restrictive 12 13 covenants which have been recorded in the official records of the city or county in which such real estate is located, when: 14 15 1. Local authorities have approved access from such 16 real estate to a public street or highway; 17 2. The purchaser of such real estate is a duly organized corporation, partnership, trust, or business entity 18 19 engaged in commercial or industrial business; 20 3. The purchaser of such real estate is represented in 21 the transaction of sale or lease by a representative of its 22 own selection; 23 4. The purchaser of such real estate affirms in writing to the seller or lessor that it either: 24 25 a. Is purchasing such real estate substantially for 26 its own use; or 27 b. Has a binding commitment to sell, lease, or 28 sublease such real estate to an entity which is engaged in commercial or industrial business, and is not affiliated with 29 30 the seller, lessor, or agent thereof; and 31

1 5. A policy of title insurance or a title opinion is 2 issued in connection with the transaction showing that title 3 to the real estate purchased is vested in the seller or lessor, subject only to such exceptions as may be approved in 4 5 writing by such purchaser prior to recordation of the 6 instrument of conveyance or execution of a lease. 7 a. Nothing in this subparagraph shall be construed as 8 requiring the recordation of a lease; and 9 b. Any purchaser may waive, in writing in a separate 10 document, the requirement of this subparagraph that a policy of title insurance or title opinion be issued in connection 11 12 with the transaction. 13 (p) The offer or disposition of condominium or cooperative parcels pursuant to chapter 718 or chapter 719, 14 15 respectively. (2) Except as provided in s. 498.022, the provisions 16 17 of this chapter do not apply to offers or dispositions of 18 interests in lots, parcels, or units contained in a recorded 19 subdivision plat, or resulting from the subdivision of land in 20 accordance with applicable local land development laws and 21 regulations pursuant to part II of chapter 163, including 22 lots, parcels, units, or interest vested under such part, if 23 all of the following conditions exist: (a) Each lot, parcel, or unit is situated on an 24 25 existing, dedicated road or street that is constructed to the 26 specifications of the appropriate local governing body which 27 has voluntarily agreed to accept the road or street for 28 maintenance, and, if a waiting period is required, adequate 29 assurances have been established with the appropriate local 30 governing body. Alternatively, maintenance may be provided by 31 an acceptable homeowners' property owner's association, 25

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community development district, or special dependent or 1 independent district. A homeowners' property owner's 2 3 association shall be acceptable if it is a duly incorporated, not-for-profit nonprofit corporation whose governing documents 4 <0>bylaws, which provide for the assessment of the cost of 5 6 maintenance of the roads on a pro rata basis, have been 7 incorporated into the restrictive covenants imposed upon the 8 subdivision. 9 (b) The subdivision has drainage structures and fill necessary to prevent flooding, which have been approved by the 10 appropriate local governing body and, if a waiting period is 11 required, adequate assurances have been established with the 12 13 appropriate local governing body. In addition, provisions for perpetual maintenance of these drainage structures must be 14 15 established with the appropriate local governing body, community development district, special taxing district, or an 16 17 acceptable homeowners 'property owners' association or through <U>restrictive covenants running with the land. 18 19 (c) Electric power is available at or near each lot, 20 parcel, or unit. 21 (d) Domestic water supply and sanitary sewage disposal 22 meeting the requirements of the applicable governmental 23 authority are available at or near each lot, parcel, or unit. (e) The subdivider is the fee simple owner of the 24 25 subdivided land offered and to be leased or conveyed to purchasers. 26 27 (f) All promised improvements, including 28 infrastructure, facilities, and amenities represented by the 29 seller or the seller's agent any common areas or recreational 30 facilities, are complete. 31

(g) The contract for purchase or lease contains, and 1 2 the subdivider complies with, the following provisions: 3 1. The purchaser must inspect the subdivided land prior to the execution of the contract or lease. 4 5 The purchaser shall have an absolute right to 2. 6 cancel the contract or lease for any reason whatsoever for a 7 period of 7 business days following the date on which the 8 contract or lease was executed by the purchaser. 9 3. In the event the purchaser elects to cancel within the period provided, all funds or other property paid by the 10 purchaser shall be refunded without penalty or obligation 11 within 20 days of the receipt of the notice of cancellation by 12 13 the developer. 4. All funds or property paid by the purchaser shall 14 15 be escrowed until closing has occurred and the lease or deed has been recorded. 16 17 5. Unless otherwise timely canceled, closing shall 18 occur and the deed shall be recorded within 180 days of the 19 date of execution of the contract by the purchaser. 20 6. When title is conveyed, said title shall be conveyed by statutory warranty deed unencumbered by any lien 21 22 or mortgage except for any first purchase money mortgage given 23 by the purchaser and restrictions, covenants, or easements of 24 record. 25 7. The subdivider presents to the purchaser the 26 disclosure required by s. 689.26 prior to the execution of the 27 contract or lease. 28 (h) The agreement for deed contains, and the subdivider complies with, the following provisions: 29 30 The purchaser must inspect the subdivided land 1. 31 prior to the execution of the agreement for deed. 27

