1	A bill to be entitled
2	An act relating to regulation of professions
3	under the Department of Business and
4	Professional Regulation; amending s. 458.319,
5	F.S.; providing that renewal of medical
б	licenses of members of the Legislature shall be
7	continued during term of legislative office;
8	requiring the completion of continuing medical
9	education and payment of fees for renewal of
10	such licenses; providing the period during
11	which such licenses may be renewed; providing
12	the period during which such renewed licenses
13	shall be valid; providing for the subsequent
14	renewal of such licenses; amending s. 310.071,
15	F.S.; providing for disqualification from
16	applying for and denial of deputy pilot
17	certification for being found guilty of, or
18	having pled guilty or nolo contendere to,
19	certain crimes; amending s. 310.151, F.S.;
20	providing for deposit and disposition of
21	amounts received from imposition of pilotage
22	rates pending rendition of a final order
23	regarding such rates; amending s. 399.061,
24	F.S.; revising requirements for elevator
25	inspections and service maintenance contracts;
26	amending s. 455.211, F.S.; limiting a board's
27	authority to adopt rules under a specific
28	circumstance; amending s. 455.217, F.S.;
29	revising provisions relating to translation of
30	examinations in Spanish; amending s. 455.2179,
31	F.S.; providing for approval of continuing
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## Second Engrossed

1	education providers; providing fees; providing
2	rulemaking authority; amending s. 455.219,
3	F.S., and repealing subsection (3), relating to
4	fees required for approval as a continuing
5	education provider; authorizing the department
6	to adopt rules to provide for waiver of license
7	renewal fees under certain circumstances and
8	for a limited period; creating s. 455.32, F.S.;
9	creating the Management Privatization Act;
10	providing definitions; authorizing the
11	department to contract with a corporation or
12	other business entity to perform support
13	services specified pursuant to contract;
14	providing contract requirements; providing
15	corporation powers and responsibilities;
16	establishing reporting and audit requirements;
17	providing for future review and repeal;
18	amending s. 468.382, F.S.; defining the term
19	"absolute auction"; amending s. 468.385, F.S.;
20	revising requirements relating to the conduct,
21	administration, approval, and scope of the
22	examination for licensure as an auctioneer;
23	specifying that an auction may only be
24	conducted by an active licensee; creating s.
25	468.3855, F.S.; providing requirements for
26	auctioneer apprentices; amending s. 468.388,
27	F.S.; adding requirements and responsibilities
28	relating to the conduct of an auction; deleting
29	exceptions from a requirement that auctions be
30	conducted pursuant to a written agreement;
31	amending s. 468.389, F.S.; providing for
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1	disciplinary action against licensees who fail
2	to account for certain property; providing
3	penalties; reenacting ss. 468.385(3), 468.391,
4	F.S., relating to licensure as an auctioneer
5	and to a criminal penalty, respectively, to
6	incorporate the amendment to s. 468.389, F.S.,
7	in references thereto; amending s. 468.392,
8	F.S.; authorizing the designee of the Secretary
9	of Business and Professional Regulation to sign
10	vouchers for payment or disbursement from the
11	Auctioneer Recovery Fund; amending s. 468.395,
12	F.S.; revising conditions of recovery from the
13	Auctioneer Recovery Fund; providing for
14	recovery from the fund pursuant to an order
15	issued by the Florida Board of Auctioneers;
16	deleting a requirement that notice be given to
17	the board at the time action is commenced;
18	providing limitations on bringing claims for
19	certain acts; providing subrogation rights for
20	the fund; amending s. 468.397, F.S., relating
21	to payment of claim; correcting language;
22	amending s. 468.433, F.S.; revising
23	requirements for licensure as a community
24	association manager, to include certain
25	prelicensure education; providing for provider
26	approval, including fees; repealing s.
27	468.525(3)(h), F.S., relating to a prohibition
28	on employee leasing companies and groups from
29	including employees who engage in services or
30	arrangements that are not within the definition
31	of employee leasing; amending s. 468.526, F.S.;
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1	modifying qualifications for licensure as an
2	employee leasing company group; amending s.
3	468.531, F.S.; providing prohibitions against
4	offering to practice employee leasing without
5	being licensed and against the use of certain
6	titles relating to employee leasing without
7	being registered; providing penalties; amending
8	s. 470.005, F.S.; providing rulemaking
9	authority to the Board of Funeral Directors and
10	Embalmers relating to inspection of direct
11	disposal establishments, funeral
12	establishments, and cinerator facilities and
13	the records of each establishment or facility;
14	amending s. 470.015, F.S.; requiring board
15	approval of continuing education providers;
16	revising provisions relating to continuing
17	education hours; amending ss. 470.016, 470.018,
18	F.S.; revising provisions relating to
19	continuing education hours; requiring a
20	recommendation regarding registration of direct
21	disposers; amending s. 470.021, F.S.;
22	prohibiting colocation of certain direct
23	disposal establishments with more than one
24	funeral establishment or direct disposal
25	establishment; amending s. 470.028, F.S.;
26	revising provisions relating to registration of
27	agents for preneed sales; amending s. 470.0301,
28	F.S.; revising provisions relating to
29	registration of centralized embalming
30	facilities to provide for operating procedures;
31	providing requirements for full-time embalmers
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1	in charge; amending ss. 471.003, 471.0035,
2	471.011, 471.023, 471.037, F.S.; updating
3	references relating to regulation of
4	engineering to incorporate provisions relating
5	to the Florida Engineers Management Corporation
6	and engineers performing building code
7	inspector duties; amending s. 471.005, F.S.;
8	defining the terms "retired professional
9	engineer" and "professional engineer, retired";
10	updating references; amending s. 471.015, F.S.;
11	revising educational requirements for licensure
12	by endorsement; updating references; amending
13	s. 471.017, F.S.; granting the Board of
14	Professional Engineers rulemaking authority to
15	establish biennial licensure renewal
16	procedures; replacing continuing education
17	provisions with provisions requiring certain
18	demonstration of continuing professional
19	competency; amending s. 471.019, F.S., to
20	create s. 471.0195, F.S.; separating provisions
21	relating to building code training from
22	provisions relating to licensure reactivation
23	requirements; amending s. 471.025, F.S.;
24	requiring final bid documents to be signed,
25	dated, and sealed and authorizing the
26	electronic transfer of such documents; amending
27	s. 471.031, F.S.; providing a penalty for
28	certain activities prohibited under ch. 471,
29	F.S., relating to engineering; updating
30	references; amending s. 474.202, F.S.; revising
31	the definition of the term "veterinarian";
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1	amending s. 474.203, F.S.; revising and
2	providing exemptions from regulation under ch.
3	474, F.S., relating to veterinary medical
4	practice; providing that certain exempt persons
5	are duly licensed practitioners for purposes of
6	prescribing drugs or medicinal supplies;
7	amending s. 474.211, F.S.; providing that
8	criteria for providers of continuing veterinary
9	medical education shall be approved by the
10	board; amending s. 474.214, F.S.; increasing
11	the administrative fine; reenacting ss.
12	474.207(2), 474.217(2), F.S., relating to
13	licensure by examination and licensure by
14	endorsement, to incorporate the amendment to s.
15	474.214, F.S., in references thereto; amending
16	s. 474.215, F.S.; requiring limited service
17	permittees to register each location and
18	providing a registration fee; providing
19	requirements for certain temporary rabies
20	vaccination efforts; providing permit and other
21	requirements for persons who are not licensed
22	veterinarians, but who desire to own and
23	operate a veterinary medical establishment;
24	providing disciplinary actions applicable to
25	holders of premises permits; amending s.
26	474.2165, F.S.; providing requirements with
27	respect to ownership and control of veterinary
28	medical patient records; providing for the
29	furnishing of reports or copies of records;
30	providing for participation of veterinarians in
31	impaired practitioner treatment programs;
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## Second Engrossed

1	amending s. 475.045, F.S.; abolishing the
2	Florida Real Estate Commission Education and
3	Research Foundation Advisory Committee and
4	transferring its duties to the commission;
5	amending s. 477.013, F.S.; revising a
6	definition; amending s. 477.0132, F.S.;
7	restricting to the Board of Cosmetology
8	authority to review, evaluate, and approve
9	courses required for hair braiding, hair
10	wrapping, and body wrapping registration;
11	exempting providers of such courses from
12	certain licensure; amending s. 477.019, F.S.;
13	revising requirements for licensure to practice
14	cosmetology; providing fees; amending ss.
15	492.101, 492.102, 492.104, 492.105, 492.108,
16	492.112, 492.113, 492.116, 492.1165, F.S.;
17	revising cross-references; amending s. 492.107,
18	F.S.; revising provisions relating to the use
19	of seals by licensed geologists; amending s.
20	492.111, F.S.; providing requirements relating
21	to geologists of record for firms,
22	corporations, and partnerships; amending s.
23	310.0015, F.S.; requiring the establishment of
24	competency-based mentor programs for minority
25	persons seeking to become licensed state pilots
26	or certificated deputy pilots; requiring an
27	annual report thereon to the Governor and
28	Legislature; amending s. 468.456, F.S.;
29	providing an additional prohibited act as
30	grounds for disciplinary action; requiring
31	suspension or revocation of license for certain
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1	violations; creating s. 468.45615, F.S.;
2	prohibiting the provision of illegal
3	inducements to athletes; providing penalties;
4	amending s. 468.4562, F.S.; providing for the
5	award of treble damages to colleges or
6	universities that prevail in civil actions with
7	respect to illegal acts by athlete agents;
8	providing an appropriation; providing an
9	effective date.
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11	Be It Enacted by the Legislature of the State of Florida:
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13	Section 1. Effective upon becoming law and retroactive
14	to January 1, 1996, subsection (4) is added to section
15	458.319, Florida Statutes, to read:
16	458.319 Renewal of license
17	(4)(a) Notwithstanding any provision of this chapter
18	or part II, chapter 455, the requirements for the biennial
19	renewal of the license of any licensee who is a member of the
20	Legislature shall stand continued and extended without the
21	requirement of any filing by such a licensee of any notice or
22	application for renewal with the board or the department and
23	such licensee's license shall be an active status license
24	under this chapter, throughout the period that the licensee is
25	a member of the Legislature and for a period of 60 days after
26	the licensee ceases to be a member of the Legislature.
27	(b) At any time during the licensee's legislative term
28	of office and during the period of 60 days after the licensee
29	ceases to be a member of the Legislature, the licensee may
30	file a completed renewal application that shall consist solely
31	<u>of:</u>
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1	1. A license renewal fee of \$250 for each year the
2	licensee's license renewal has been continued and extended
3	pursuant to the terms of this subsection since the last
4	otherwise regularly scheduled biennial renewal year and each
5	year during which the renewed license shall be effective until
б	the next regularly scheduled biennial renewal date;
7	2. Documentation of the completion by the licensee of
8	10 hours of continuing medical education credits for each year
9	from the effective date of the last renewed license for the
10	licensee until the year in which the application is filed;
11	3. The information from the licensee expressly
12	required in s. 455.565(1)(a)18. and (b), and (4)(a), (b),
13	<u>and (c),</u>
14	(c) The department and board may not impose any
15	additional requirements for the renewal of such licenses and,
16	not later than 20 days after receipt of a completed
17	application as specified in paragraph (b), shall renew the
18	active status license of the licensee, effective on and
19	retroactive to the last previous renewal date of the
20	licensee's license. Said license renewal shall be valid until
21	the next regularly scheduled biennial renewal date for said
22	license, and thereafter shall be subject to the biennial
23	requirements for renewal in this chapter and chapter 455, part
24	<u>II.</u>
25	Section 2. Subsection (4) is added to section 310.071,
26	Florida Statutes, to read:
27	310.071 Deputy pilot certification
28	(4) Notwithstanding s. 112.011 or any other provision
29	of law relating to the restoration of civil rights, an
30	applicant shall be disqualified from applying for and shall be
31	denied a deputy pilot certificate if the applicant, regardless
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of adjudication, has ever been found guilty of, or pled guilty 1 2 or nolo contendere to, a charge which was: 3 (a) A felony or first degree misdemeanor which 4 directly related to the navigation or operation of a vessel; 5 or 6 (b) A felony involving the sale of or trafficking in, 7 or conspiracy to sell or traffic in, a controlled substance as 8 defined by chapter 893, or an offense under the laws of any state or country which, if committed in this state, would 9 10 constitute the felony of selling or trafficking in, or conspiracy to sell or traffic in, such controlled substance. 11 12 Section 3. Subsection (4) of section 310.151, Florida 13 Statutes, is amended to read: 14 310.151 Rates of pilotage; Pilotage Rate Review 15 Board.--(4)(a) The applicant shall be given written notice, 16 17 either in person or by certified mail, that the board intends to modify the pilotage rates in that port and that the 18 19 applicant may, within 21 days after receipt of the notice, request a hearing pursuant to the Administrative Procedure 20 Act. Notice of the intent to modify the pilotage rates in that 21 port shall also be published in the Florida Administrative 22 23 Weekly and in a newspaper of general circulation in the affected port area and shall be mailed to any person who has 24 formally requested notice of any rate change in the affected 25 26 port area. Within 21 days after receipt or publication of notice, any person whose substantial interests will be 27 affected by the intended board action may request a hearing 28 29 pursuant to the Administrative Procedure Act. If the board concludes that the petitioner has raised a disputed issue of 30 material fact, the board shall designate a hearing, which 31 10

1	shall be conducted by formal proceeding before an
2	administrative law judge assigned by the Division of
3	Administrative Hearings pursuant to ss. 120.569 and 120.57(1),
4	unless waived by all parties. If the board concludes that the
5	petitioner has not raised a disputed issue of material fact
б	and does not designate the petition for hearing, that decision
7	shall be considered final agency action for purposes of s.
8	120.68.The failure to request a hearing within 21 days after
9	receipt or publication of notice shall constitute a waiver of
10	any right to an administrative hearing and shall cause the
11	order modifying the pilotage rates in that port to be entered.
12	If an administrative hearing is requested pursuant to this
13	subsection, notice of the time, date, and location of the
14	hearing shall be published in the Florida Administrative
15	Weekly and in a newspaper of general circulation in the
16	affected port area and shall be mailed to the applicant and to
17	any person who has formally requested notice of any rate
18	change for the affected port area.
19	(b) In any administrative proceeding pursuant to this
20	section, the board's proposed rate determination shall be
21	immediately effective and shall not be stayed during the
22	administrative proceeding, provided that, pending rendition of
23	the board's final order, the pilot or pilots in the subject
24	port deposit in an interest-bearing account all amounts
25	received which represent the difference between the previous
26	rates and the proposed rates. The pilot or pilots in the
27	subject port shall keep an accurate accounting of all amounts
28	deposited, specifying by whom or on whose behalf such amounts
29	were paid, and shall produce such an accounting upon request
30	of the board. Upon rendition of the board's final order:
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1 1. Any amounts deposited in the interest-bearing 2 account which are sustained by the final order shall be paid 3 over to the pilot or pilots in the subject port, including all 4 interest accrued on such funds; and 5 2. Any amounts deposited which exceed the rates 6 sustained in the board's final order shall be refunded, with 7 the accrued interest, to those customers from whom the funds were collected. Any funds that are not refunded after diligent 8 9 effort of the pilot or pilots to do so shall be disbursed by the pilot or pilots as the board shall direct. 10 Section 4. Subsection (1) of section 399.061, Florida 11 12 Statutes, is amended to read: 399.061 Inspections; correction of deficiencies.--13 14 (1)(a) All For those elevators subject to this chapter 15 must be inspected pursuant to s. 399.13 by a third-party 16 inspection service certified as a Qualified Elevator Inspector 17 or maintained pursuant to a service maintenance contract continuously in force. A statement verifying the existence, 18 19 performance, and cancellation of each service maintenance 20 contract must be filed annually with the division as 21 prescribed by rule. All elevators for which a service 22 maintenance contract is not continuously in force, the 23 division shall inspect such elevators at least once between 24 July 1 of any year and June 30 of the next year, the state's 25 fiscal year. 26 (b) When a service maintenance contract is 27 continuously maintained with an elevator company, the division 28 shall verify with the elevator company before the end of each 29 fiscal year that the contract is in force and is being 30 implemented. An elevator covered by such a service maintenance contract shall be inspected by a 31 12 CODING: Words stricken are deletions; words underlined are additions.