1	2. The purchaser shall have an absolute right to
2	cancel the agreement for deed for any reason whatsoever for a
3	period of 7 business days following the date on which the
4	agreement for deed was executed by the purchaser.
5	3. If the purchaser elects to cancel within the period
6	provided, all funds or other property paid by the purchaser
7	shall be refunded without penalty or obligation within 20 days
8	after the receipt of the notice of cancellation by the
9	developer.
10	4. All funds for property paid by the purchaser shall
11	be escrowed until the agreement for deed has been recorded in
12	the county in which the subdivision is located.
13	5. Unless otherwise timely canceled, the agreement for
14	deed shall be recorded within 180 days after its execution by
15	the purchaser.
16	6. Sale of lots in the subdivision shall be restricted
17	solely to residents of the state.
18	7. The underlying mortgage or other ancillary
19	documents shall contain release provisions for the individual
20	lot purchased.
21	8. The subdivider presents to the purchaser the
22	disclosure required by s. 689.26 prior to the execution of the
23	agreement for deed.
24	(3) Except as provided in s. 498.022, the provisions
25	of this chapter do not apply to offers or dispositions of
26	interests in lots, parcels, or units contained in a recorded
27	subdivision plat, or resulting from the subdivision of land in
28	accordance with applicable local land development law and
29	regulations pursuant to part II of chapter 163, including
30	lots, parcels, units, or interest vested under such part, if
31	all of the following conditions exist:
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1	
1	(a) Each lot, parcel, or unit is situated on an
2	existing, dedicated road or street that is constructed to the
3	specifications of the appropriate local governing body.
4	Alternatively, maintenance may be provided by an acceptable
5	property owner's association. A property owner's association
6	shall be acceptable if it is a duly incorporated nonprofit
7	corporation whose bylaws, which provide for the assessment of
8	the costs of maintenance of the roads on a pro rata basis,
9	have been incorporated into the restrictive covenants imposed
10	upon the subdivision.
11	(b) The subdivision has drainage structures and fill
12	necessary to prevent flooding, which have been approved by the
13	appropriate local governing body. In addition, provisions for
14	perpetual maintenance of such drainage structures must be
15	established with the appropriate local governing body or an
16	acceptable property owner's association or through covenants
17	running with the land.
18	(c) Electric power is available at or near each lot,
19	parcel, or unit.
20	(d) Domestic water supply and sanitary sewage disposal
21	meeting the requirements of the applicable governmental
22	authority are available at or near each lot, parcel, or unit.
23	(e) The subdivider is the fee simple owner of the
24	subdivided land offered and to be conveyed to purchasers.
25	(f) All promised improvements, including any common
26	areas or recreational facilities, are complete.
27	(g) The agreement for deed contains, and the
28	subdivider complies with, the following provisions:
29	1. The purchaser must inspect the subdivided land
30	prior to the execution of the agreement for deed.
31	
	20

1	2. The purchaser shall have an absolute right to
2	cancel the agreement for deed for any reason whatsoever for a
3	period of 7 business days following the date on which the
4	agreement for deed was executed by the purchaser.
5	3. If the purchaser elects to cancel within the period
6	provided, all funds or other property paid by the purchaser
7	shall be refunded without penalty or obligation within 20 days
8	after the receipt of the notice of cancellation by the
9	developer.
10	4. All funds for property paid by the purchaser shall
11	be escrowed until the agreement for deed has been recorded in
12	the county in which the subdivision is located.
13	5. Unless otherwise timely canceled, the agreement for
14	deed shall be recorded within 180 days after its execution by
15	the purchaser.
16	6. Sale of lots in the subdivision shall be restricted
17	solely to residents of the state.
18	7. The underlying mortgage or other ancillary
19	documents shall contain release provisions for the individual
20	lot purchased.
21	(4) The division may also grant additional exemptions
22	from the registration and reporting provisions of this chapter
23	if the subdivider demonstrates to the division's satisfaction
24	that he has qualified for an order of exemption in those cases
25	involving offers or dispositions of interests in subdivided
26	lands where:
27	(a) The contract for purchase contains, and the
28	subdivider complies with, the following provisions:
29	1. The purchaser must inspect the subdivided land
30	prior to the execution of the contract.
31	
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1	2. The purchaser shall have an absolute right to
2	cancel the contract for any reason whatsoever for a period of
3	7 business days following the date on which the contract was
4	executed by the purchaser.
5	3. In the event the purchaser elects to cancel within
6	the period provided, all funds or other property paid by the
7	purchaser shall be refunded without penalty or obligation
8	within 20 days of the receipt of the notice of cancellation by
9	the developer.
10	4. All funds or property paid by the purchaser shall
11	be escrowed until closing has occurred and the deed has been
12	recorded.
13	5. Unless otherwise timely canceled, closing shall
14	occur and the deed shall be recorded within 180 days of the
15	date of execution of the contract by the purchaser.
16	6. Title shall be conveyed by statutory warranty deed
17	unencumbered by any lien or mortgage except for any first
18	purchase money mortgage given by the purchaser and
19	restrictions, covenants, or easements of record.
20	(b) The subdivider has completed all improvements
21	promised;
22	(c) The land is useful for the purpose for which it is
23	offered;
24	(d) The purchaser has personally inspected the
25	property prior to the execution of the purchase contract and
26	has so certified in writing; and
27	(e) Each lot, parcel, or unit is accessible by a
28	street or road that is constructed to the specifications of
29	the appropriate local governing body or, if the local
30	governing body does not have specifications, the street or
31	road shall be constructed in accordance with applicable
	31

1 standards from the Department of Transportation, and 2 provisions acceptable to the division have been made for their 3 perpetual maintenance.

(3) (3) (5) A registrant or other person may obtain an 4 5 exemption advisory opinion from the division stating whether 6 or not a particular method of disposition or offer is exempt 7 from the provisions of this chapter. Any opinion request shall be accompanied by the required fee as provided in s. 8 9 498.017, a comprehensive statement of facts and applicable law under which the petitioner believes the method of disposition 10 or offer to be exempt, and any other information as is 11 required by rule or requested by the division. Within 30 days 12 13 after the date adequate information has been provided, the 14 division shall issue an exemption advisory opinion indicating 15 whether or not the method of disposition or offer is exempt. The advisory opinion shall not bind the division with regard 16 17 to future action if circumstances should change, nor shall it affect any right which any purchaser may have under this 18 19 chapter.

20 (4) (4) (6) Whenever the division determines, on the basis 21 of material the facts presented and a demonstration that 22 adequate safeguards and assurances exist with respect to a 23 particular offer or disposition, the division shall have the 24 discretion to issue a letter any other relevant information, that an exemption is indicated, a letter may be issued within 25 26 30 days after the date adequate information has been provided 27 stating that it will take no action may be taken by the 28 division. The letter shall not bind the division with regard to future action relating to these matters if circumstances 29 30 should change nor affect any right which any purchaser may 31 have under this chapter.

1 (5) (7) Under this section or other provisions of this 2 chapter, the burden of establishing the right to any exemption 3 shall be upon the person claiming the benefit of such 4 exemption, and it shall not be necessary for the division to negate any of the exemptions provided in this chapter in any 5 6 notice to show cause, cease and desist order, complaint, or 7 other suit or proceedings brought under this chapter. 8 (6) The division may adopt, amend, or repeal rules as 9 necessary to carry out the provisions of this section, pursuant to chapter 120. 10 Section 9. Subsection (1) of section 498.027, Florida 11 12 Statutes, is amended, and subsection (5) is added to said 13 section, to read: 14 498.027 Application for registration .--15 (1) The application for registration of subdivided lands shall be filed as prescribed by the rules of the 16 17 division and shall contain any of the following documents and 18 information required by the division: 19 (a) If the subdivided lands offered for registration 20 are located within this state, the application shall contain 21 the following: A recorded or proposed plat which meets the 22 1. 23 criteria required by applicable law or ordinance and a showing of the relation of the subdivided lands to existing streets, 24 25 roads, and other offsite improvements. If the plat is 26 unrecorded, it shall be recorded prior to the issuance of the 27 order of registration. Notwithstanding any applicable local 28 ordinance, law, or regulation, no portion of a platted lot may be offered for registration or for disposition unless the 29 registration application fully discloses that this may occur 30 31 and appropriate disclosure acceptable to the division is made 33

to prospective purchasers. This paragraph is not intended to 1 supersede any local ordinance, law, or regulation that 2 3 prohibits the disposition of less than a whole platted lot.+ 2. If the lands are subdivided into lots, parcels, or 4 5 units which are not required to be platted by local ordinance, special law, or general law of local application, a proposed 6 7 or recorded plat meeting the criteria prescribed in part I of chapter 177, and. If unrecorded, the plat shall be recorded 8 9 in the situs county prior to the disposition of any lands, unless prohibited by the county, and the subdivider shall 10 provide satisfactory evidence of recording to the division. 11 If any improvements are included in the offer, arrangements 12 13 acceptable to the division shall be made for the their permanent maintenance of improvements included in the 14 15 offering.+ 3. If the minimum size of a lot, parcel, or unit is 2 16 17 1/2 acres or less, or, regardless of size, if the lot, 18 parcel, or unit is intended for homesites, Evidence that the 19 following conditions and the requirements of the local governing body, have been or will be met: 20 21 a. A plat has been recorded with Provisions are made 22 for legal and physical access to each lot, parcel, or unit.+ 23 b. A showing is made that the access road to, and all streets within, the subdivided lands are or will be 24 constructed traversable by conventional automobile pursuant to 25 26 specifications adopted by the appropriate local governing 27 body.and acceptable to the division; and 28 c. Arrangements acceptable to the division have been 29 made for the perpetual maintenance of all roads and streets; 30 31

1 4. Evidence that arrangements acceptable to the 2 division have been made for the perpetual maintenance of 3 improvements, including, but not limited to, streets or roads. 4 5.4. A showing that the lands meet, or will meet $\frac{1}{2}$ 5 the time specified by the local governing bodies, all requirements of the local governing bodies in effect on the 6 7 date of registration, including requirements relating to 8 public or private roads and streets, drainage, telephone and 9 electric utilities, domestic water supply, and sanitary sewage 10 disposal.+ (b) If the subdivided lands offered for registration 11 are located outside this state, the application shall contain 12 13 the following: 1. A proposed or recorded plat which meets the 14 15 requirements of applicable state or local law or ordinance, which, if unrecorded, shall be recorded prior to the 16 17 disposition of any lands. ; and 18 2. A legal description of the lands, together with a 19 map, showing the division proposed or made; the dimensions of 20 the lots, parcels, and units; and the relationship of the 21 subdivided lands to existing streets, roads, and other offsite 22 improvements. 23 24 Notwithstanding any applicable local ordinance, law, or 25 regulation, no portion of a platted lot may be offered for registration or for disposition unless the registration 26 27 application fully discloses that this may occur and 28 appropriate disclosure acceptable to the division is made to 29 prospective purchasers. This paragraph is not intended to 30 supersede any local ordinance, law, or regulation that prohibits the disposition of less than a whole platted lot.+31 35

1 If no state or local law or ordinance for platting 3. 2 exists, a legal description of the subdivided lands, together 3 with a map showing the existing or proposed dimensions of the lots, parcels, units, or interests and the relationship of the 4 5 subdivided lands to existing streets, roads, and other offsite 6 improvements.+ 7 4. If the minimum size lot or parcel is 2 1/2 acres 8 or less, or, regardless of size if the lot or parcel is 9 intended for homesites, Evidence that the following conditions 10 and the requirements of the local governing body have been or will be met: 11 a. Provisions are made for legal and physical access 12 13 to each lot, parcel, or unit. the subdivided lands; b. A showing is made that the access street or road 14 15 to, and all streets or roads within, the subdivided lands are or will be constructed traversable by conventional automobile 16 pursuant to specifications adopted by the appropriate local 17 18 governing body.and acceptable to the division; and 19 c. Arrangements acceptable to the division have been 20 made for the perpetual maintenance of the streets or roads; 21 5. If the minimum size lot or parcel is more than 2 22 1/2 acres and is not offered as a homesite, Evidence that 23 arrangements acceptable to the division have been made for the perpetual maintenance of improvements, including, but not 24 25 limited to, streets or roads.+ 6. A showing that the subdivided lands meet or will 26 27 meet all requirements of the appropriate local governing body 28 in effect bodies on the date of registration, including 29 requirements relating to public or private, but not limited 30 to, streets or roads and streets, drainage, telephone and 31

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1 electric utilities, domestic water supply, and sanitary sewage
2 disposal.+

3 (c) Regardless of where the subdivided lands are 4 located, the application shall contain the following:

5 1. An irrevocable consent that, in noncriminal suits, 6 proceedings, and actions growing out of any violation of this 7 chapter or any rule or order of the division, the service on 8 the division of any notice, process, or pleading authorized by 9 the laws of this state shall be valid and binding as if due 10 service had been made on the applicant.+

11 2. The states or jurisdictions in which an application 12 for registration or similar document has been filed, and any 13 adverse order, judgment, or decree entered in connection with 14 the subdivided lands by the regulatory authorities in each 15 jurisdiction or by any court.+