certificate-of-competency holder state elevator inspector at 1 2 least once every 2 fiscal years; however, if the elevator is not an escalator or a dumbwaiter and the elevator serves only 3 4 two adjacent floors and is covered by a service maintenance 5 contract, no inspection shall be required so long as the service contract remains in effect. 6 7 (b)(c) The division may inspect an elevator whenever necessary to ensure its safe operation. 8 9 Section 5. Section 455.211, Florida Statutes, is amended to read: 10 11 455.211 Board rules; final agency action; 12 challenges.--13 (1) The secretary of the department shall have 14 standing to challenge any rule or proposed rule of a board under its jurisdiction pursuant to s. 120.56. In addition to 15 16 challenges for any invalid exercise of delegated legislative 17 authority, the administrative law judge, upon such a challenge by the secretary, may declare all or part of a rule or 18 19 proposed rule invalid if it: 20 (a) Does not protect the public from any significant and discernible harm or damages; 21 22 (b) Unreasonably restricts competition or the 23 availability of professional services in the state or in a 24 significant part of the state; or (c) Unnecessarily increases the cost of professional 25 26 services without a corresponding or equivalent public benefit. 27 However, there shall not be created a presumption of the 28 29 existence of any of the conditions cited in this subsection in the event that the rule or proposed rule is challenged. 30 31 13 CODING: Words stricken are deletions; words underlined are additions.

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1	(2) In addition, either the secretary or the board
2	shall be a substantially interested party for purposes of s.
3	120.54(7). The board may, as an adversely affected party,
4	initiate and maintain an action pursuant to s. 120.68
5	challenging the final agency action.
6	(3) No board created within the department shall have
7	standing to challenge a rule or proposed rule of another
8	board. However, if there is a dispute between boards
9	concerning a rule or proposed rule, the boards may avail
10	themselves of the provisions of s. 455.207(5).
11	(4) Any proposed board rule that has not been modified
12	to remove proposed committee objections of the Administrative
13	Procedures Committee must receive approval from the department
14	prior to filing the rule with the Department of State for
15	final adoption. The department may repeal any rule enacted by
16	the board which has taken effect without having met proposed
17	committee objections of the Administrative Procedures
18	Committee.
19	Section 6. Subsection (6) of section 455.217, Florida
20	Statutes, is amended to read:
21	455.217 ExaminationsThis section shall be read in
22	conjunction with the appropriate practice act associated with
23	each regulated profession under this chapter.
24	(6) For examinations developed by the department or a
25	contracted vendor, each board, or the department, when there
26	is no board, may provide licensure examinations in an
27	applicant's native language. Applicants for examination or
28	reexamination pursuant to this subsection shall bear the full
29	cost for the department's development, preparation,
30	administration, grading, and evaluation of any examination in
31	a language other than English <u>or Spanish</u> . Requests for
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translated examinations, except for those in Spanish, must be 1 on file in the board office, or with the department when there 2 3 is no board, at least 6 months prior to the scheduled 4 examination. When determining whether it is in the public 5 interest to allow the examination to be translated into a language other than English or Spanish, the board, or the 6 7 department when there is no board, shall consider the 8 percentage of the population who speak the applicant's native 9 language. 10 Section 7. Section 455.2179, Florida Statutes, is amended to read: 11 12 455.2179 Continuing education provider approval; cease 13 and desist orders .--14 (1) If a board, or the department if there is no 15 board, requires completion of continuing education as a requirement for renewal of a license, the board, or the 16 17 department if there is no board, shall approve providers of the continuing education. The approval of a continuing 18 19 education provider, the approval must be for a specified period of time, not to exceed 4 years. An approval that does 20 not include such a time limitation may remain in effect only 21 until July 1, 2001, unless earlier replaced by an approval 22 23 that includes such a time limitation. (2) The department, on its own motion or at the 24 request of a board, shall issue an order requiring a person or 25 26 entity to cease and desist from offering any continuing 27 education programs for licensees, and revoking any approval of the provider previously granted by the department or a board, 28 29 if the department or a board determines that the person or entity failed to provide appropriate continuing education 30 services that conform to approved course material. 31

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1	(3) Each board authorized to approve continuing
2	education providers, or the department if there is no board,
3	may establish, by rule, a fee not to exceed \$250 for anyone
4	seeking approval to provide continuing education courses and
5	may establish, by rule, a biennial fee not to exceed \$250 for
6	the renewal of providership of such courses. The Florida Real
7	Estate Commission, authorized under the provisions of chapter
8	475 to approve prelicensure, precertification, and
9	postlicensure education providers, may establish, by rule, an
10	application fee not to exceed \$250 for anyone seeking approval
11	to offer prelicensure, precertification, or postlicensure
12	education courses and may establish, by rule, a biennial fee
13	not to exceed \$250 for the renewal of such courses.
14	(4) The department and each affected board may adopt
15	rules pursuant to ss. 120.536(1) and 120.54 to implement the
16	provisions of this section.
17	Section 8. Subsection (3) of section 455.219, Florida
18	Statutes, is repealed, and subsection (1) of that section is
19	amended to read:
20	455.219 Fees; receipts; disposition; periodic
21	management reports
22	(1) Each board within the department shall determine
23	by rule the amount of license fees for its profession, based
24	upon department-prepared long-range estimates of the revenue
25	required to implement all provisions of law relating to the
26	regulation of professions by the department and any board <u>;</u>
27	however, when the department has determined, based on the
28	long-range estimates of such revenue, that a profession's
29	trust fund moneys are in excess of the amount required to
30	cover the necessary functions of the board, or the department
31	when there is no board, the department may adopt rules to
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implement a waiver of license renewal fees for that profession 1 2 for a period not to exceed 2 years, as determined by the 3 department. Each board, or the department when there is no 4 board, shall ensure license fees are adequate to cover all 5 anticipated costs and to maintain a reasonable cash balance, as determined by rule of the department, with advice of the 6 7 applicable board. If sufficient action is not taken by a board within 1 year of notification by the department that license 8 9 fees are projected to be inadequate, the department shall set license fees on behalf of the applicable board to cover 10 anticipated costs and to maintain the required cash balance. 11 12 The department shall include recommended fee cap increases in its annual report to the Legislature. Further, it is 13 14 legislative intent that no regulated profession operate with a 15 negative cash balance. The department may provide by rule for the advancement of sufficient funds to any profession or the 16 17 Florida State Boxing Commission operating with a negative cash balance. Such advancement may be for a period not to exceed 2 18 19 consecutive years and shall require interest to be paid by the regulated profession. Interest shall be calculated at the 20 current rate earned on Professional Regulation Trust Fund 21 investments. Interest earned shall be allocated to the various 22 23 funds in accordance with the allocation of investment earnings during the period of the advance. 24 Section 9. Section 455.32, Florida Statutes, is 25 26 created to read: 27 455.32 Management Privatization Act.--28 This section may be cited as the "Management (1) 29 Privatization Act." 30 (2) As used in this section, the term: 31 17 CODING: Words stricken are deletions; words underlined are additions.

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1	(a) "Corporation" means the corporation or other
2	business entity with which the department contracts pursuant
3	to subsection (3).
4	(b) "Executive director" means the person appointed by
5	the department pursuant to s. 455.203.
б	(c) "Secretary" means the Secretary of Business and
7	Professional Regulation.
8	(3) Based upon the request of any board, commission,
9	or council, the department is authorized to contract with a
10	corporation or other business entity to perform support
11	services specified in the contract. The contract must be in
12	compliance with this section and other applicable laws and
13	must be approved by the board before the department enters
14	into the contract. The department shall retain responsibility
15	for any duties it currently exercises relating to its police
16	powers and any other current duty that is not provided to the
17	corporation by the contract. The contract shall provide, at a
18	minimum, that:
19	(a) The corporation provide administrative,
20	investigative, examination, licensing, and prosecutorial
21	support services in accordance with the provisions of this
22	section and the practice act of the relevant profession. With
23	approval of the department, the corporation may subcontract
24	for any of these services.
25	(b) The corporation utilize computer technology
26	compatible with the department to ensure compatibility and
27	availability to the public of information provided for other
28	professions by the department.
29	(c) The corporation submit an annual budget for
30	approval by the board and the department.
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1	(d) The corporation keep financial and statistical
2	information as necessary to completely disclose the financial
3	condition and operation of the project and as requested by the
4	Office of Program Policy Analysis and Government
5	Accountability, the Auditor General, and the department.
6	(e) If the certification process in subsection (10)
7	determines noncompliance, the contract provide for methods and
8	mechanisms to resolve the situation.
9	(f) The corporation provide to the board and the
10	department, on or before October 1 of each year, a report
11	describing all of the activities of the corporation for the
12	previous fiscal year. The report shall include:
13	1. Any audit performed under subsection (9), including
14	financial reports and performance audits.
15	2. The number of license applications received, the
16	number of licenses approved and denied, the number of licenses
17	issued, and the average time required to issue a license.
18	3. The number of examinations administered and the
19	number of applicants who passed or failed the examination.
20	4. The number of complaints received, the number of
21	complaints determined to be legally sufficient, the number of
22	complaints dismissed, and the number of complaints determined
23	to have probable cause.
24	5. The number of administrative complaints issued and
25	the status of the complaints.
26	6. The number and nature of disciplinary actions taken
27	by the board.
28	7. All revenue received and all expenses incurred by
29	the corporation over the previous 12 months in its performance
30	of the duties under the contract.
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1	8. The status of the compliance of the corporation
2	with all performance-based program measures adopted by the
3	board.
4	(4) The provisions of s. 768.28 apply to the
5	corporation, which is deemed to be a corporation primarily
б	acting as an instrumentality of the state, but which is not an
7	agency within the meaning of s. 20.03(11).
8	(5) The corporation shall be funded through
9	appropriations allocated to the regulation of the relevant
10	profession from the Professional Regulation Trust Fund.
11	(6) If the corporation is no longer approved to
12	operate for the board or the board ceases to exist, moneys and
13	property held in trust by the corporation for the benefit of
14	the board shall revert to the board, or to the state if the
15	board ceases to exist.
16	(7) The executive director shall supervise the
17	activities of the corporation to ensure compliance with the
18	contract and provisions of this section and the practice act
19	of the relevant profession. The executive director shall be an
20	employee of the department and serve as a liaison between the
21	department, the board, and the corporation and shall ensure
22	that the police powers of the state are not exercised by the
23	corporation.
24	(8) The corporation may not exercise any authority
25	assigned to the department or board under this section or the
26	practice act of the relevant profession, including determining
27	legal sufficiency and probable cause to pursue disciplinary
28	action against a licensee, taking final action on license
29	applications or in disciplinary cases, or adopting
30	administrative rules under chapter 120.
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1	(9) The corporation shall provide for an annual
2	financial and compliance audit of its financial accounts and
3	records by an independent certified public accountant in
4	accordance with generally accepted auditing standards. The
т 5	annual audit report shall include a detailed supplemental
6	schedule of expenditures for each expenditure category and a
7	management letter. The annual audit report must be submitted
, 8	to the board, the department, and the Auditor General for
9	review. The Auditor General may, pursuant to his or her
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	authority or at the direction of the Legislative Auditing
11	Committee, conduct an audit of the corporation.
12	(10) The board and the department shall annually
13	certify that the corporation is complying with the terms of
14	the contract in a manner consistent with the goals and
15	purposes of the board and in the best interest of the state.
16	(11) Nothing in this section shall limit the ability
17	of the corporation to enter into contracts and perform all
18	other acts incidental to those contracts that are necessary
19	for the administration of its affairs and for the attainment
20	of its purposes.
21	(12) The corporation may acquire by lease, and
22	maintain, use, and operate, any real or personal property
23	necessary to perform the duties provided by the contract and
24	this section.
25	(13) No later than October 1, 2000, the department
26	shall contract with a corporation in accordance with
27	subsection (3) for the provision of services for architects
28	and interior designers.
29	(14) The department shall retain the independent
30	authority to open, investigate, or prosecute any cases or
31	complaints, as necessary, to protect the public health,
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1	safety, or welfare. In addition, the department shall retain
2	sole authority to issue emergency suspension or restriction
3	orders pursuant to s. 120.60 and to prosecute unlicensed
4	activity cases pursuant to ss. 455.228 and 455.2281.
5	(15) Corporation records are public records subject to
б	the provisions of s. 119.07(1) and s. 24(a), Art. I of the
7	State Constitution; however, public records exemptions set
8	forth in ss. 455.217 and 455.229 for records created or
9	maintained by the department shall apply to records created or
10	maintained by the corporation. The exemptions set forth in s.
11	455.225, relating to complaints and information obtained
12	pursuant to an investigation by the department, shall apply to
13	such records created or obtained by the corporation only until
14	an investigation ceases to be active. For the purposes of this
15	subsection, an investigation is considered active so long as
16	the corporation or any law enforcement or administrative
17	agency is proceeding with reasonable dispatch and has a
18	reasonable, good-faith belief that it may lead to the filing
19	of administrative, civil, or criminal proceedings. An
20	investigation ceases to be active when the case is dismissed
21	prior to a finding of probable cause and the board has not
22	exercised its option to pursue the case or 10 days after the
23	board makes a determination regarding probable cause. All
24	information, records, and transcriptions regarding a complaint
25	that has been determined to be legally sufficient to state a
26	claim within the jurisdiction of the board become available to
27	the public when the investigation ceases to be active, except
28	information that is otherwise confidential or exempt from s.
29	119.07(1). However, in response to an inquiry about the
30	licensure status of an individual, the corporation shall
31	disclose the existence of an active investigation if the
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nature of the violation under investigation involves the 1 2 potential for substantial physical or financial harm. The 3 department and the board shall have access to all records of 4 the corporation, as necessary, to exercise their authority to 5 approve and supervise the contract. 6 (16) If any provision of this section is held to be 7 unconstitutional or is held to violate the state or federal 8 antitrust laws, the following shall occur: 9 (a) The corporation shall cease and desist from 10 exercising any powers and duties enumerated in this section. (b) The department shall resume the performance of 11 12 such activities. The department shall regain and receive, 13 hold, invest, and administer property and make expenditures 14 for the benefit of the board. 15 (c) The Executive Office of the Governor, notwithstanding chapter 216, is authorized to reestablish 16 17 positions, budget authority, and salary rate necessary to 18 carry out the department's responsibilities related to the 19 board. 20 (17) This section is repealed on October 1, 2005, and 21 shall be reviewed by the Legislature prior to that date for the purpose of determining its continued existence. 22 23 Section 10. Subsection (8) is added to section 468.382, Florida Statutes, to read: 24 468.382 Definitions.--As used in this act, the term: 25 26 (8) "Absolute auction" means an auction that requires 27 no minimum opening bid that limits the sale other than to the 28 highest bidder. 29 Section 11. Subsections (4), (6), and (7) of section 468.385, Florida Statutes, are amended to read: 30 31 23 CODING: Words stricken are deletions; words underlined are additions.