16 3. The applicant's name and address, the form, date, 17 and jurisdiction of organization, and the address of each of 18 its offices in this state.+

19 The name, home address, and principal occupation 4. for the past 5 years of each director and officer of the 20 21 applicant or of any person occupying a similar status or 22 performing similar functions or any person who, in accordance 23 with the rules of the division, is determined to be able to directly or indirectly control the operation of the business 24 25 of the applicant; the name and home address of each shareholder holding a 10-percent-or-greater interest in the 26 27 applicant, and the extent and nature of their interest in the 28 applicant or the subdivided lands, as of a specified date 29 within 30 days of the filing of the application. \div 30 5. A statement, such as a title opinion of a licensed

attorney who is not a salaried employee, officer, or director 37

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

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of the applicant or owner, or other evidence of title 1 acceptable to the division, of the condition of the title to 2 3 the subdivided lands, including encumbrances, as of a specified date within 30 days of the date of application.+ 4 5 6. Copies of the instruments, acceptable to the 6 division, which will be delivered to a purchaser showing his 7 interest in the subdivided lands and of the contracts and 8 other agreements which a purchaser will be required to agree 9 to or sign.+ 10 7. Copies of the instruments by which the interest in the subdivided lands was acquired and a statement of any lien 11 or encumbrance upon the title and copies of the instruments 12 13 creating the lien or encumbrance, if any, showing the 14 recording data.+ 15 8. If a lien or encumbrance exists which affects more 16 than one lot, parcel, unit, or interest, a statement of the consequences for a purchaser of the subdivider's failure to 17 18 discharge the lien or encumbrance and the steps, if any, taken 19 to protect the purchaser if this occurs.+ 20 9. Copies of instruments creating easements, 21 restrictive covenants restrictions, or other encumbrances 22 affecting the subdivided lands.+ 23 10. A statement of the zoning and other governmental regulations affecting the use of the subdivided lands, and of 24 25 any existing taxes and existing or proposed special taxes or 26 assessments which affect the subdivided lands.+ 27 11. A statement of the existing provisions for legal 28 and physical access; a statement of the existing or proposed 29 provisions for sewage disposal and potable water; a statement 30 of other public utilities available in the subdivision; a 31 statement of the improvements to be installed and the schedule 38

1 for their completion, which may not be more than 4 years from 2 the date of the issuance of the order of registration for 3 roads and drainage and for other improvements in accordance with a development agreement pursuant to ss. 4 5 163.3220-163.3243; and a statement as to the provisions for 6 perpetual maintenance of these improvements.+ 7 12. A narrative description of the promotional plan for the disposition of the subdivided lands together with 8 copies of any proposed advertising material.+ 9 10 The proposed public offering statement.+ 13. 14. Any other information which the division by its 11 rules requires for the protection of purchasers., including a 12 13 current financial statement; and 15. Notice of any local or state land use regulation 14 15 or plan, and of any moratorium, the duration of which is 180 days or more, imposed by executive order, law, ordinance, 16 17 regulation, or proclamation adopted by any governmental body 18 or agency which prohibits or restricts the development or 19 improvement of property not otherwise prohibited or restricted 20 by applicable law, and the effect on the proposed use of the 21 property. 22 (5) The division may adopt, amend, or repeal rules as 23 necessary to carry out the provisions of this section, 24 pursuant to chapter 120. Section 10. Subsection (4) of section 498.029, Florida 25 Statutes, 1996 Supplement, is amended to read: 26 27 498.029 Notice of filing and registration .--28 (4) Notwithstanding the provisions of ss. 498.027(2) and 498.033(3), the division shall enter an order registering 29 30 subdivided lands which are otherwise qualified for 31 registration pursuant to this chapter if: 39

1 (a) The applicant submits evidence that he has applied 2 for the permits required by chapters 253, 373, 380, and 403 3 and the certificates required by the Federal Water Pollution Control Act, Pub. L. No. 92-500; and 4 5 (b) The state agency charged with the responsibility 6 of issuing such permits or certificates has failed, within 120 7 days of the filing of the applications, either: 1. To issue the permit or certificate; or 8 9 2. To deny the application setting forth in writing: 10 a. The rules, guidelines, and criteria used to evaluate the application; 11 b. The reasons for denial and the rules, guidelines, 12 13 and criteria the application fails to satisfy; and 14 c. The action the applicant must take to satisfy the 15 agency's requirements. 16 17 Any subdivider who obtains an order of registration under this 18 subsection shall show in its public offering statement, in a 19 manner prescribed by the division, that it has not received 20 the necessary permit, certificate, or other authorization 21 which must be granted prior to the construction of a specified 22 improvement. 23 Section 11. Subsection (1) of section 498.031, Florida Statutes, is amended, and subsections (4) and (5) are added to 24 said section, to read: 25 498.031 Inquiry and examination .--26 27 (1) Upon receipt of an application for registration in 28 proper form and if subject to the provisions of s. 498.039, the division shall conduct an examination to determine 29 30 whether: 31

1 (a) The subdivider can convey or cause to be conveyed 2 marketable title to the interest in any subdivided lands 3 offered for disposition if the purchaser complies with the 4 terms of the offer and, when appropriate, that release 5 clauses, conveyances in trust, or other safeguards have been 6 provided; 7 (b) Reasonable assurance is given that all obligations 8 imposed by this chapter and all obligations contained in the 9 offering purchase contract, public offering statement, and 10 registration statement will be complied with by the subdivider; 11 12 (c) The advertising material and The general 13 promotional plan is are not false or misleading and complies 14 comply with the standards prescribed by the division in its 15 rules and afford full and fair disclosure; (d) The subdivider has not, or, if a corporation, its 16 17 officers, directors, or principals have not, been convicted of 18 a crime involving land dispositions or any aspect of the land 19 sales business in this state, the United States, or any other 20 state or foreign country, or had a bond forfeited when charged 21 with such a crime, within the past 10 years; 22 (e) No evidence exists which would reasonably lead the 23 division to believe that the subdivider is, or, if a corporation, its officers, directors, or principals are, 24 25 contemplating a fraudulent or misleading sales promotion; 26 (f) The public offering statement requirements of this 27 chapter have been satisfied; and 28 (g) The subdivided lands which are the subject of the 29 proposed registration are have been or will be made usable \underline{as} 30 homesites for the purpose for which they are being offered or 31 sold.