1 468.385 Licenses required; qualifications; 2 examination; bond. --3 (4) Any person seeking a license as an auctioneer must 4 shall pass a written examination approved by the board 5 prepared and administered by the department which tests his or 6 her general knowledge of the laws of this state relating to 7 provisions of the Uniform Commercial Code that are relevant to 8 bulk sales, auctions, the laws of agency brokerage, and the 9 provisions of this act. (6) No person shall be licensed as an auctioneer 10 unless he or she: 11 12 (a) Has held an apprentice license and has served as an apprentice for 1 year or more, or has completed a course of 13 14 study, consisting of not less than 80 classroom hours of 15 instruction, that meets standards adopted by the board; 16 (b) Has passed the required an examination conducted 17 by the department; and 18 (c) Is approved by the board. 19 (7)(a) Any auction that is subject to the provisions 20 of this part must be conducted by an auctioneer who has an active license or an apprentice who has an active apprentice 21 auctioneer license and who has received prior written sponsor 22 23 consent. (b) No business shall auction or offer to auction any 24 property in this state unless it is licensed as an auction 25 26 business by the board or is exempt from licensure under this act. Each application for licensure shall include the names 27 of the owner and the business, the business mailing address 28 29 and location, and any other information which the board may 30 require. The owner of an auction business shall report to the 31 24

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board within 30 days of any change in this required 1 2 information. 3 Section 12. Section 468.3855, Florida Statutes, is 4 created to read: 5 468.3855 Apprenticeship training requirements.--6 (1) An auctioneer may not sponsor more than three 7 apprentices at one time. Any auctioneer who serves as a 8 sponsor must have held an active, valid license for 3 9 consecutive years preceding the date on which that auctioneer is named as sponsor of the apprentice. 10 (2) Any auctioneer who undertakes the sponsorship of 11 12 an apprentice shall ensure that the apprentice receives 13 training as required by board rule. 14 (3) An apprentice must actively participate in auction sales as required by board rule, and a record of each auction 15 16 for which participation credit is claimed must be made as 17 required by board rule. 18 (4) Apprentices are prohibited from conducting any 19 auction without the prior express written consent of the 20 sponsor. The apprentice's sponsor must be present at the 21 auction site at any time the apprentice is actively 22 participating in the conduct of the auction. If the 23 apprentice's sponsor cannot attend a particular auction, the sponsor may appoint a qualified auctioneer who meets the 24 25 requirements of board rule to attend the auction in his or her 26 place. Prior written consent must be given by the apprentice's 27 sponsor for each substitution. 28 (5) Each apprentice and sponsor shall file reports as 29 required by board rule. 30 (6) A sponsor may not authorize an apprentice to 31 conduct an auction or act as principal auctioneer unless the 25

sponsor has determined that the apprentice has received 1 2 adequate training to do so. 3 (7) The sponsor shall be responsible for any acts or 4 omissions of the apprentice which constitute a violation of 5 law in relation to the conduct of an auction. 6 (8) All apprentice applications shall be valid for a 7 period of 6 months after board approval. Any applicant who 8 fails to complete the licensure process within that time shall 9 be required to make application as a new applicant. (9) Any licensed apprentice who wishes to change the 10 sponsor under whom he or she is licensed must submit a new 11 12 application and application fee. However, a new license fee 13 shall not be required and credit shall be awarded for training 14 received or any period of apprenticeship served under the 15 previous sponsor. 16 (10) Credit for training received or any period of 17 apprenticeship served shall not be allowed unless it occurred under the supervision of the sponsor under whose supervision 18 19 the apprentice is licensed. 20 Section 13. Section 468.388, Florida Statutes, is 21 amended to read: 468.388 Conduct of an auction.--22 23 (1) Prior to conducting an auction in this state, an auctioneer or auction business shall execute a written 24 agreement with the owner, or the agent of the owner, of any 25 26 property to be offered for sale, stating: (a) The name and address of the owner of the property; 27 The name and address of the person employing the 28 (b) 29 auctioneer or auction business, if different from the owner; 30 and 31 26 CODING: Words stricken are deletions; words underlined are additions.

1 (c) The terms or conditions upon which the auctioneer 2 or auction business will receive the property for sale and 3 remit the sales proceeds to the owner. 4 (2) The auctioneer or auction business shall give the 5 owner one copy of the agreement and shall keep one copy for 2 6 years after the date of the auction. 7 (3) A written agreement shall not be required if: (a) The auction is to be conducted at an auction house 8 9 or similar place where the public regularly offers property for sale; 10 (b) There has been no prior negotiation between the 11 12 owner or the owner's agent and the auctioneer or auction business involving terms or conditions pertaining to the 13 14 property being offered for sale; and 15 (c) The total estimated value of the property is \$500 or less. If the actual sale price of the property exceeds 16 17 <del>\$550, the written agreement required by subsection (1) shall</del> be executed after the sale. 18 19 (3) (4) Each auctioneer or auction business shall maintain a record book of all sales for which a written 20 agreement is required. The record book shall be open to 21 inspection by the board at reasonable times. 22 (4) Each auction must be conducted by an auctioneer 23 who has an active license or by an apprentice who has an 24 active apprentice auctioneer license and who has received 25 26 prior written sponsor consent. Each auction must be conducted under the auspices of a licensed auction business. Any 27 auctioneer or apprentice auctioneer conducting an auction, and 28 29 any auction business under whose auspices such auction is held, shall be responsible for determining that any 30 31 auctioneer, apprentice, or auction business with whom they are 27

1	associated in conducting such auction has an active Florida
2	auctioneer, apprentice, or auction business license.
3	(5) The principal auctioneer shall prominently display
4	at the auction site the licenses of the principal auctioneer,
5	the auction business, and any other licensed auctioneers or
6	apprentices who are actively participating in the auction. If
7	such a display is not practicable, then an oral announcement
8	at the beginning of the auction or a prominent written
9	announcement that these licenses are available for inspection
10	at the auction site must be made. Each auctioneer or auction
11	business shall prominently display his or her license, or make
12	it otherwise available for inspection, at each auction in
13	which he or she participates.
14	(6) If a buyer premium or any surcharge is a condition
15	to sale at any auction, the amount of the premium or surcharge
16	must be announced at the beginning of the auction and a
17	written notice of this information must be conspicuously
18	displayed or distributed to the public at the auction site.
19	(7) At the beginning of an auction must be announced
20	the terms of bidding and sale and whether the sale is with
21	reserve, without reserve, or absolute or if a minimum bid is
22	required. If the sale is absolute and has been announced or
23	advertised as such, an article or lot may not be withdrawn
24	from sale once a bid has been accepted. If no bid is received
25	within a reasonable time, the item or lot may be withdrawn.
26	(8) If an auction has been advertised as absolute, no
27	bid shall be accepted from the owner of the property or from
28	someone acting on behalf of the owner unless the right to bid
29	is specifically permitted by law.
30	(9) The auction business under which the auction is
31	conducted is responsible for all other aspects of the auction
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1	as required by board rule. The auction business may delegate
2	in whole, or in part, different aspects of the auction only to
3	the extent that such delegation is permitted by law and that
4	such delegation will not impede the principal auctioneer's
5	ability to ensure the proper conduct of his or her independent
6	responsibility for the auction. The auction business under
7	whose auspices the auction is conducted is responsible for
8	ensuring compliance as required by board rule.
9	(10)(a) When settlement is not made immediately after
10	an auction, all sale proceeds received for another person must
11	be deposited in an escrow or trust account in an insured bank
12	or savings and loan association located in this state within 2
13	working days after the auction. A maximum of \$100 may be kept
14	in the escrow account for administrative purposes.
15	(b) Each auction business shall maintain, for not less
16	than 2 years, a separate ledger showing the funds held for
17	another person deposited and disbursed by the auction business
18	for each auction. The escrow or trust account must be
19	reconciled monthly with the bank statement. A signed and dated
20	record shall be maintained for a 2-year period and be
21	available for inspection by the department or at the request
22	of the board.
23	(c) Any interest which accrues to sale proceeds on
24	deposit shall be the property of the seller for whom the funds
25	were received unless the parties have agreed otherwise by
26	written agreement executed prior to the auction.
27	(d) Unless otherwise provided by written agreement
28	executed prior to the auction, funds received by a licensee
29	from the seller or his or her agent for expenses, including
30	advertising, must be expended for the purposes advanced or
31	refunded to the seller at the time of final settlement. Any
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funds so received shall be maintained in an escrow or trust 1 2 account in an insured bank or savings and loan association 3 located in this state. However, this does not prohibit 4 advanced payment of a flat fee. 5 (11)(a) (1) (a) (1) advertising by an auctioneer or auction 6 business shall include the name and Florida license number of 7 such auctioneer and auction business. The term "advertising" 8 shall not include articles of clothing, directional signs, or 9 other promotional novelty items. (b) No licensed auctioneer, apprentice, or auction 10 business may disseminate or cause to be disseminated any 11 12 advertisement or advertising which is false, deceptive, misleading, or untruthful. Any advertisement or advertising 13 14 shall be deemed to be false, deceptive, misleading, or untruthful if it: 15 16 1. Contains misrepresentations of facts. 17 2. Is misleading or deceptive because, in its content or in the context in which it is presented, it makes only a 18 19 partial disclosure of relevant facts. 20 3. Creates false or unjustified expectations of the services to be performed. 21 22 4. Contains any representation or claim which the 23 advertising licensee fails to perform. 5. Fails to include the name and license number of the 24 25 principal auctioneer and the auction business. 26 6. Fails to include the name and license number of the 27 sponsor if an apprentice is acting as the principal auctioneer. 28 29 7. Advertises an auction as absolute without 30 specifying any and all items to be sold with reserve or with 31 minimum bids. 30

8. Fails to include the percentage amount of any 1 2 buyer's premium or surcharge which is a condition to sale. 3 (c) The provisions of this subsection apply to media 4 exposure of any nature, regardless of whether it is in the 5 form of paid advertising. 6 (d) The auction business shall be responsible for the 7 content of all advertising disseminated in preparation for an 8 auction. 9 Section 14. Paragraph (c) of subsection (1) of section 468.389, Florida Statutes, is amended to read: 10 468.389 Prohibited acts; penalties.--11 (1) The following acts shall be grounds for the 12 disciplinary activities provided in subsections (2) and (3): 13 (c) Failure to account for or to pay or return, within 14 15 a reasonable time not to exceed 30 days, money or property 16 belonging to another which has come into the control of an 17 auctioneer or auction business through an auction. 18 Section 15. For the purpose of incorporating the 19 amendment to section 468.389, Florida Statutes, in references thereto, subsection (3) of section 468.385 and section 20 21 468.391, Florida Statutes, are reenacted to read: 22 468.385 Licenses required; qualifications; examination; bond. --23 (3) No person shall be licensed as an auctioneer or 24 25 apprentice if he or she: 26 (a) Is under 18 years of age; or (b) Has committed any act or offense in this state or 27 28 any other jurisdiction which would constitute a basis for 29 disciplinary action under s. 468.389. 30 468.391 Penalty.--Any auctioneer, apprentice, or auction business or any owner or manager thereof, or, in the 31 31 CODING: Words stricken are deletions; words underlined are additions.

case of corporate ownership, any substantial stockholder of 1 the corporation owning the auction business, who operates 2 3 without an active license or violates any provision of the 4 prohibited acts listed under s. 468.389 commits a felony of 5 the third degree, punishable as provided in s. 775.082 or s. 6 775.083. 7 Section 16. Subsection (2) of section 468.392, Florida 8 Statutes, is amended to read: 9 468.392 Auctioneer Recovery Fund.--There is created the Auctioneer Recovery Fund as a separate account in the 10 Professional Regulation Trust Fund. The fund shall be 11 12 administered by the Florida Board of Auctioneers. 13 (2) All payments and disbursements from the Auctioneer 14 Recovery Fund shall be made by the Treasurer upon a voucher 15 signed by the Secretary of Business and Professional Regulation or the secretary's designee. Amounts transferred to 16 17 the Auctioneer Recovery Fund shall not be subject to any limitation imposed by an appropriation act of the Legislature. 18 19 Section 17. Section 468.395, Florida Statutes, is 20 amended to read: 21 468.395 Conditions of recovery; eligibility.--22 (1) Recovery from the Auctioneer Recovery Fund may be 23 obtained as follows: 24 (a) Any aggrieved person is eligible to receive 25 recovery from the Auctioneer Recovery Fund if the Florida 26 Board of Auctioneers has issued a final order directing an 27 offending licensee to pay restitution to the claimant as the result of the licensee violating, within this state, any 28 29 provision of s. 468.389 or any rule adopted by the board and if the board determined that the order of restitution cannot 30 be enforced; or 31 32

(b) (1) Any aggrieved person who obtains a final 1 2 judgment in any court against any licensee to recover damages 3 for any actual loss that results from the violation, within this state, by failure to meet the obligations of a licensee 4 5 of any provision of s. 468.389 or any rule under this part and 6 the rules adopted by the board, with or without findings by 7 the board, that results in an actual cash loss to the aggrieved person may, upon termination of all proceedings, 8 9 including appeals and proceedings supplemental to judgment for collection purposes, file a verified application to the board 10 in the court in which the judgment was entered for an order 11 12 directing payment out of the Auctioneer Recovery Fund of the amount of actual and direct loss in the transaction that 13 14 remains unpaid upon the judgment. Notwithstanding subsection 15 (3), any application received by the court in which the judgment was entered within 6 months of termination of all 16 17 proceedings, including appeals and proceedings supplemental to judgment for collection purposes, shall be considered timely 18 19 filed. The amount of actual and direct loss may include court 20 costs, but shall not include attorney's fees or punitive 21 damages awarded. 22 (2) The amount paid from the Auctioneer Recovery Fund 23 may not exceed \$50,000 per claim judgment or claims judgments arising out of the same transaction or auction or <del>and</del> an 24 25 aggregate lifetime limit of \$100,000 with respect to any one 26 licensee. For purposes of this subsection, auctions conducted under a single contract, agreement, or consignment shall be 27 28 considered a single transaction or auction even though 29 conducted at more than one time or place. (2) At the time the action is commenced, such person 30 shall give notice thereof to the board by certified mail, 31 33

except that, if no notice is given to the board, the claim may 1 still be honored if, in the opinion of the board, the claim is 2 3 otherwise valid. 4 (3) A claim for recovery from the Auctioneer Recovery 5 Fund shall be made within 2 years from the time of the act 6 giving rise to the claim or within 2 years from the time the 7 act is discovered or should have been discovered with the exercise of due diligence; however, in no event may a claim 8 9 for recovery be made more than 4 years after the date of the act giving rise to the claim. 10 The board <del>court</del> shall not issue an order for 11 (4) 12 payment of a claim from the Auctioneer Recovery Fund unless the claimant has reasonably established to for the board court 13 14 that she or he has taken proper and reasonable action to collect the amount of her or his claim from the licensee 15 licensed auctioneer responsible for the loss and that any 16 17 recovery made has been applied to reduce the amount of the 18 claim on the Auctioneer Recovery Fund. 19 (5) Notwithstanding any other provision of this part, 20 no claim based on any act or omission that occurred outside 21 this state or that occurred before October 1, 1991, shall be payable submitted for payment to or payment from the 22 23 Auctioneer Recovery Fund until after October 1, 1995. (6) In case of payment of loss from the Auctioneer 24 25 Recovery Fund, the fund shall be subrogated, to the extent of 26 the amount of the payment, to all the rights of the claimant against any licensee with respect to the loss. 27 28 Section 18. Section 468.397, Florida Statutes, is 29 amended to read: 30 468.397 Payment of claim.--Upon a final order of the 31 court directing that payment be made out of the Auctioneer 34 CODING: Words stricken are deletions; words underlined are additions.