1 (4) Upon receipt of an application for registration in 2 proper form that is not subject to the provisions of s. 3 498.039, the registration shall become effective within 10 days, and the division shall issue an order of registration. 4 The division may, should it deem the application for 5 6 registration is incomplete or the plan of sale is deceptive or 7 misleading, take such action as authorized by this chapter. (5) The division may adopt, amend, or repeal rules as 8 9 necessary to carry out the provisions of this section, 10 pursuant to chapter 120. Section 12. Section 498.033, Florida Statutes, is 11 12 amended to read: 13 498.033 Registration of subdivided lands.--(1) After an order of registration has been issued, 14 15 the registrant shall comply with all obligations contained in the purchase contract, public offering statement, and 16 17 registration statement. 18 (2) After an order of registration has been issued, no 19 material change of the offering shall be made unless the 20 registrant first notifies the division in writing and obtains 21 the division's written approval. The approval shall not be 22 unreasonably withheld, and a decision shall be rendered within 23 20 days from the date the division receives adequate information, unless the registrant and the division have 24 25 agreed in writing to a delay. (3) The subdivider shall furnish the purchaser an 26 27 agreement for deed in recordable form which may be recorded by 28 the subdivider or purchaser when the refund provision of the 29 contract expires. 30 (4) Unless given a written waiver by the division, 31 Each registrant shall provide the division with financial 42

statements, audited by an independent certified public 1 accountant registered in a state or territory of the United 2 States or in the District of Columbia, not later than 5 months 3 after the end of the registrant's fiscal year, unless:-4 5 (a) All promised improvements have been completed as 6 of the end of the registrant's fiscal year; and The 7 registrant's financial statements shall be accompanied by the 8 underlying data used to prepare the audited financial 9 statements relating to the current estimated cost of completing the promised improvements, and by the accountant's 10 opinion of the statements. 11 (b) All registered property is free and clear of any 12 13 encumbrance or the encumbrance contains a subordination provision that states: "The lien of this document is 14 15 subordinate to the purchaser's rights and the purchaser shall obtain the legal interest or other interest provided for in 16 17 the purchase contract or lease, free and clear of the 18 encumbrance, upon the purchaser's compliance with the terms, 19 provisions, and conditions of the purchase contract or lease." If promised improvements are not completed as of the end of 20 21 the registrant's fiscal year, the registrant's financial 22 statements shall be accompanied by a certification of the new 23 estimate under seal by a licensed professional engineer 24 expressing an opinion as to the cost of completing the 25 improvements. (c) The requirement for filing financial audited 26 27 statements may be waived by the division in writing if all 28 promised improvements have been completed; if the property is 29 free and clear of any lien, mortgage, or other encumbrance; and if the division determines that purchasers will not be 30 required to rely upon the financial condition of the 31 43

registrant for the fulfillment of contract obligations. The 1 waiver shall be valid for 1 year and may be extended upon a 2 showing by the registrant that the qualifying conditions for 3 the waiver still exist. If the extension is not applied for 4 5 and granted at least 30 days prior to the end of the 1-year 6 period, the registrant shall submit new audited financial 7 statements in accordance with the provisions of this chapter. 8 (5) If promised improvements are not completed, upon 9 request by the division, the registrant shall provide the division with a current estimate of the cost to complete the 10 promised improvements, certified by a licensed professional 11 12 engineer. 13 (6) (d) If the registrant fails to comply with the 14 provisions of this section subsection, the division may shall 15 issue a notice to show cause and, upon request, provide for a hearing in accordance with the provisions of chapter 120. 16 17 (7) (5) Each registrant shall comply with the terms of 18 any instrument encumbering subdivided lands, including timely 19 payments for satisfaction of the debts. (8) The division may adopt, amend, or repeal rules as 20 21 necessary to carry out the provisions of this section, 22 pursuant to chapter 120. 23 Section 13. Section 498.035, Florida Statutes, is amended to read: 24 25 498.035 Advertising material.--(1) The division, by rule or order, may shall require 26 27 the filing for approval of advertising material relating to 28 subdivided lands prior to distribution of the material and may 29 charge a fee for the filing pursuant to s. 498.017. 30 (2) Advertising submitted as part of the initial 31 registration of land shall be treated as part of the initial 44

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registration and shall be reviewed for approval in accordance 1 with the requirements of this chapter and division rules. 2 3 Advertising submitted subsequently shall be deemed a 4 subsequent filing, and the division may require any supporting data necessary at that time. The subsequent filing shall be 5 6 approved or disapproved within 10 days after the date of 7 filing. If the division fails to do so within 10 days, the 8 subdivider may cause to be published all material which has 9 been properly filed. 10 (3) Any communication in which any subdivider attempts to induce, entice, or otherwise influence any purchaser to 11 12 prepay or accelerate payments on the contract shall include 13 notice that prepayment will not accelerate the seller's obligation to deliver a deed or the time for making 14 15 improvements to the property. (2) (4) The division shall may require full disclosure 16 17 of all pertinent information concerning a vacation or visitor 18 campaign, including the terms and conditions of the campaign 19 and the extent of the subdivider's participation in the 20 campaign. The division shall may further require reasonable 21 assurances that the subdivider or his agent can meet the 22 obligations imposed by the certificate program. 23 (3)(5) "Advertising" shall not include: (a) stockholder communications such as annual reports 24 25 and interim financial reports, proxy materials, registration 26 statements, securities prospectuses, applications for 27 prospectuses, property reports, offering statements, or other 28 documents required to be delivered to a prospective purchaser by an agency of any other state or the Federal Government+ 29