Recovery Fund, the board shall, subject to the provisions of 1 this part, make the payment out of to the Auctioneer Recovery 2 3 Fund as provided in s. 468.395. Section 19. Section 468.433, Florida Statutes, is 4 5 amended to read: 6 468.433 Licensure by examination.--7 (1) A person desiring to be licensed as a community 8 association manager shall apply to the department to take the 9 licensure examination. Each applicant must file a complete set of fingerprints that have been taken by an authorized law 10 enforcement officer, which set of fingerprints shall be 11 12 submitted to the Department of Law Enforcement for state 13 processing and to the Federal Bureau of Investigation for 14 federal processing. The cost of processing shall be borne by 15 the applicant. 16 (2) The department shall examine each applicant who is 17 at least 18 years of age, who has successfully completed all prelicensure education requirements, and who the department 18 19 certifies is of good moral character. (a) Good moral character means a personal history of 20 honesty, fairness, and respect for the rights of others and 21 for the laws of this state and nation. 22 23 (b) The department may refuse to certify an applicant only if: 24 There is a substantial connection between the lack 25 1. 26 of good moral character of the applicant and the professional 27 responsibilities of a community association manager; and The finding by the department of lack of good moral 28 2. 29 character is supported by clear and convincing evidence. (c) When an applicant is found to be unqualified for a 30 license because of a lack of good moral character, the 31 35

1	department shall furnish the applicant a statement containing
2	its findings, a complete record of the evidence upon which the
3	determination was based, and a notice of the rights of the
4	applicant to a rehearing and appeal.
5	(d) The council shall establish by rule the required
6	amount of prelicensure education, which shall consist of not
7	more than 24 hours of in-person instruction by a
8	department-approved provider and which shall cover all areas
9	of the examination specified in subsection (3). Such
10	instruction shall be completed within 12 months prior to the
11	date of the examination. Prelicensure education providers
12	shall be considered continuing education providers for
13	purposes of establishing provider approval fees. A licensee
14	shall not be required to comply with the continuing education
15	requirements of s. 468.4337 prior to the first license
16	renewal. The department shall, by rule, set standards for
17	exceptions to the requirement of in-person instruction in
18	cases of hardship or disability.
19	(3) (2) The council shall approve an examination for
20	licensure. The examination must demonstrate that the
21	applicant has a fundamental knowledge of state and federal
22	laws relating to the operation of all types of community
23	associations and state laws relating to corporations and
24	nonprofit corporations, proper preparation of community
25	association budgets, proper procedures for noticing and
26	conducting community association meetings, insurance matters
27	relating to community associations, and management skills.
28	(4) (3) The department shall issue a license to
29	practice in this state as a community association manager to
30	any applicant who successfully completes the examination in
31	accordance with this section and pays the appropriate fee.
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Section 20. Paragraph (h) of subsection (3) of section 1 2 468.525, Florida Statutes, is repealed. 3 Section 21. Subsection (2) of section 468.526, Florida 4 Statutes, is amended to read: 5 468.526 License required; fees.--6 (2) Two or more, but not more than five, employee 7 leasing companies that are corporations which are majority 8 owned by the same ultimate parent, entity, or persons may be 9 licensed as an employee leasing company group. An employee leasing company group may satisfy the reporting and financial 10 requirements of this licensing law on a consolidated basis. 11 12 As a condition of licensure as an employee leasing company 13 group, each company that is a member of the group shall 14 guarantee payment of all financial obligations of each other 15 member. 16 Section 22. Section 468.531, Florida Statutes, is 17 amended to read: 468.531 Prohibitions; penalties.--18 19 (1) No person or entity shall: 20 (a) Practice or offer to practice as an employee 21 leasing company, an employee leasing company group, or a 22 controlling person unless such person or entity is licensed 23 pursuant to this part; Practice or offer to practice as an employee 24 (b) 25 leasing company or employee leasing company group unless all 26 controlling persons thereof are licensed pursuant to this 27 part; 28 (c) Use the name or title "licensed employee leasing 29 company, ""employee leasing company, ""employee leasing 30 company group, ""professional employer, " "professional 31 employer organization, "or "controlling person," or words that 37 CODING: Words stricken are deletions; words underlined are additions.

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would tend to lead one to believe that such person or entity 1 2 is registered pursuant to this part, when such person or 3 entity has not registered pursuant to this part; 4 (d) Present as his or her own or his or her entity's 5 own the license of another; (e) Knowingly give false or forged evidence to the 6 7 board or a member thereof; or 8 (f) Use or attempt to use a license that has been 9 suspended or revoked. (2) Any person or entity that violates any provision 10 of this section commits a misdemeanor of the first degree, 11 12 punishable as provided in s. 775.082 or s. 775.083. Section 23. Subsection (3) of section 470.005, Florida 13 14 Statutes, is amended to read: 15 470.005 Rulemaking authority of board and 16 department.--17 (3) The board shall adopt rules which establish 18 requirements for inspection of direct disposal establishments, 19 funeral establishments, and cinerator facilities and the 20 records directly relating to the regulated activities of the 21 licensee to ensure compliance with the provisions of this chapter and rules adopted hereunder. Such rules shall 22 23 include, but not be limited to, requirements to inspect for compliance with federal and state laws relating to the 24 25 receiving, handling, storage, and disposal of biohazardous and 26 hazardous waste. 27 Section 24. Section 470.015, Florida Statutes, is 28 amended to read: 29 470.015 Renewal of funeral director and embalmer 30 licenses.--31 38

1	(1) The department shall renew a funeral director or
2	embalmer license upon receipt of the renewal application and
3	fee set by the board not to exceed \$250. The board may
4	prescribe by rule continuing education requirements of up to
5	12 classroom hours and may by rule establish criteria for
6	accepting alternative nonclassroom continuing education on an
7	hour-for-hour basis, in addition to a board-approved course on
8	communicable diseases that includes the course on human
9	immunodeficiency virus and acquired immune deficiency syndrome
10	required by s. 455.2226, for the renewal of a funeral director
11	or embalmer license. The board may provide for the waiver of
12	continuing education requirements in circumstances that would
13	justify the waiver, such as hardship, disability, or illness.
14	The continuing education requirement is not required after
15	July 1, 1996, for a licensee who is over the age of 75 years
16	if the licensee does not qualify as the sole person in charge
17	of an establishment or facility.
18	(2) The department shall adopt rules establishing a
19	procedure for the biennial renewal of licenses.
20	(3) The board shall adopt rules to establish
21	requirements for the advertising of continuing education
22	courses.
23	Section 25. Subsection (1) of section 470.016, Florida
24	Statutes, is amended to read:
25	470.016 Inactive status
26	(1) A funeral director or embalmer license that has
27	become inactive may be reactivated under s. 470.015 upon
28	application to the department. The board shall prescribe by
29	rule continuing education requirements as a condition of
30	reactivating a license. The continuing education requirements
31	for reactivating a license may not exceed 12 classroom hours
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and may by rule establish criteria for accepting alternative 1 2 nonclassroom continuing education on an hour-for-hour basis, 3 in addition to a board-approved course on communicable 4 diseases, for each year the license was inactive. 5 Section 26. The Department of Business and 6 Professional Regulation shall by January 1, 2001, make a 7 recommendation to the President of the Senate and the Speaker 8 of the House of Representatives regarding whether persons 9 should continue to be registered as direct disposers under section 470.017, Florida Statutes, after June 30, 2001. 10 Section 27. Subsection (2) of section 470.018, Florida 11 12 Statutes, is amended to read: 470.018 Renewal of registration of direct disposer .--13 14 (2) The department shall adopt rules establishing a The 15 procedure for the biennial renewal of registrations. 16 board shall prescribe by rule continuing education 17 requirements of up to 3 classroom hours and may by rule 18 establish criteria for accepting alternative nonclassroom 19 continuing education on an hour-for-hour basis, in addition to 20 a board-approved course on communicable diseases that includes the course on human immunodeficiency virus and acquired immune 21 22 deficiency syndrome required by s. 455.2226, for the renewal 23 of a registration. Section 28. Subsection (10) is added to section 24 25 470.021, Florida Statutes, to read: 26 470.021 Direct disposal establishment; standards and 27 location; registration.--28 (10) A direct disposal establishment may not be 29 operated at the same location as any other direct disposal 30 establishment or funeral establishment unless such 31 40 CODING: Words stricken are deletions; words underlined are additions.

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establishments were licensed as colocated establishments on 1 2 July 1, 2000. 3 Section 29. Section 470.028, Florida Statutes, is 4 amended to read: 5 470.028 Preneed sales; registration of agents.--6 (1) All sales of preneed funeral service contracts or 7 direct disposition contracts shall be made pursuant to chapter 8 497. 9 (2) No person may act as an agent for a funeral 10 director, funeral establishment, direct disposer, or direct disposal disposer establishment with respect to the sale of 11 12 preneed contracts unless such person is registered pursuant to chapter 497. 13 14 (3) Each licensee or registrant shall be subject to 15 discipline if his or her agent violates any provision of this 16 chapter applicable to such licensee or registrant as 17 established by board rule. Section 30. Subsection (2) of section 470.0301, 18 19 Florida Statutes, is amended to read: 20 470.0301 Removal services; refrigeration facilities; 21 centralized embalming facilities .-- In order to ensure that the removal, refrigeration, and embalming of all dead human bodies 22 23 is conducted in a manner that properly protects the public's health and safety, the board shall adopt rules to provide for 24 25 the registration of removal services, refrigeration facilities, and centralized embalming facilities operated 26 27 independently of funeral establishments, direct disposal 28 establishments, and cinerator facilities. 29 (2) CENTRALIZED EMBALMING FACILITIES.--In order to 30 ensure that all funeral establishments have access to embalming facilities that comply with all applicable health 31 41 CODING: Words stricken are deletions; words underlined are additions.

and safety requirements, the board shall adopt rules to 1 provide for the registration and operation of centralized 2 3 embalming facilities and shall require, at a minimum, the 4 following: 5 (a) All centralized embalming facilities shall contain 6 all of the equipment and meet all of the requirements that a 7 preparation room located in a funeral establishment is 8 required to meet, but such facilities shall not be required to 9 comply with any of the other requirements for funeral establishments, as set forth in s. 470.024. 10 (b) Each licensed centralized embalming facility shall 11 12 have at least one full-time embalmer in charge. The full-time 13 embalmer in charge must have an active license and may not be 14 the full-time embalmer in charge, full-time funeral director 15 in charge, or full-time direct disposer in charge of any other 16 establishment licensed under this chapter. 17 (c) Any person, regardless of whether such person is otherwise regulated by this chapter, may own such a facility, 18 19 provided that such facility is operated in accordance with the 20 rules established by the board. 21 (d) A centralized embalming facility may only provide services to funeral establishments. 22 23 (e) The practice of embalming done at a centralized 24 embalming facility shall only be practiced by an embalmer licensed under this chapter and shall be provided only to 25 26 licensed funeral establishments. (f) Application for registration of a centralized 27 embalming facility shall be made on forms furnished by the 28 29 department and shall be accompanied by a nonrefundable fee not to exceed \$300 as set by board rule, and registration shall be 30 renewed biennially pursuant to procedures and upon payment of 31 42 CODING: Words stricken are deletions; words underlined are additions.

a nonrefundable fee not to exceed \$300 as set by board rule. 1 The board may also establish by rule a late fee not to exceed 2 \$50. Any registration not renewed within 30 days after the 3 4 renewal date shall expire without further action by the 5 department. 6 (g) The board shall set by rule an annual inspection 7 fee not to exceed \$100, payable upon application for registration and upon renewal of such registration. 8 9 (h) The board shall, by rule, establish operating procedures which shall require, at a minimum, that centralized 10 embalming facilities maintain a system of identification of 11 12 human remains received for embalming. Section 31. Subsections (2) and (3) of section 13 14 471.003, Florida Statutes, are amended to read: 15 471.003 Qualifications for practice, exemptions.--16 (2) The following persons are not required to register 17 under the provisions of this chapter ss. 471.001-471.037 as a 18 registered engineer: 19 (a) Any person practicing engineering for the 20 improvement of, or otherwise affecting, property legally owned by her or him, unless such practice involves a public utility 21 or the public health, safety, or welfare or the safety or 22 23 health of employees. This paragraph shall not be construed as authorizing the practice of engineering through an agent or 24 employee who is not duly registered under the provisions of 25 26 this chapter <del>ss. 471.001-471.037</del>. 27 (b)1. A person acting as a public officer employed by any state, county, municipal, or other governmental unit of 28 29 this state when working on any project the total estimated 30 cost of which is \$10,000 or less. 31 43 CODING: Words stricken are deletions; words underlined are additions.

1	2. Persons who are employees of any state, county,
2	municipal, or other governmental unit of this state and who
3	are the subordinates of a person in responsible charge
4	registered under this chapter <del>ss. 471.001-471.037</del> , to the
5	extent that the supervision meets standards adopted by rule of
6	the board.
7	(c) Regular full-time employees of a corporation not
8	engaged in the practice of engineering as such, whose practice
9	of engineering for such corporation is limited to the design
10	or fabrication of manufactured products and servicing of such
11	products.
12	(d) Regular full-time employees of a public utility or
13	other entity subject to regulation by the Florida Public
14	Service Commission, Federal Energy Regulatory Commission, or
15	Federal Communications Commission.
16	(e) Employees of a firm, corporation, or partnership
17	who are the subordinates of a person in responsible charge,
18	registered under <u>this chapter</u> <del>ss. 471.001-471.037</del> .
19	(f) Any person as contractor in the execution of work
20	designed by a professional engineer or in the supervision of
21	the construction of work as a foreman or superintendent.
22	(g) A registered surveyor and mapper who takes, or
23	contracts for, professional engineering services incidental to
24	her or his practice of surveying and mapping and who delegates
25	such engineering services to a registered professional
26	engineer qualified within her or his firm or contracts for
27	such professional engineering services to be performed by
28	others who are registered professional engineers under the
29	provisions of <u>this chapter</u> <del>ss. 471.001-471.037</del> .
30	(h) Any electrical, plumbing, air-conditioning, or
31	mechanical contractor whose practice includes the design and
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fabrication of electrical, plumbing, air-conditioning, or 1 mechanical systems, respectively, which she or he installs by 2 3 virtue of a license issued under chapter 489, under part I of 4 chapter 553, or under any special act or ordinance when 5 working on any construction project which: 6 1. Requires an electrical or plumbing or 7 air-conditioning and refrigeration system with a value of 8 \$50,000 or less; and 9 2.a. Requires an aggregate service capacity of 600 amperes (240 volts) or less on a residential electrical system 10 or 800 amperes (240 volts) or less on a commercial or 11 12 industrial electrical system; 13 b. Requires a plumbing system with fewer than 250 14 fixture units; or Requires a heating, ventilation, and 15 c. 16 air-conditioning system not to exceed a 15-ton-per-system 17 capacity, or if the project is designed to accommodate 100 or 18 fewer persons. 19 (i) Any general contractor, certified or registered 20 pursuant to the provisions of chapter 489, when negotiating or performing services under a design-build contract as long as 21 the engineering services offered or rendered in connection 22 23 with the contract are offered and rendered by an engineer licensed or registered in accordance with this chapter. 24 (3) Notwithstanding the provisions of this chapter ss. 25 26 471.001-471.037 or of any other law, no registered engineer 27 whose principal practice is civil or structural engineering, or employee or subordinate under the responsible supervision 28 29 or control of the engineer, is precluded from performing architectural services which are purely incidental to her or 30 his engineering practice, nor is any registered architect, or 31 45

employee or subordinate under the responsible supervision or 1 2 control of the architect, precluded from performing 3 engineering services which are purely incidental to her or his 4 architectural practice. However, no engineer shall practice 5 architecture or use the designation "architect" or any term derived therefrom, and no architect shall practice engineering 6 7 or use the designation "engineer" or any term derived 8 therefrom. 9 Section 32. Section 471.0035, Florida Statutes, is amended to read: 10 471.0035 Instructors in postsecondary educational 11 12 institutions; exemption from registration requirement. -- For the sole purpose of teaching the principles and methods of 13 14 engineering design, notwithstanding the provisions of s. 471.005(6), a person employed by a public postsecondary 15 educational institution, or by an independent postsecondary 16 17 educational institution licensed or exempt from licensure pursuant to the provisions of chapter 246, is not required to 18 19 register under the provisions of this chapter ss. 471.001-471.037 as a registered engineer. 20 21 Section 33. Section 471.005, Florida Statutes, is amended to read: 22 23 471.005 Definitions.--As used in this chapter ss. 24 471.001-471.037, the term: "Board" means the Board of Professional Engineers. 25 (1)"Certificate of authorization" means a license to 26 (2) 27 practice engineering issued by the department to a corporation or partnership. 28 29 "Department" means the Department of Business and (3) 30 Professional Regulation. 31 46

1 (4) "Engineer" includes the terms "professional 2 engineer" and "registered engineer" and means a person who is 3 registered to engage in the practice of engineering under this 4 chapter <del>ss. 471.001-471.037</del>. 5 (5) "Engineer intern" means a person who has graduated 6 from, or is in the final year of, an engineering curriculum 7 approved by the board and has passed the fundamentals of 8 engineering examination as provided by rules adopted by the 9 board. "Engineering" includes the term "professional 10 (6) engineering" and means any service or creative work, the 11 12 adequate performance of which requires engineering education, training, and experience in the application of special 13 14 knowledge of the mathematical, physical, and engineering 15 sciences to such services or creative work as consultation, investigation, evaluation, planning, and design of engineering 16 17 works and systems, planning the use of land and water, teaching of the principles and methods of engineering design, 18 19 engineering surveys, and the inspection of construction for the purpose of determining in general if the work is 20 proceeding in compliance with drawings and specifications, any 21 of which embraces such services or work, either public or 22 23 private, in connection with any utilities, structures, buildings, machines, equipment, processes, work systems, 24 projects, and industrial or consumer products or equipment of 25 26 a mechanical, electrical, hydraulic, pneumatic, or thermal 27 nature, insofar as they involve safeguarding life, health, or property; and includes such other professional services as may 28 29 be necessary to the planning, progress, and completion of any engineering services. A person who practices any branch of 30 engineering; who, by verbal claim, sign, advertisement, 31

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letterhead, or card, or in any other way, represents himself 1 or herself to be an engineer or, through the use of some other 2 3 title, implies that he or she is an engineer or that he or she 4 is registered under this chapter ss. 471.001-471.037; or who holds himself or herself out as able to perform, or does 5 perform, any engineering service or work or any other service 6 7 designated by the practitioner which is recognized as engineering shall be construed to practice or offer to 8 9 practice engineering within the meaning and intent of this 10 chapter <del>ss. 471.001-471.037</del>. "License" means the registration of engineers or 11 (7) 12 certification of businesses to practice engineering in this 13 state. 14 (8) "Retired professional engineer" or "professional 15 engineer, retired" means a person who has been duly licensed as a professional engineer by the board and who chooses to 16 17 relinquish or not to renew his or her license and applies to and is approved by the board to be granted the title 18 19 'Professional Engineer, Retired." Section 34. Subsection (1) of section 471.011, Florida 20 Statutes, is amended to read: 21 471.011 Fees.--22 23 (1) The board by rule may establish fees to be paid for applications, examination, reexamination, licensing and 24 renewal, inactive status application and reactivation of 25 26 inactive licenses, and recordmaking and recordkeeping. The 27 board may also establish by rule a delinquency fee. The board shall establish fees that are adequate to ensure the continued 28 29 operation of the board. Fees shall be based on department estimates of the revenue required to implement this chapter 30 31 48 CODING: Words stricken are deletions; words underlined are additions.

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ss. 471.001-471.037 and the provisions of law with respect to 1 2 the regulation of engineers. 3 Section 35. Subsection (4) and paragraph (a) of 4 subsection (5) of section 471.015, Florida Statutes, are 5 amended to read: 6 471.015 Licensure.--7 (4) The department shall not issue a license by 8 endorsement to any applicant who is under investigation in 9 another state for any act that would constitute a violation of this chapter <del>ss. 471.001-471.037</del> or of part I of chapter 455 10 until such time as the investigation is complete and 11 12 disciplinary proceedings have been terminated. (5)(a) The board shall deem that an applicant who 13 14 seeks licensure by endorsement has passed an examination substantially equivalent to part I of the engineering 15 examination when such applicant: 16 17 1. Has held a valid professional engineer's registration in another state for 15 years and has had 20 18 19 years of continuous professional-level engineering experience; 20 2. Has received a doctorate degree in engineering from an institution that has an undergraduate a nationally 21 accredited engineering degree program which is accredited by 22 23 the Accreditation Board for Engineering Technology; or 3. Has received a doctorate degree in engineering and 24 25 has taught engineering full time for at least 3 years, at the 26 baccalaureate level or higher, after receiving that degree. Section 36. Subsections (2) and (3) of section 27 28 471.017, Florida Statutes, are amended to read: 29 471.017 Renewal of license.--(2) The board department shall adopt rules 30 establishing a procedure for the biennial renewal of licenses. 31 49

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1	(3) The board shall require a demonstration of
2	continuing professional competency of engineers as a condition
3	of license renewal or relicensure. Every licensee must
4	complete 4 professional development hours, for each year of
5	the license renewal period. For each renewal period for such
6	continuing education, 4 hours shall relate to this chapter and
7	the rules adopted under this chapter and the remaining 4 hours
8	hours shall relate to the licensee's area of practice. The
9	board shall adopt rules that are consistent with the
10	guidelines of the National Council of Examiners for
11	Engineering and Surveying for multijurisdictional licensees
12	for the purpose of avoiding proprietary continuing
13	professional competency requirements and shall allow
14	nonclassroom hours to be credited. The board may, by rule,
15	exempt from continuing professional competency requirements
16	retired professional engineers who no longer sign and seal
17	engineering documents and licensees in unique circumstances
18	that severely limit opportunities to obtain the required
19	professional development hours.Commencing with licensure
20	renewal in 2002, each licensee actively participating in the
21	design of engineering works or systems in connection with
22	buildings, structures, and facilities covered by the Florida
23	Building Code shall submit proof to the board that the
24	licensee participates in continuing education courses relating
25	to the core curriculum courses or the building code training
26	program or evidence of passing an equivalency test on the core
27	curriculum courses or specialized or advanced courses on any
28	<del>portion of the Florida Building Code applicable to the area of</del>
29	<del>practice.</del>
30	Section 37. Section 471.019, Florida Statutes, is
31	amended to read:
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1	471.019 Reactivation <del>; design of engineering works or</del>
2	systems; continuing education
3	<del>(1)</del> The board shall prescribe by rule continuing
4	education requirements for reactivating a license. The
5	continuing education requirements for reactivating a license
6	for a registered engineer may not exceed 12 classroom hours
7	for each year the license was inactive.
8	(2) All licensees actively participating in the design
9	of engineering works or systems in connection with buildings,
10	structures, or facilities and systems covered by the Florida
11	Building Code shall take continuing education courses and
12	submit proof to the board, at such times and in such manner as
13	established by the board by rule, that the licensee has
14	completed the core curriculum courses and any specialized or
15	advanced courses on any portion of the Florida Building Code
16	applicable to the licensee's area of practice or has passed
17	the appropriate equivalency test of the Building Code Training
18	Program established by s. 553.841. The board shall record
19	reported continuing education courses on a system easily
20	accessed by code enforcement jurisdictions for evaluation when
21	determining license status for purposes of processing design
22	documents. Local jurisdictions shall be responsible for
23	notifying the board when design documents are submitted for
24	building construction permits by persons who are not in
25	compliance with this section. The board shall take appropriate
26	action as provided by its rules when such noncompliance is
27	determined to exist.
28	Section 38. Section 471.0195, Florida Statutes, is
29	created to read:
30	471.0195 Florida Building Code training for
31	engineersEffective January 1, 2000, all licensees actively
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participating in the design of engineering works or systems in 1 2 connection with buildings, structures, or facilities and 3 systems covered by the Florida Building Code shall take 4 continuing education courses and submit proof to the board, at 5 such times and in such manner as established by the board by 6 rule, that the licensee has completed the core curriculum 7 courses and any specialized or advanced courses on any portion of the Florida Building Code applicable to the licensee's area 8 9 of practice or has passed the appropriate equivalency test of the Building Code Training Program established by s. 553.841. 10 The board shall record reported continuing education courses 11 12 on a system easily accessed by code enforcement jurisdictions 13 for evaluation when determining license status for purposes of 14 processing design documents. Local jurisdictions shall be 15 responsible for notifying the board when design documents are 16 submitted for building construction permits by persons who are 17 not in compliance with this section. The board shall take appropriate action as provided by its rules when such 18 19 noncompliance is determined to exist. 20 Section 39. Subsection (1) of section 471.023, Florida Statutes, is amended to read: 21 471.023 Certification of partnerships and 22 corporations.--23 (1) The practice of, or the offer to practice, 24 engineering by registrants through a corporation or 25 26 partnership offering engineering services to the public or by 27 a corporation or partnership offering said services to the public through registrants under this chapter ss. 28 29 471.001-471.037 as agents, employees, officers, or partners is permitted only if the firm possesses a certification issued by 30 the department pursuant to qualification by the board, subject 31 52 CODING: Words stricken are deletions; words underlined are additions.

to the provisions of this chapter ss. 471.001-471.037. 1 One or more of the principal officers of the corporation or one or 2 3 more partners of the partnership and all personnel of the 4 corporation or partnership who act in its behalf as engineers 5 in this state shall be registered as provided by this chapter 6 ss. 471.001-471.037. All final drawings, specifications, 7 plans, reports, or documents involving practices registered 8 under this chapter ss. 471.001-471.037 which are prepared or 9 approved for the use of the corporation or partnership or for public record within the state shall be dated and shall bear 10 the signature and seal of the registrant who prepared or 11 12 approved them. Nothing in this section shall be construed to mean that a certificate of registration to practice 13 14 engineering shall be held by a corporation. Nothing herein 15 prohibits corporations and partnerships from joining together to offer engineering services to the public, provided each 16 17 corporation or partnership otherwise meets the requirements of this section. No corporation or partnership shall be relieved 18 19 of responsibility for the conduct or acts of its agents, employees, or officers by reason of its compliance with this 20 section, nor shall any individual practicing engineering be 21 22 relieved of responsibility for professional services performed 23 by reason of his or her employment or relationship with a 24 corporation or partnership. Section 40. Subsection (1) of section 471.025, Florida 25 26 Statutes, is amended to read: 471.025 Seals.--27 (1) The board shall prescribe, by rule, a form of seal 28 29 to be used by registrants holding valid certificates of registration. Each registrant shall obtain an impression-type 30 metal seal in the form aforesaid and may, in addition, 31 53 CODING: Words stricken are deletions; words underlined are additions.

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register his or her seal electronically in accordance with ss. 1 2 282.70-282.75. All final drawings, specifications, plans, 3 reports, or documents prepared or issued by the registrant and 4 being filed for public record and all final bid documents 5 provided to the owner or the owner's representative shall be 6 signed by the registrant, dated, and stamped with said seal. 7 Such signature, date, and seal shall be evidence of the 8 authenticity of that to which they are affixed. Drawings, 9 specifications, plans, reports, final bid documents, or documents prepared or issued by a registrant may be 10 transmitted electronically and may be signed by the 11 12 registrant, dated, and stamped electronically with said seal in accordance with ss. 282.70-282.75. 13 14 Section 41. Section 471.031, Florida Statutes, is 15 amended to read: 16 471.031 Prohibitions; penalties.--17 (1) A person may not knowingly: 18 Practice engineering unless the person is (a) 19 registered under this chapter ss. 471.001-471.037; 20 (b) Use the name or title "registered engineer" or any 21 other title, designation, words, letters, abbreviations, or 22 device tending to indicate that such person holds an active 23 registration as an engineer when the person is not registered 24 under this chapter ss. 471.001-471.037; 25 (c) Present as his or her own the registration of 26 another; 27 (d) Give false or forged evidence to the board or a 28 member thereof; 29 (e) Use or attempt to use a registration that has been 30 suspended, revoked, or placed on inactive or delinquent 31 status; 54

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(f) Employ unlicensed persons to practice engineering; 1 2 or 3 Conceal information relative to violations of this (g) 4 chapter <del>ss. 471.001-471.037</del>. 5 (2) Any person who violates any provision of this 6 section commits is guilty of a misdemeanor of the first 7 degree, punishable as provided in s. 775.082 or s. 775.083. 8 Section 42. Section 471.037, Florida Statutes, is 9 amended to read: 10 471.037 Effect of chapter <del>ss. 471.001-471.037</del> locally.--11 12 (1) Nothing contained in this chapter ss. 471.001-471.037 shall be construed to repeal, amend, limit, or 13 14 otherwise affect any local building code or zoning law or ordinance, now or hereafter enacted, which is more restrictive 15 16 with respect to the services of registered engineers than the 17 provisions of this chapter ss. 471.001-471.037. 18 In counties or municipalities that issue building (2) 19 permits, such permits may not be issued in any case in which it is apparent from the application for the building permit 20 that the provisions of this chapter <del>ss. 471.001-471.037</del> have 21 been violated. However, this subsection does not authorize the 22 23 withholding of building permits in cases involving the exceptions and exemptions set out in s. 471.003. 24 25 Section 43. Subsection (11) of section 474.202, Florida Statutes, is amended to read: 26 27 474.202 Definitions.--As used in this chapter: 28 (11) "Veterinarian" means a health care practitioner 29 person who is licensed to engage in the practice of veterinary 30 medicine in Florida under the authority of this chapter. 31 55 CODING: Words stricken are deletions; words underlined are additions.