30 (b) All communications addressed to and relating to

31 the account of any purchaser, except when directed to the sale

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of additional lands or the prepayment or acceleration of 1 payments on any purchase contract; or 2 (c) Press releases or other communications delivered 3 to newspapers or other periodicals for general information or 4 public relations purposes, for which no charge is made by the 5 6 newspapers or other periodicals for the publication or use of 7 any part of the communications. 8 (6) The division may establish, by rule, provisions 9 for the deletion of advertising material no longer in use. 10 (7) Notwithstanding the provisions of chapter 475, a subdivider may utilize advertising practices that include 11 12 payment of nonmonetary gifts for referral of prospects for 13 sales presentations if all of the following conditions are 14 met: 15 (a) The person giving the gift does so for a referral related to the sale of real property owned by such person; 16 17 (b) The person receiving the gift previously purchased 18 or contracted for deed to purchase real property owned by the 19 person giving the gift; 20 (c) The receipt of the gift is not conditioned upon 21 the sale of the real property; 22 (d) The fair market value of gifts received by a 23 Florida resident for referrals relating to Florida real property does not exceed \$250 per year per household; and 24 25 (e) The person referred for a sales presentation 26 relating to Florida real property is not a resident of 27 Florida. 2.8 29 The division may enact rules requiring an annual report to the division by any person giving gifts pursuant to this 30 31 subsection. Such rules may require information regarding the 46

1 nature of the program and information on the total number of gifts given during the year and the number of gifts given 2 3 within various categories of value. 4 (4) All advertising used in connection with the offer 5 or disposition of subdivided lands shall comply with 6 requirements and standards adopted by the division and the 7 division is hereby authorized to adopt, amend, or repeal rules 8 to carry out the provisions of this section, pursuant to 9 chapter 120. 10 Section 14. Section 498.037, Florida Statutes, is amended to read: 11 12 498.037 Public offering statement.--13 (1) Any public offering statement shall disclose fully and accurately the physical characteristics of the subdivided 14 15 lands and shall make known to prospective purchasers all unusual and material circumstances or features affecting those 16 17 lands. 18 (a) The proposed public offering statement submitted 19 to the division shall be in a form prescribed by its rules and 20 shall include the following information and items, unless 21 otherwise provided by the division: 22 (a) The name and principal address of the 23 subdivider.+ (b)2. A general description of the subdivided lands, 24 25 stating the total number of lots, parcels, units, or interests 26 in the offering. + 27 3. A map, which shall be physically separate from the 28 public offering statement, but which shall be delivered to the purchaser with the public offering statement, indicating the 29 30 location of the lots, parcels, or units being offered within 31

1 the subdivision and its location in relation to the 2 surrounding area;

(c)4. A statement of the significant terms of any 3 4 encumbrances, easements, liens, and restrictions, including 5 zoning and other regulations affecting the subdivided lands 6 and each lot, parcel, or unit; a statement of all existing 7 taxes and existing or proposed special taxes or assessments which affect the subdivided lands; the name and office address 8 9 of each special taxing district in which all or any part of the subdivided lands are located; and, if all or any part of 10 the subdivided lands are located in a community development 11 district established under chapter 190, a copy of the 12 13 information required by s. 190.009, relating to the public 14 financing and maintenance of improvements to real property 15 undertaken by the community development district.+

16 (d)5. A statement of the use for which the property is 17 offered. \div

18 (e) 6. Information concerning improvements, including 19 streets, water supply, levees, drainage control systems, irrigation systems, sewage disposal facilities, and customary 20 utilities, and the estimated cost, date of completion, and 21 responsibility for construction and maintenance of existing 22 23 and proposed improvements which are referred to in connection 24 with the offering or disposition of any interest in subdivided 25 lands.+

26 (f)7. Notice of any local or state land use regulation 27 or plan and of any moratorium, the duration of which is 180 28 days or more, imposed by executive order, law, ordinance, 29 regulation, or proclamation adopted by any governmental body 30 or agency which prohibits or restricts the development or 31 improvement of property which development or improvement would

not otherwise be prohibited or restricted by applicable law, 1 and the effect on the proposed use of the property.+ 2 (g)8. A statement that the subdivider shall provide 3 the purchaser with a recordable agreement for deed and a 4 5 statement as to what effect recording of the agreement will 6 have in providing the purchaser with legal protection.; and 7 (h)9. Any additional information required by the 8 division to assure full and fair disclosure to prospective purchasers. 9 10 (b) If, pursuant to s. 498.027(2), the division accepts an alternative to the subdivider's obtaining the 11 12 referenced waivers, approval, or permits, the following 13 disclosure shall appear in a prominent place on the cover of 14 the Florida public offering statement for the subject 15 subdivision: YOU SHOULD BE AWARE THAT THIS SUBDIVISION DOES NOT PRESENTLY HAVE ALL THE GOVERNMENT APPROVALS IT NEEDS TO 16 17 COMPLETE CONSTRUCTION, AND, THEREFORE, DELIVERY OF YOUR 18 COMPLETED LOT MAY BE DELAYED OR MAY NOT BE POSSIBLE. 19 (2)(a) The public offering statement shall not be used 20 for any promotional purposes before registration of the 21 subdivided lands and afterwards only if used in its entirety. 22 No person may advertise or represent that the division 23 approves or recommends the subdivided lands or their disposition. 24 25 (b) No portion of the public offering statement may be 26 underscored, italicized, or printed in larger, heavier, or 27 different color type than the remainder of the statement 28 unless the division so requires. 29 (c) The division may require the subdivider to alter 30 or amend the proposed public offering statement to assure full and fair disclosure to prospective purchasers. 31