Section 44. Section 474.203, Florida Statutes, is 1 2 amended to read: 3 474.203 Exemptions.--This chapter shall not apply to: 4 (1) Any faculty member practicing only in conjunction 5 with teaching duties at a school or college of veterinary 6 medicine. Such school or college shall be located in this 7 state and be accredited by the American Veterinary Medical Association Council on Education. However, this exemption 8 9 shall only apply to such a faculty member who does not hold a valid license issued under this chapter, but who is a graduate 10 of a school or college of veterinary medicine accredited by 11 12 the American Veterinary Medical Association Council on Education or a school or college recognized by the American 13 14 Veterinary Medical Association Commission for Foreign 15 Veterinary Graduates. The faculty member exemption shall automatically expire when such school or college terminates 16 17 the faculty member from such teaching duties. On December 31 of each year, such school or college shall provide the board 18 19 with a written list of all faculty who are exempt from this 20 chapter. Such school or college shall also notify the board in writing of any additions or deletions to such list. 21 (2) A person practicing as an intern or resident 22 veterinarian who does not hold a valid license issued under 23 this chapter and who is a graduate in training at a school or 24 25 college of veterinary medicine located in this state and 26 accredited by the American Veterinary Medical Association Council on Education or a school or college recognized by the 27 American Veterinary Medical Association Commission for Foreign 28 29 Veterinary Graduates. Such intern or resident must be a graduate of a school or college of veterinary medicine 30 accredited by the American Veterinary Medical Association 31 56

1	Council on Education. This exemption expires when such intern
2	or resident completes or is terminated from such training.
3	Each school or college at which such intern or resident is in
4	training shall, on July 1 of each year, provide the board with
5	a written list of all such interns or residents designated for
6	this exemption, and the school or college shall also notify
7	the board of any additions or deletions to the list.
8	(3) (2) A student in a school or college of veterinary
9	medicine while in the performance of duties assigned by her or
10	his instructor or when working as a preceptor under the
11	immediate supervision of a licensee, provided that such
12	preceptorship is required for graduation from an accredited
13	school or college of veterinary medicine. The licensed
14	veterinarian shall be responsible for all acts performed by a
15	preceptor under her or his supervision.
16	(4) (3) Any doctor of veterinary medicine in the employ
17	of a state agency or the United States Government while
18	actually engaged in the performance of her or his official
19	duties; however, this exemption shall not apply to such person
20	when the person is not engaged in carrying out her or his
21	official duties or is not working at the installations for
22	which her or his services were engaged.
23	(5) (4) Any person, or the person's regular employee,
24	administering to the ills or injuries of her or his own
25	animals, including, but not limited to, castration, spaying,
26	and dehorning of herd animals, unless title has been
27	transferred or employment provided for the purpose of
28	circumventing this law. This exemption shall not apply to
29	out-of-state veterinarians practicing temporarily in the
30	state. However, only a veterinarian may immunize or treat an
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animal for diseases which are communicable to humans and which 1 2 are of public health significance. 3 (6)(5) State agencies, accredited schools, 4 institutions, foundations, business corporations or 5 associations, physicians licensed to practice medicine and surgery in all its branches, graduate doctors of veterinary 6 7 medicine, or persons under the direct supervision thereof, which or who conduct experiments and scientific research on 8 9 animals in the development of pharmaceuticals, biologicals, serums, or methods of treatment, or techniques for the 10 diagnosis or treatment of human ailments, or when engaged in 11 12 the study and development of methods and techniques directly or indirectly applicable to the problems of the practice of 13 14 veterinary medicine. 15 (7)(6) Any veterinary aide, nurse, laboratory technician, preceptor, or other employee of a licensed 16 veterinarian who administers medication or who renders 17 auxiliary or supporting assistance under the responsible 18 19 supervision of a such licensed veterinarian practitioner, including those tasks identified by rule of the board 20

requiring immediate supervision. However, the licensed 21 veterinarian shall be responsible for all such acts performed 22 23 under this subsection by persons under her or his supervision. (8) A veterinarian, licensed by and actively 24 practicing veterinary medicine in another state, who is board 25 26 certified in a specialty recognized by the board and who 27 responds to a request of a veterinarian licensed in this state to assist with the treatment on a specific case of a specific 28 29 animal or with the treatment on a specific case of the animals of a single owner, as long as the veterinarian licensed in 30

31 this state requests the other veterinarian's presence. A

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veterinarian who practices under this subsection is not 1 2 eligible to apply for a premises permit under s. 474.215. 3 4 For the purposes of chapters 465 and 893, persons exempt 5 pursuant to subsection (1), subsection (2), or subsection (4) 6 are deemed to be duly licensed practitioners authorized by the 7 laws of this state to prescribe drugs or medicinal supplies. 8 Section 45. Subsection (3) of section 474.211, Florida 9 Statutes, is amended to read: 474.211 Renewal of license.--10 (3) The board may by rule prescribe continuing 11 12 education, not to exceed 30 hours biennially, as a condition for renewal of a license or certificate. The criteria for such 13 14 programs, providers, and or courses shall be approved by the 15 board. Section 46. Paragraph (c) of subsection (2) of section 16 17 474.214, Florida Statutes, is amended to read: 474.214 Disciplinary proceedings.--18 19 (2) When the board finds any applicant or veterinarian 20 guilty of any of the grounds set forth in subsection (1), regardless of whether the violation occurred prior to 21 22 licensure, it may enter an order imposing one or more of the 23 following penalties: (c) Imposition of an administrative fine not to exceed 24 25 \$5,000 for each count or separate offense. 26 27 In determining appropriate action, the board must first 28 consider those sanctions necessary to protect the public. 29 Only after those sanctions have been imposed may the disciplining authority consider and include in its order 30 requirements designed to rehabilitate the veterinarian. All 31 59 CODING: Words stricken are deletions; words underlined are additions.

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costs associated with compliance with any order issued under 1 this subsection are the obligation of the veterinarian. 2 3 Section 47. For the purpose of incorporating the 4 amendment to section 474.214, Florida Statutes, in references 5 thereto, subsection (2) of section 474.207, Florida Statutes, 6 is reenacted to read: 7 474.207 Licensure by examination. --(2) The department shall license each applicant who 8 9 the board certifies has: 10 (a) Completed the application form and remitted an examination fee set by the board. 11 12 (b)1. Graduated from a college of veterinary medicine 13 accredited by the American Veterinary Medical Association 14 Council on Education; or 2. Graduated from a college of veterinary medicine 15 listed in the American Veterinary Medical Association Roster 16 17 of Veterinary Colleges of the World and obtained a certificate 18 from the Education Commission for Foreign Veterinary 19 Graduates. 20 (c) Successfully completed the examination provided by 21 the department for this purpose, or an examination determined 22 by the board to be equivalent. 23 (d) Demonstrated knowledge of the laws and rules governing the practice of veterinary medicine in Florida in a 24 manner designated by rules of the board. 25 26 27 The department shall not issue a license to any applicant who is under investigation in any state or territory of the United 28 29 States or in the District of Columbia for an act which would constitute a violation of this chapter until the investigation 30 31 60 CODING: Words stricken are deletions; words underlined are additions.

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is complete and disciplinary proceedings have been terminated, 1 at which time the provisions of s. 474.214 shall apply. 2 3 Section 48. For the purpose of incorporating the 4 amendment to section 474.214, Florida Statutes, in references 5 thereto, subsection (2) of section 474.217, Florida Statutes, 6 is reenacted to read: 7 474.217 Licensure by endorsement. --(2) The department shall not issue a license by 8 9 endorsement to any applicant who is under investigation in any state, territory, or the District of Columbia for an act which 10 would constitute a violation of this chapter until the 11 12 investigation is complete and disciplinary proceedings have been terminated, at which time the provisions of s. 474.214 13 14 shall apply. 15 Section 49. Subsection (7) of section 474.215, Florida 16 Statutes, is amended, and subsections (8) and (9) are added to 17 that section, to read: 474.215 Premises permits.--18 19 (7) The board by rule shall establish minimum standards for the operation of limited service veterinary 20 medical practices. Such rules shall not restrict limited 21 22 service veterinary medical practices and shall be consistent with the type of limited veterinary medical service provided. 23 (a) Any person that offers or provides limited service 24 veterinary medical practice shall obtain a biennial permit 25 26 from the board the cost of which shall not exceed \$250. The 27 limited service permittee shall register each location where a limited service clinic is held and shall pay a fee set by rule 28 29 not to exceed \$25 to register each such location. (b) All permits issued under this subsection are 30 subject to the provisions of ss. 474.213 and 474.214. 31 61 CODING: Words stricken are deletions; words underlined are additions.

1	(c) Notwithstanding any provision of this subsection
2	to the contrary, any temporary rabies vaccination effort
3	operated by a county health department in response to a public
4	health threat, as declared by the State Health Officer in
5	consultation with the State Veterinarian, is not subject to
6	any preregistration, time limitation, or fee requirements, but
7	must adhere to all other requirements for limited service
8	veterinary medical practice as prescribed by rule. The fee
9	charged to the public for a rabies vaccination administered
10	during such temporary rabies vaccination effort may not exceed
11	the actual cost of administering the rabies vaccine. Such
12	rabies vaccination efforts may not be used for any purpose
13	other than to address the public health consequences of the
14	rabies outbreak. The board shall be immediately notified in
15	writing of any temporary rabies vaccination effort operated
16	under this paragraph.
17	(8) Any person who is not a veterinarian licensed
18	under this chapter but who desires to own and operate a
19	veterinary medical establishment or limited service clinic
20	shall apply to the board for a premises permit. If the board
21	certifies that the applicant complies with the applicable laws
22	and rules of the board, the department shall issue a premises
23	permit. No permit shall be issued unless a licensed
24	veterinarian is designated to undertake the professional
25	supervision of the veterinary medical practice and the minimum
26	standards set by rule of the board for premises where
27	veterinary medicine is practiced. Upon application, the
28	department shall submit the permittee's name for a statewide
29	criminal records correspondence check through the Department
30	of Law Enforcement. The permittee shall notify the board
31	within 10 days after any designation of a new licensed
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veterinarian responsible for such duties. A permittee under 1 2 this subsection is subject to the provisions of subsection (9) 3 and s. 474.214. 4 (9)(a) The department or the board may deny, revoke, 5 or suspend the permit of any permittee under this section and 6 may fine, place on probation, or otherwise discipline any such 7 permittee who has: 8 1. Obtained a permit by misrepresentation or fraud or 9 through an error of the department or board; 10 2. Attempted to procure, or has procured, a permit for any other person by making, or causing to be made, any false 11 12 representation; 13 3. Violated any of the requirements of this chapter or 14 any rule of the board; or 15 4. Been convicted or found guilty of, or entered a plea of nolo contendere to, regardless of adjudication, a 16 17 felony in any court of this state, of any other state, or of 18 the United States. 19 (b) If the permit is revoked or suspended, the owner, 20 manager, or proprietor shall cease to operate the premises as 21 a veterinary medical practice as of the effective date of the suspension or revocation. In the event of such revocation or 22 23 suspension, the owner, manager, or proprietor shall remove from the premises all signs and symbols identifying the 24 premises as a veterinary medical practice. The period of any 25 26 such suspension shall be prescribed by rule of the board, but may not exceed 1 year. If the permit is revoked, the person 27 owning or operating the establishment may not apply for a 28 29 permit to operate a premises for a period of 1 year after the effective date of such revocation. Upon the effective date of 30 such revocation, the permittee must advise the board of the 31 63

disposition of all medicinal drugs and must provide for 1 ensuring the security, confidentiality, and availability to 2 3 clients of all patient medical records. Section 50. Section 474.2165, Florida Statutes, is 4 5 amended to read: 6 474.2165 Ownership and control of veterinary medical 7 patient records; report or copies of records to be 8 furnished.--9 (1) As used in this section, the term "records owner" means any veterinarian who generates a medical record after 10 making a physical examination of, or administering treatment 11 12 or dispensing legend drugs to, any patient; any veterinarian to whom records are transferred by a previous records owner; 13 14 or any veterinarian's employer, provided the employment 15 contract or agreement between the employer and the 16 veterinarian designates the employer as the records owner. 17 (2) Each person who provides veterinary medical services shall maintain medical records, as established by 18 19 rule. 20 (3) Any records owner licensed under this chapter who makes an examination of, or administers treatment or dispenses 21 22 legend drugs to, any patient shall, upon request of the client 23 or the client's legal representative, furnish, in a timely manner, without delays for legal review, copies of all reports 24 and records relating to such examination or treatment, 25 26 including X rays. The furnishing of such report or copies 27 shall not be conditioned upon payment of a fee for services 28 rendered. 29 (4) Except as otherwise provided in this section, such 30 records may not be furnished to, and the medical condition of 31 a patient may not be discussed with, any person other than the 64

client or the client's legal representative or other 1 2 veterinarians involved in the care or treatment of the 3 patient, except upon written authorization of the client. 4 However, such records may be furnished without written 5 authorization under the following circumstances: 6 (a) To any person, firm, or corporation that has 7 procured or furnished such examination or treatment with the 8 client's consent. 9 (b) In any civil or criminal action, unless otherwise prohibited by law, upon the issuance of a subpoena from a 10 court of competent jurisdiction and proper notice to the 11 12 client or the client's legal representative by the party 13 seeking such records. 14 (c) For statistical and scientific research, provided 15 the information is abstracted in such a way as to protect the identity of the patient and the client, or provided written 16 17 permission is received from the client or the client's legal 18 representative. 19 (5) Except in a medical negligence action or 20 administrative proceeding when a veterinarian is or reasonably 21 expects to be named as a defendant, information disclosed to a veterinarian by a client in the course of the care and 22 23 treatment of the patient is confidential and may be disclosed only to other veterinarians involved in the care or treatment 24 of the patient, or if permitted by written authorization from 25 26 the client or compelled by subpoena at a deposition, evidentiary hearing, or trial for which proper notice has been 27 given. 28 29 (6) The department may obtain patient records pursuant to a subpoena without written authorization from the client if 30 31 the department and the probable cause panel of the board find 65

1	reasonable cause to believe that a veterinarian has
2	excessively or inappropriately prescribed any controlled
3	substance specified in chapter 893 in violation of this
4	chapter or that a veterinarian has practiced his or her
5	profession below that level of care, skill, and treatment
6	required as defined by this chapter.
7	(7) Notwithstanding the provisions of s. 455.242,
8	records owners shall place an advertisement in the local
9	newspaper or notify clients, in writing, when they are
10	terminating practice, retiring, or relocating and are no
11	longer available to patients and shall offer clients the
12	opportunity to obtain a copy of their medical records.
13	(8) Notwithstanding the provisions of s. 455.242,
14	records owners shall notify the board office when they are
15	terminating practice, retiring, or relocating and are no
16	longer available to patients, specifying who the new records
17	owner is and where the medical records can be found.
18	(9) Whenever a records owner has turned records over
19	to a new records owner, the new records owner shall be
20	responsible for providing a copy of the complete medical
21	record, upon written request, of the client or the client's
22	legal representative.
23	(10) Veterinarians in violation of the provisions of
24	this section shall be disciplined by the board.
25	(11) A records owner furnishing copies of reports or
26	records pursuant to this section shall charge no more than the
27	actual cost of copying, including reasonable staff time, or
28	the amount specified in administrative rule by the board.
29	(12) Nothing in this section shall be construed to
30	limit veterinarian consultations, as necessary.
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Section 51. Notwithstanding the transfer of the 1 2 Division of Medical Quality Assurance to the Department of 3 Health or any other provision of law to the contrary, 4 veterinarians licensed under chapter 474, Florida Statutes, 5 shall be governed by the treatment of impaired practitioner 6 provisions of section 455.707, Florida Statutes, as if they 7 were under the jurisdiction of the Division of Medical Quality 8 Assurance, except that for veterinarians the Department of Business and Professional Regulation shall, at its option, 9 exercise any of the powers granted to the Department of Health 10 by that section, and "board" shall mean board as defined in 11 12 chapter 474, Florida Statutes. Section 52. Section 475.045, Florida Statutes, is 13 14 amended to read: 15 475.045 Florida Real Estate Commission Education and 16 Research Foundation; Foundation Advisory Committee .--(1)(a) There is established a Florida Real Estate 17 Commission Education and Research Foundation, hereinafter 18 19 referred to as the "foundation," which shall be administered by the commission Foundation Advisory Committee. 20 21 (b) The purposes, objectives, and duties of the 22 foundation are as follows: 1. To create and promote educational projects to 23 expand the knowledge of the public and real estate licensees 24 in matters pertaining to Florida real estate. 25 26 2. To augment the existing real estate programs by 27 increasing the number of teaching personnel and real estate courses in the state in degree-granting programs in 28 29 universities and colleges in this state. To conduct studies in all areas that relate 30 3 directly or indirectly to real estate or urban or rural 31 67 CODING: Words stricken are deletions; words underlined are additions.

economics and to publish and disseminate the findings and 1 results of the studies. 2 3 4. To assist the teaching program in real estate 4 offered by the universities, colleges, and real estate schools 5 registered pursuant to this chapter in the state, when 6 requested to do so. 7 To develop and from time to time revise and update 5. 8 materials for use in the courses in real estate offered by the 9 universities, colleges, and real estate schools registered 10 pursuant to this chapter in the state, when requested to do 11 so. 12 6. To make studies of, and recommend changes in, state statutes and municipal ordinances; provided, however, that 13 14 such studies are requested by the Governor or the presiding 15 officers of the Legislature. The foundation shall maintain political nonadvocacy. 16 17 7. To periodically review the progress of persons conducting such research and studies. The results of any 18 19 research project or study shall not be published or disseminated until it has been reviewed and approved in 20 writing by the commission advisory committee or its designated 21 22 representative. 23 To prepare information of consumer interest 8. concerning Florida real estate and to make the information 24 available to the public and appropriate state agencies. 25 26 (c) The foundation may make a charge for its publications and may receive gifts and grants from 27 28 foundations, individuals, and other sources for the benefit of 29 the foundation. (d) A report of the activities and accomplishments of 30 the foundation shall be published annually. 31 68

1	(e) On or before January 1 of each year, the
2	commission advisory committee shall file with the Governor,
3	the presiding officer of each house of the Legislature, and
4	the secretary of the department a complete and detailed
5	written report accounting for all funds received and disbursed
6	by the foundation during the preceding year.
7	(2)(a) There is created the Foundation Advisory
8	Committee which is composed of nine persons appointed by the
9	Governor without regard to race, creed, sex, religion, or
10	national origin of the appointee, with the following
11	representation:
12	1. Six active real estate licensees, one of whom may
13	be a real estate salesperson. All licensees shall have been
14	active real estate licensees for at least the past 5 years.
15	2. Three members shall be representatives of the
16	general public, and those appointed after October 1, 1988,
17	shall possess qualifications in the fields of education,
18	research, or consumer affairs which relate to the committee's
19	education and research activities. Members representative of
20	the general public shall not be licensed real estate brokers
21	or salespersons and shall not have a financial interest, other
22	than as consumers, in the practice of a licensed real estate
23	broker or salesperson.
24	(b)1. No current member of the Florida Real Estate
25	Commission shall be eligible for appointment to the Foundation
26	Advisory Committee.
27	2. The chair of the Florida Real Estate Commission or
28	a member of the commission designated by the chair shall serve
29	as an ex officio nonvoting member of the advisory committee.
30	(c)1. Except for the initial appointees, members of
31	the advisory committee shall hold office for staggered terms
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of 4 years, with the terms of three members expiring on 1 January 31 of each odd-numbered year. The current members may 2 3 complete their present terms unless removed for cause. 2. Any vacancy shall be filled by appointment for the 4 unexpired portion of the term. Each member shall serve until 5 6 the member's successor is qualified. 7 3. Each member of the advisory committee is entitled 8 to per diem and travel expenses as set by legislative 9 appropriation for each day that the member engages in the business of the advisory committee. 10 (3) It is grounds for removal from the advisory 11 12 committee, if: 13 (a) A broker or salesperson member of the committee 14 ceases to be an active licensee; or 15 (b) A public member of the committee acquires a real estate license or a financial interest in the practice of a 16 17 licensed real estate broker or salesperson. 18 (4)(a) The committee shall elect a chair annually from 19 among its membership. 20 (b) The committee shall meet not less than semiannually and, in addition, on call of its chair or on 21 petition of any six of its members. 22 23 (c) The advisory committee is subject to the sunshine law pursuant to s. 286.011. 24 25 (2)(5)(a) The commission advisory committee shall 26 solicit advice and information from real estate licensees, the commission, universities, colleges, real estate schools 27 registered pursuant to this chapter and the general public for 28 29 the purpose of submitting proposals for carrying out the purposes, objectives, and duties of the foundation. 30 31 70

The commission advisory committee shall select the 1 (b) 2 proposals that shall be funded and shall give priority to 3 projects with the greatest potential for direct or indirect 4 benefit to the public. 5 (c) The commission advisory committee shall select the 6 university or college within the state or qualified full-time 7 faculty member of a university or college within the state 8 with the consent of the institution to perform the education 9 study, research study, or other project in accordance with the purposes, objectives, and duties of the foundation. In those 10 instances where no university or college within the state, or 11 12 qualified full-time faculty member of a university or college within the state with the consent of the institution, submits 13 14 an acceptable proposal, a qualified person or persons may be 15 selected in accordance with law to perform the education study, research study, or other project in accordance with the 16 17 purposes, objectives, and duties of the foundation. 18 The director of the Division of Real Estate (3)<del>(6)</del>(a) 19 of the department, hereinafter referred to as the "director," or her or his designated representative shall submit to the 20 commission advisory committee, in advance of each fiscal year, 21 a budget for expenditures of all funds provided for the 22 foundation in a form that is related to the proposed schedule 23 of activities for the review and approval of the commission 24 25 advisory committee. 26 (b) The director shall submit to the commission 27 advisory committee all proposals received for its review and approval in developing an educational and research agenda at 28 29 the beginning of each fiscal year and shall continuously inform the commission advisory committee of changes in its 30 substance and scheduling. 31 71

(4)(7) The commission advisory committee shall have 1 2 the power and authority to adopt all rules necessary to 3 administer this section. 4 (5)(8) Neither The foundation may not nor the committee shall be permitted to fund or offer educational 5 courses designed to qualify persons for licensure or the б 7 renewal of licenses pursuant to this chapter. (6)(9) Neither The foundation may not nor the 8 9 committee shall expend any funds for the purpose of employing 10 staff. (7)<del>(10)</del> The Treasurer shall invest \$3 million from the 11 12 portion of the Professional Regulation Trust Fund credited to the real estate profession, under the same limitations as 13 14 applied to investments of other state funds, and the income 15 earned thereon shall be available to the foundation to fund the activities and projects authorized under this section. 16 17 However, any balance of such interest in excess of \$1 million shall revert to the portion of the Professional Regulation 18 19 Trust Fund credited to the real estate profession. In the event the foundation is abolished, the funds in the trust fund 20 shall revert to such portion of the Professional Regulation 21 22 Trust Fund. 23 Section 53. Paragraph (d) is added to subsection (1) 24 of section 477.0132, Florida Statutes, to read: 477.0132 Hair braiding, hair wrapping, and body 25 26 wrapping registration .--(1) 27 Only the board may review, evaluate, and approve a 28 (d) 29 course required of an applicant for registration under this 30 subsection in the occupation or practice of hair braiding, 31 72 CODING: Words stricken are deletions; words underlined are additions.
hair wrapping, or body wrapping. A provider of such a course 1 2 is not required to hold a license under chapter 246. 3 Section 54. Subsection (2) of section 477.019, Florida 4 Statutes, is amended to read: 5 477.019 Cosmetologists; qualifications; licensure; 6 supervised practice; license renewal; endorsement; continuing 7 education.--8 (2) An applicant shall be eligible for licensure by 9 examination to practice cosmetology if the applicant: (a) Is at least 16 years of age or has received a high 10 school diploma; 11 12 (b) Pays the required application fee, which is not 13 refundable, and the required examination fee, which is 14 refundable if the applicant is determined to not be eligible 15 for licensure for any reason other than failure to 16 successfully complete the licensure examination; and 17 (c)1. Is authorized Holds an active valid license to 18 practice cosmetology in another state or country, has been so 19 authorized held the license for at least 1 year, and does not 20 qualify for licensure by endorsement as provided for in 21 subsection (6); or Has received a minimum of 1,200 hours of training 22 2. 23 as established by the board, which shall include, but shall not be limited to, the equivalent of completion of services 24 25 directly related to the practice of cosmetology at one of the 26 following: 27 a. A school of cosmetology licensed pursuant to chapter 246. 28 29 b. A cosmetology program within the public school 30 system. 31 73

The Cosmetology Division of the Florida School for 1 с. 2 the Deaf and the Blind, provided the division meets the 3 standards of this chapter. 4 d. A government-operated cosmetology program in this 5 state. 6 7 The board shall establish by rule procedures whereby the 8 school or program may certify that a person is qualified to 9 take the required examination after the completion of a minimum of 1,000 actual school hours. If the person then 10 passes the examination, he or she shall have satisfied this 11 12 requirement; but if the person fails the examination, he or 13 she shall not be qualified to take the examination again until 14 the completion of the full requirements provided by this section. 15 Section 492.101, Florida Statutes, is 16 Section 55. 17 amended to read: 18 492.101 Purpose.--It is hereby declared to be the 19 public policy of the state that, in order to safeguard the life, health, property, and public well-being of its citizens, 20 any person practicing or offering to practice geology in this 21 22 state shall meet the requirements of this chapter the 23 Department of Business and Professional Regulation and shall be licensed as provided in ss. 492.101-492.1165. 24 Section 56. Section 492.102, Florida Statutes, is 25 26 amended to read: 27 492.102 Definitions.--For the purposes of this chapter ss. 492.101-492.1165, unless the context clearly requires 28 29 otherwise: "Board" means the Board of Professional 30 (1)Geologists. 31 74

"Department" means the Department of Business and 1 (2) 2 Professional Regulation. "Geology" means the science which includes the 3 (3) 4 treatment of the earth and its origin and history, in general; the investigation of the earth's crust and interior and the 5 6 solids and fluids, including all surface and underground 7 waters, and gases which compose the earth; the study of the natural agents, forces, and processes which cause changes in 8 9 the earth; and the utilization of this knowledge of the earth and its solids, fluids, and gases, and their collective 10 properties and processes, for the benefit of humankind. 11 12 (4) "Geologist" means an individual who, by reason of 13 her or his knowledge of geology, soils, mathematics, and the 14 physical and life sciences, acquired by education and 15 practical experience, is capable of practicing the science of 16 qeology. 17 (5) "Qualified geologist" means an individual who possesses all the qualifications for licensure under the 18 19 provisions of this chapter ss. 492.101-492.1165, except that such person is not licensed. 20 "Professional geologist" means an individual who 21 (6) 22 is licensed as a geologist under the provisions of this 23 chapter <del>ss. 492.101-492.1165</del>. "Practice of professional geology" means the 24 (7)performance of, or offer to perform, geological services, 25 26 including, but not limited to, consultation, investigation, 27 evaluation, planning, and geologic mapping, but not including mapping as prescribed in chapter 472, relating to geological 28 29 work, except as specifically exempted by this chapter ss. 492.101-492.1165. Any person who practices any specialty 30 branch of the profession of geology, or who by verbal claim, 31 75 CODING: Words stricken are deletions; words underlined are additions.

1	sign, advertisement, letterhead, card, or any other means	
2	represents herself or himself to be a professional geologist,	
3	or who through the use of some title implies that she or he is	
4	a professional geologist or that she or he is licensed under	
5	this chapter <del>ss. 492.101-492.1165</del> , or who holds herself or	
б	himself out as able to perform or does perform any geological	
7	services or work recognized as professional geology, shall be	
8	construed to be engaged in the practice of professional	
9	geology.	
10	Section 57. Section 492.104, Florida Statutes, is	
11	amended to read:	
12	492.104 Authority to make rulesThe Board of	
13	Professional Geologists has authority to adopt rules pursuant	
14	to ss. 120.536(1) and 120.54 to implement this chapter ss.	
15	492.101-492.1165. Every licensee shall be governed and	
16	controlled by <u>this chapter</u> <del>ss. 492.101-492.1165</del> and the rules	
17	adopted by the board. The board is authorized to set, by	
18	rule, fees for application, examination, certificate of	
19	authorization, late renewal, initial licensure, and license	
20	renewal. These fees should not exceed the cost of	
21	implementing the application, examination, initial licensure,	
22	and license renewal or other administrative process and shall	
23	be established as follows:-	
24	(1) The application fee shall not exceed \$150 and	
25	shall be nonrefundable.	
26	(2) The examination fee shall not exceed \$250 and	
27	shall be refundable if the applicant is found to be ineligible	
28	to take the licensure examination.	
29	(3) The initial license fee shall not exceed \$100.	
30	(4) The biennial renewal fee shall not exceed \$150.	
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1 The fee for a certificate of authorization shall (5) 2 not exceed \$350 and the fee for renewal of the certificate 3 shall not exceed \$350. 4 (6) The fee for reactivation of an inactive license 5 shall not exceed \$50. 6 The fee for a provisional license shall not exceed (7) 7 \$400. 8 The fee for application, examination, and (8) 9 licensure for a license by endorsement shall be as provided in this section for licenses in general. 10 Section 58. Paragraph (c) of subsection (1) and 11 12 subsection (3) of section 492.105, Florida Statutes, are amended to read: 13 14 492.105 Licensure by examination; requirements; 15 fees.--Any person desiring to be licensed as a 16 (1)17 professional geologist shall apply to the department to take the licensure examination. The written licensure examination 18 19 shall be designed to test an applicant's qualifications to practice professional geology, and shall include such subjects 20 as will tend to ascertain the applicant's knowledge of the 21 theory and the practice of professional geology and may 22 23 include such subjects as are taught in curricula of accredited colleges and universities. The department shall examine each 24 applicant who the board certifies: 25 26 (c) Has not committed any act or offense in any jurisdiction which would constitute the basis for disciplining 27 a professional geologist licensed pursuant to this chapter ss. 28 29 492.101-492.1165. (3) The department shall not issue a license to any 30 applicant who is under investigation in any jurisdiction for 31 77 CODING: Words stricken are deletions; words underlined are additions.