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

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1 (d) The subdivider shall make no change in the 2 substance of the promotional plan or plan of disposition or 3 development of the subdivision after registration until he notifies the division in writing, complies with the 4 5 requirements of s. 498.033(2), and appropriately amends the 6 public offering statement. 7 (e) A public offering statement is not current unless 8 all amendments are incorporated. 9 (3) The division may limit the amount and format of 10 the promotional materials that are presented submitted to a prospective purchaser along with the public offering 11 12 statement. 13 (4) The division may adopt, amend, or repeal rules as necessary to carry out the provisions of this section, 14 15 pursuant to chapter 120. Section 15. Subsections (1) and (5) of section 16 17 498.039, Florida Statutes, are amended, and subsection (11) is added to said section, to read: 18 19 498.039 Certain assurances or trust and escrow 20 accounts required; reports required. --21 (1) The division shall require each registrant 22 offering property subject to an any lien, mortgage, or other 23 encumbrance to establish and maintain an a trust or escrow account with an escrow agent in a financial institution unless 24 the encumbrance contains a subordination provision that states 25 26 as follows: "The lien of this document is subordinate to the 27 purchaser's rights and the purchaser shall obtain the legal 28 interest or other interest provided for in the purchase 29 contract or lease, free and clear of the encumbrance, upon the 30 purchaser's compliance with the terms, provisions, and 31

conditions of the purchase contract or lease."in an 1 acceptable manner if the division determines that: 2 3 (a) The encumbering instrument contains release clauses which are inadequate under the rules of the division; 4 5 or 6 (b) The encumbering instrument does not provide that 7 the secured creditor's rights are subordinate to the purchaser's rights and does not provide that the purchaser can 8 9 obtain legal title or other interest provided for in the purchase contract or lease, free and clear of the encumbrance, 10 upon compliance with the terms and conditions of the purchase 11 12 contract or lease. 13 This subsection shall not apply to registrations containing 14 15 encumbering instruments approved prior to June 27, 1976, unless additional subdivided lands covered by the encumbering 16 17 instruments are filed for registration under this chapter. 18 (5) The division shall require each registrant 19 offering property in which all promised improvements have not 20 been completed to establish reasonable assurances to ensure 21 that all obligations imposed by the offering will be 22 fulfilled. The division may require each registrant to 23 establish and maintain trust or escrow accounts in a financial institution in an acceptable manner or provide an alternative 24 25 form of acceptable assurance if the promised improvements to 26 subdivided lands are not complete and paid for at the time of 27 registration. 28 (11) The division may adopt, amend, or repeal rules as 29 necessary to carry out the provisions of this section, 30 pursuant to chapter 120. 31

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1 Section 16. Section 498.041, Florida Statutes, is 2 amended to read: 3 498.041 Annual renewal; termination of registration .--(1) Each registrant shall annually renew each order of 4 5 registration it holds as an active registration until the subdivision qualifies for inactive registration, or the 6 7 registration is revoked or terminated by the division. The annual renewal shall include: 8 9 (a) The annual renewal fee prescribed in s. 498.017.+10 (b) An annual report in the form prescribed by the rules of the division; and 11 (c) The name, license number, and address of any real 12 13 estate salesman or broker in the State of Florida who was employed during the past year, or who is expected to be 14 15 employed during the coming year, as an agent of the registrant to offer or dispose of registered subdivided lands. 16 17 18 This subsection does not limit or reduce the obligation of 19 each registrant to submit to the division a notification of all material changes, pursuant to s. 498.033(2). 20 21 (2) Each registrant shall renew all its existing 22 registrations based on the first letter of the registrant's 23 name pursuant to the following schedule: 24 25 First Letter Due Date 26 A and B.....January 31 27 28 C.....February 28 29 D and E.....March 31 30 F and G.....April 30 31 H and I......May 31 52

1	J and KJune 30
2	L and MJuly 31
3	N and OAugust 31
4	PSeptember 30
5	Q and ROctober 31
6	SNovember 30
7	T through ZDecember 31
8	(3) A registration may be terminated upon application
9	if, at the time of application for termination, all of the
10	following conditions are met:
11	(a) All current renewal fees and annual reports have
12	been submitted to the division.
13	(b) All improvements to the subdivided lands as
14	provided in the offering have been completed.
15	(c) Provision in a manner acceptable to the division
16	has been made for the perpetual maintenance of all
17	improvements to the subdivided lands to the extent required by
18	the offering.
19	(d) No administrative orders are pending with any
20	state or federal governmental agency to suspend or revoke any
21	registration of the subdivided lands subject to the
22	application for termination.
23	(e) Each contract purchaser has received title to the
24	property purchased as so provided for in the offering, free
25	and clear of any liens and encumbrances, except for any
26	mortgage given by the purchaser. The registrant must provide
27	the division with an affidavit, executed by an authorized
28	representative of the registrant, verifying the subdivided
29	lands sold have been deeded to each purchaser in fulfillment
30	of the registrant's offering.
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1 (4) If, at the time of application for termination, 2 title has not been delivered to all purchasers from whom 3 unpaid balances are due pursuant to agreements for deed, the termination shall be deemed a material change. In such event, 4 5 the registrant must comply with paragraphs (a) through (e) of 6 subsection (3) and either paragraph (a) or paragraph (b): 7 (a) The registrant shall convey title to all such 8 purchasers by general or statutory warranty deed, or in the manner provided for in the contract, receiving from each said 9 purchaser a purchase money mortgage and note, or retaining a 10 vendor's lien in the amount of the unpaid balance due pursuant 11 12 to the agreement for deed. In such event, the registrant 13 shall: 1. Record said conveyance and deliver to the division, 14 15 prior to the entry of an order of termination, an affidavit 16 listing the name of each purchaser and the clerk's file number of official record book and page number of each recorded deed; 17 18 however, if the registrant was not obligated to record these 19 conveyances, their dates of delivery may be provided in place 20 of official recording information. Said affidavit shall also 21 include an affirmative statement that the property conveyed to 22 each purchaser is the same as the buyer agreed to purchase. 23 2. If the registrant elects to convey title subject to 24 a vendor's lien rather than a purchase money mortgage, the conveyance shall include the following statement: "This 25 26 conveyance is subject to a vendor's lien in favor of (name of 27 grantor), with a principal balance outstanding of \$ 28 This vendor's lien is payable at the rate of \$ per month, including a period of months from this date. Upon 29 30 payment in full of this vendor's lien, the grantor shall 31 record upon the public records a satisfaction of this vendor's 54

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lien and mail to the grantee the original recorded 1 satisfaction of vendor's lien." 2 (b) The registrant may prepare and execute general or 3 statutory warranty deeds or other conveyance as provided for 4 5 in the contracts, for all purchasers, in recordable form and 6 deliver such conveyances to a trustee. The registrant may 7 also record and deliver a single general warranty deed to the 8 trustee conveying legal title to all lots subject to 9 outstanding agreements for deed. The trustee and the registrant shall enter into an irrevocable trust agreement 10 properly certified and delivered to the division which shall 11 include, but not be limited to, the following: 12 13 1. A statement that the trustee shall hold physical possession of said conveyances of property until they are 14 15 delivered or the property is conveyed to the purchaser. 16 2. The name and address of the grantee in each 17 conveyance, and the legal description of the property to be 18 conveyed. 19 3. An undertaking by the registrant to notify the trustee within 10 days after receipt of final payments from a 20 21 purchaser that full payment has been made for the particular 22 lot or lots purchased. 23 4. An undertaking that the trustee shall deliver each conveyance to the grantee named therein or agree to prepare a 24 conveyance from the trustee to the purchaser upon receipt of 25 26 notice by the trustee that the balance owed by the purchaser 27 pursuant to the agreement for deed has been paid in full. 28 Said undertaking shall also provide that if the registrant 29 fails to give such notice to the trustee when it is due, the 30 trustee may deliver said conveyance to the grantee upon the 31 presentation to the trustee by the purchaser or the grantee of

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proof that the balance owed by the purchaser has been paid in 1 2 full. 3 5. An undertaking by the trustee that a conveyance will be redelivered to the registrant only after proof has 4 5 been presented to the trustee that the recorded interest of 6 the grantee has been legally terminated in the public records 7 by a final judgment of foreclosure, final judgment quieting title, quit claim deed, or otherwise. 8 9 6. An undertaking by the registrant that the trust 10 agreement shall be recorded in the public records of the county in which the subdivided lands are located. 11 7. An undertaking by the trustee to notify the 12 13 division when all of the subject deeds have been delivered to grantees or redelivered to the developer. 14 15 (5) A registrant who has been granted an order of 16 termination pursuant to paragraph (4)(b) with regard to a 17 subdivision shall not be required to comply with the reporting 18 provisions of this chapter or file annual renewals. However, 19 until each purchaser has received a deed in fulfillment of his 20 or her purchase contract, the registrant shall remain subject 21 to the jurisdiction of the division, the provisions of this 22 chapter, and administrative rules promulgated thereunder, 23 notwithstanding the entry of an order of termination. 24 (6) If the division subsequently finds that the order 25 of termination was granted upon false information or, as a 26 matter of law, that the registrant was not entitled to an 27 order of termination, the order may be revoked by the division 28 after due notice to the registrant. 29 (7) A pending application for termination shall not 30 relieve the registrant from the obligation to renew a 31 registration annually and pay the annual renewal fee, unless

1 an order of termination is entered prior to the first day of that annual renewal period. 2 3 (8) The division may also enter an order terminating a 4 registration: 5 (a) If no dispositions of interests in subdivided 6 lands in a registration have occurred, or any made have been 7 legally rescinded, and the registrant will not offer or dispose of the property in a manner subject to the 8 9 registration requirements of this chapter. The registrant may petition for termination pursuant to this paragraph without 10 regard to the provisions of this section. The petition shall 11 include the following: 12 13 1. A petition for termination under this paragraph, signed by the registrant, stating the registrant's name and 14 15 the division's reference number assigned to the order of 16 registration. 2. An affidavit executed by each individual 17 18 registrant, by the chief executive officer of an incorporated 19 registrant, by a general partner if the registrant is a partnership, or by each participant if the registrant is a 20 joint venture, which verifies the following information: 21 22 a. No interests have been disposed of in the 23 subdivided lands subject to the registration; or 24 b. All dispositions of interests in the subject 25 subdivided lands have been legally rescinded. 26 (b) Notwithstanding the requirements of this section, 27 the division may approve an application for termination of 28 registration if, in the discretion of the division, the 29 circumstances are such that no affirmative action to enforce the requirements of this section is needed to protect 30 31 purchasers or the public interest.

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1 Section 17. Subsection (5) of section 498.047, Florida 2 Statutes, is amended, and subsections (6), (7), and (8) are 3 added to said section, to read: 498.047 Investigations.--4 5 (5) A privilege against civil liability is granted to 6 persons who furnish information or evidence to the division, 7 unless such persons act in bad faith or with malice in 8 providing such information as evidence. 9 (6) Unless otherwise ordered by a court of competent jurisdiction, nothing shall prohibit a complainant, 10 respondent, or any witness from disclosing the existence of an 11 investigation or other proceeding under this section. 12 13 (7) In any hearing in which a financial examiner/analyst acting under authority of this chapter is 14 15 available for cross-examination, any official written report, worksheet, or other related paper, or a duly certified copy 16 17 thereof, compiled, prepared, drafted, or otherwise made by the financial examiner/analyst, after being duly authenticated by 18 19 the financial examiner/analyst, may be admitted as competent evidence upon the oath of the financial examiner/analyst that 20 21 the report, worksheet, or related paper was prepared as a 22 result of an examination conducted pursuant to the authority 23 of this chapter. (8) The division may adopt, amend, or repeal rules as 24 necessary to carry out the provisions of this section, 25 26 pursuant to chapter 120. For the purpose of any investigation 27 or proceeding under this chapter involving a person whose 28 books or records are maintained outside of the state, that 29 person shall either: 30 31

1 (a) Deliver the original books or records, together 2 with any other documents requested by the division, to the 3 designated office of the division in this state; or 4 (b) Pay all documented expenses incurred by the 5 division in conducting the investigation or proceeding at the location of the books or records. 6 7 Section 18. Subsections (8) and (9) are added to section 498.059, Florida Statutes, to read: 8 9 498.059 Penalties.--A person is guilty of a felony of 10 the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if he willfully: 11 12 (8) Makes any material misrepresentation or conceals 13 any material fact in any written communication with the 14 division. 15 (9) Fails to comply with the provisions of this act 16 concerning deposits of funds into trust or escrow accounts, or withdrawal of funds from trust or escrow accounts. The 17 18 failure to place funds in trust or escrow accounts established 19 pursuant to this act after receipt by the subdivider of such funds is prima facie evidence of an intentional and purposeful 20 21 violation of this act. 22 Section 19. This act shall take effect October 1, 1997. 23 24 25 26 27 28 29 30 31