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an offense which would constitute a violation of this chapter 1 ss. 492.101-492.1165. Upon completion of the investigation, 2 3 the disciplinary provisions of s. 492.113 shall apply. 4 Section 59. Section 492.107, Florida Statutes, is 5 amended to read: 6 492.107 Seals.--7 (1) The board shall prescribe, by rule, a form of 8 seal, including its electronic form, to be used by persons 9 holding valid licenses. All geological papers, reports, and documents prepared or issued by the licensee shall be signed 10 by the licensee, dated, and sealed by the licensee who 11 12 performed or is responsible for the supervision, direction, or control of the work contained in the papers, reports, or 13 14 documents stamped with said seal. Such signature, date, and seal shall be evidence of the authenticity of that to which 15 they are affixed. Geological papers, reports, and documents 16 17 prepared or issued by the licensee may be transmitted 18 electronically provided they have been signed by the licensee, 19 dated, and electronically sealed. It is unlawful for any 20 person to sign stamp or seal any document as a professional 21 geologist unless that person holds a current, active license 22 as a professional geologist which has not with a seal after 23 that person's license has expired or been revoked or suspended, unless reinstated or reissued. 24 (2) No licensee registrant shall affix or permit to be 25 26 affixed her or his the registrant's seal or name to any 27 geologic reports, papers, or other documents which depict work which the licensee registrant is not licensed to perform or 28 29 which was not performed by or under the responsible supervision, direction, or control of the licensee is beyond 30 the registrant's profession or specialty therein. 31 78

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Section 60. Subsection (2) of section 492.108, Florida 1 2 Statutes, is amended to read: 3 492.108 Licensure by endorsement; requirements; 4 fees.--5 (2) The department shall issue a license to practice 6 professional geology to any applicant who successfully 7 complies with the requirements of this section. The department shall not issue a license to any applicant who is 8 9 under investigation in any jurisdiction for an offense which would constitute a violation of this chapter ss. 10 492.101-492.1165. Upon completion of the investigation, the 11 12 disciplinary provisions of s. 492.113 shall apply. Section 61. Section 492.111, Florida Statutes, is 13 14 amended to read: 15 492.111 Practice of professional geology by a firm, corporation, or partnership; certificate of 16 17 authorization .-- The practice of, or offer to practice, professional geology by individual professional geologists 18 19 licensed under the provisions of this chapter <del>ss.</del> 492.101-492.1165 through a firm, corporation, or partnership 20 offering geological services to the public through 21 22 individually licensed professional geologists as agents, 23 employees, officers, or partners thereof is permitted subject to the provisions of this chapter <del>ss. 492.101-492.1165</del>, 24 provided that: 25 26 (1) At all times that it offers geological services to 27 the public, the firm, corporation, or partnership has on file 28 with the department the name and license number of one or more individuals who hold a current, active license as a 29 professional geologist in the state and are serving as a 30 geologist of record for the firm, corporation, or partnership. 31 79

A geologist of record may be any principal officer or employee 1 2 of such firm or corporation, or any partner or employee of 3 such partnership, who holds a current, active license as a 4 professional geologist in this state, or any other 5 Florida-licensed professional geologist with whom the firm, 6 corporation, or partnership has entered into a long-term, 7 ongoing relationship, as defined by rule of the board, to 8 serve as one of its geologists of record. It shall be the 9 responsibility of the firm, corporation, or partnership and the geologist of record to notify the department of any 10 changes in the relationship or identity of that geologist of 11 12 record within 30 days after such change. One or more of the principal officers, employees, or agents of such firm or 13 14 corporation, or partners, employees, or agents of such 15 partnership, who act in its behalf as professional geologists in this state are licensed as provided in ss. 16 17 <del>492.101-492.1165.</del> (2) The firm, corporation, or partnership has been 18 19 issued a certificate of authorization by the department as provided in this chapter ss. 492.101-492.1165. For purposes 20 of this section, a certificate of authorization shall be 21 required of any firm, corporation, partnership, association, 22 23 or person practicing under a fictitious name and offering geological services to the public; except that, when an 24 individual is practicing geology in his or her own name, he or 25 26 she shall not be required to obtain a certificate of authorization under this section. Such certificate of 27 authorization shall be renewed every 2 years. 28 29 (3) All final geological papers or documents involving the practice of the profession of geology which have been 30 prepared or approved for the use of such firm, corporation, or 31 80 CODING: Words stricken are deletions; words underlined are additions. partnership, for delivery to any person for public record with
 the state, shall be dated and bear the signature and seal of
 the professional geologist or professional geologists who
 prepared or approved them.

5 (4) The fact that a licensed geologist practices 6 through a corporation or partnership shall not relieve the 7 registrant from personal liability for negligence, misconduct, 8 or wrongful acts committed by him or her. Partnership and all 9 partners shall be jointly and severally liable for the negligence, misconduct, or wrongful acts committed by their 10 agents, employees, or partners while acting in a professional 11 12 capacity. Any officer, agent, or employee of a corporation shall be personally liable and accountable only for negligent 13 14 acts, wrongful acts, or misconduct committed by him or her or 15 committed by any person under his or her direct supervision and control, while rendering professional services on behalf 16 17 of the corporation. The personal liability of a shareholder of a corporation, in his or her capacity as shareholder, shall 18 19 be no greater than that of a shareholder-employee of a corporation incorporated under chapter 607. 20 The corporation shall be liable up to the full value of its property for any 21 22 negligent acts, wrongful acts, or misconduct committed by any 23 of its officers, agents, or employees while they are engaged on behalf of the corporation in the rendering of professional 24 25 services.

(5) The firm, corporation, or partnership desiring a
certificate of authorization shall file with the department an
application therefor, upon a form to be prescribed by the
department, accompanied by the required application fee.

30 (6) The department may refuse to issue a certificate31 of authorization if any facts exist which would entitle the

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department to suspend or revoke an existing certificate of 1 authorization or if the department, after giving persons 2 3 involved a full and fair hearing, determines that any of the 4 officers or directors of said firm or corporation, or partners 5 of said partnership, have violated the provisions of s. 6 492.113. 7 Section 62. Paragraphs (a), (b), and (g) of subsection 8 (1) of section 492.112, Florida Statutes, are amended to read: 9 492.112 Prohibitions; penalties.--10 (1) A person may not knowingly: Practice geology unless the person is licensed 11 (a) 12 under this chapter <del>ss. 492.101-492.1165</del>. (b) Use the name or title "Professional Geologist" or 13 14 any other title, designation, words, letters, abbreviations, 15 or device tending to indicate that the person holds an active 16 license as a geologist when the person is not licensed under 17 this chapter <del>ss. 492.101-492.1165</del>. (g) Conceal information relative to violations of this 18 19 chapter <del>ss. 492.101-492.1165</del>. 20 Section 63. Paragraph (a) of subsection (1) of section 492.113, Florida Statutes, is amended to read: 21 22 492.113 Disciplinary proceedings.--23 (1) The following acts constitute grounds for which the disciplinary actions in subsection (3) may be taken: 24 25 (a) Violation of any provision of s. 492.112 or any 26 other provision of this chapter ss. 492.101-492.1165. 27 Section 64. Section 492.116, Florida Statutes, is 28 amended to read: 29 492.116 Exemptions.--The following persons are specifically exempted from this chapter ss. 492.101-492.1165, 30 provided, however, that all final geological papers or 31 82 CODING: Words stricken are deletions; words underlined are additions.

documents which have been prepared by a person exempt under 1 subsection (1), subsection (2), subsection (3), or subsection 2 3 (4) for delivery to any person for public record with the 4 state shall be dated and bear the signature and seal of the 5 professional geologist or professional geologists who prepared 6 or approved them: 7 Persons engaged solely in teaching the science of (1) 8 geology. 9 (2) Persons engaged in geological research which does 10 not affect the health, safety, or well-being of the public. (3) Officers and employees of the United States 11 12 Government, the State of Florida, water management districts, or other local or regional governmental entities practicing 13 14 solely as such officers or employees. (4) Regular full-time employees of a corporation not 15 16 engaged in the practice of professional geology as such, who 17 are directly supervised by a person licensed as a professional geologist under this chapter ss. 492.101-492.1165. 18 19 (5) A person employed on a full-time basis as a 20 geologist by an employer engaged in the business of developing, mining, or treating ores, other minerals, and 21 22 petroleum resources if that person engages in geological 23 practice exclusively for and as an employee of such employer and does not hold herself or himself out and is not held out 24 as available to perform any geological services for persons 25 26 other than her or his employer. 27 Section 65. Section 492.1165, Florida Statutes, is amended to read: 28 29 492.1165 Construction of chapter ch. 87-403. -- Nothing in this chapter ss. 492.101-492.1165 as enacted by chapter 30 87-403, Laws of Florida, shall be construed to prevent or 31 83 CODING: Words stricken are deletions; words underlined are additions.

prohibit the practice of any profession or trade for which a 1 2 license is required under any other law of this state, or the 3 practice by registered professional engineers. 4 Section 66. Paragraph (d) of subsection (3) of section 5 310.0015, Florida Statutes, is amended to read: 6 310.0015 Piloting regulation; general provisions.--7 (3) The rate-setting process, the issuance of licenses 8 only in numbers deemed necessary or prudent by the board, and 9 other aspects of the economic regulation of piloting established in this chapter are intended to protect the public 10 from the adverse effects of unrestricted competition which 11 12 would result from an unlimited number of licensed pilots being allowed to market their services on the basis of lower prices 13 14 rather than safety concerns. This system of regulation 15 benefits and protects the public interest by maximizing 16 safety, avoiding uneconomic duplication of capital expenses 17 and facilities, and enhancing state regulatory oversight. The system seeks to provide pilots with reasonable revenues, 18 19 taking into consideration the normal uncertainties of vessel traffic and port usage, sufficient to maintain reliable, 20 stable piloting operations. Pilots have certain restrictions 21 22 and obligations under this system, including, but not limited 23 to, the following: 24 (d)1. The pilot or pilots in a port shall train and compensate all member deputy pilots in that port. Failure to 25 26 train or compensate such deputy pilots shall constitute a 27 ground for disciplinary action under s. 310.101. Nothing in this subsection shall be deemed to create an agency or 28 29 employment relationship between a pilot or deputy pilot and the pilot or pilots in a port. 30

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1	2. The pilot or pilots in a port shall establish a	
2	competency-based mentor program by which minority persons, as	
3	defined in s. 288.703(3), may acquire the skills for the	
4	professional preparation and education competency requirements	
5	of a licensed state pilot or certificated deputy pilot. The	
б	department shall provide the Governor, the President of the	
7	Senate, and the Speaker of the House of Representatives with a	
8	report each year on the number of minority persons, as defined	
9	in s. 288.703(3), who have participated in each mentor	
10	program, who are licensed state pilots or certificated deputy	
11	pilots, and who have applied for state pilot licensure or	
12	deputy pilot certification.	
13	Section 67. The sum of \$500,000 is appropriated from	
14	the Professional Regulation Trust Fund to the Department of	
15	Business and Professional Regulation for the purpose of	
16	disbursing funds to any private corporation or business entity	
17	to offset startup costs incurred in the implementation of	
18	section 455.32, Florida Statutes, the Management Privatization	
19	Act, pursuant to a contract executed by the department.	
20	Section 68. Subsection (12) of section 477.013,	
21	Florida Statutes, is amended to read:	
22	477.013 DefinitionsAs used in this chapter:	
23	(12) "Body wrapping" means a treatment program that	
24	uses herbal wraps for the purposes of <del>weight loss and of</del>	
25	cleansing and beautifying the skin of the body, but does not	
26	include:	
27	(a) The application of oils, lotions, or other fluids	
28	to the body, except fluids contained in presoaked materials	
29	used in the wraps; or	
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1	(b) Manipulation of the body's superficial tissue,
2	other than that arising from compression emanating from the
3	wrap materials.
4	Section 69. Paragraph (o) is added to subsection (1)
5	of section 468.456, Florida Statutes, and subsection (3) of
6	that section is amended to read:
7	468.456 Prohibited acts
8	(1) The following acts shall be grounds for the
9	disciplinary actions provided for in subsection (3):
10	(o) Being employed to illegally recruit or solicit
11	student athletes by being utilized by or otherwise
12	collaborating with a person known to have been convicted or
13	found guilty of, or to have entered a plea of nolo contendere
14	to, a violation of s. 468.45615, regardless of adjudication.
15	(3) When the department finds any person guilty of any
16	of the prohibited acts set forth in subsection (1), the
17	department may enter an order imposing one or more of the
18	penalties provided for in s. 455.227. In addition to any other
19	penalties or disciplinary actions provided for in this part,
20	the department shall suspend or revoke the license of any
21	athlete agent licensed under this part who violates paragraph
22	(f) or paragraph (o) or s. 468.45615.
23	Section 70. Section 468.45615, Florida Statutes, is
24	created to read:
25	468.45615 Provision of illegal inducements to athletes
26	prohibited; penalties; license suspension
27	(1) Any person who violates s. 468.456(1)(f) is guilty
28	of a felony of the second degree, punishable as provided in s.
29	775.082, s. 775.083, s. 775.084, s. 775.089, or s. 775.091.
30	(2)(a) Regardless of whether adjudication is withheld,
31	any person convicted or found guilty of, or entering a plea of
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nolo contendere to, the violation described in subsection (1) 1 shall not employ, utilize, or otherwise collaborate with a 2 3 licensed or unlicensed athlete agent in Florida to illegally 4 recruit or solicit student athletes. Any person who violates 5 the provisions of this subsection is guilty of a felony of the 6 second degree, punishable as provided in s. 775.082, s. 7 775.083, s. 775.084, s. 775.089, or s. 775.091. 8 (b) Regardless of whether adjudication is withheld, 9 any person who knowingly actively assists in the illegal recruitment or solicitation of student athletes for a person 10 who has been convicted or found guilty of, or entered a plea 11 12 of nolo contendere to, a violation of this section is guilty of a felony of the second degree, punishable as provided in s. 13 14 775.082, s. 775.083, s. 775.084, s. 775.089, or s. 775.091. 15 (3) In addition to any other penalties provided in this section, the court may suspend the license of the person 16 17 pending the outcome of any administrative action against the 18 person by the department. 19 Section 71. Subsections (1) and (3) of section 20 468.4562, Florida Statutes, are amended to read: 21 468.4562 Civil action by institution.--22 (1) A college or university may sue for damages, as 23 provided by this section, any person who violates this part. A college or university may seek equitable relief to prevent 24 or minimize harm arising from acts or omissions which are or 25 26 would be a violation of this part. 27 (3) An institution that prevails in a suit brought 28 under this section may recover: 29 (a) Actual damages; (b) Punitive damages; 30 (c) Treble damages; 31 87