| 1 | A bill to be entitled |
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| 2 | An act relating to the Florida Building Code; |
| 3 | amending s. 120.80, F.S.; prohibiting the |
| 4 | Florida Building Commission from granting a |
| 5 | waiver or variance from code requirements; |
| б | providing for alternative means of compliance |
| 7 | and enforcement; amending s. 125.01, F.S.; |
| 8 | authorizing counties to enforce and amend the |
| 9 | Florida Building Code, rather than adopt a |
| 10 | building code; amending s. 125.56, F.S.; |
| 11 | substituting references to the Florida Building |
| 12 | Code for references to locally adopted building |
| 13 | codes; providing for enforcement and amendment |
| 14 | of the Florida Fire Prevention Code; amending |
| 15 | s. 161.0415, F.S.; requiring the permitting |
| 16 | agency to cite to a specific provision of the |
| 17 | Florida Building Code when requesting |
| 18 | information on a coastal construction permit; |
| 19 | amending ss. 161.052, 161.053, F.S.; providing |
| 20 | that certain provisions must be incorporated |
| 21 | into the Florida Building Code; providing |
| 22 | rulemaking authority to the Florida Building |
| 23 | Commission; preserving certain rights and |
| 24 | authority of the Department of Environmental |
| 25 | Protection; amending s. 161.05301, F.S.; |
| 26 | deleting authority of the department to |
| 27 | delegate coastal construction building codes |
| 28 | review to local governments; amending the |
| 29 | deadline by which current department positions |
| 30 | must support implementation of a beach |
| 31 | management plan; amending s. 161.55, F.S.; |
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1

| 1 | deleting structural requirements for specific |
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| 2 | types of coastal structures; amending s. |
| 3 | 161.56, F.S.; deleting authority of local |
| 4 | governments to enforce coastal construction |
| 5 | standards; deleting authority of local |
| б | governments to adopt specific building codes; |
| 7 | amending s. 235.26, F.S.; eliminating authority |
| 8 | of the Commissioner of Education to adopt a |
| 9 | uniform statewide building code for public |
| 10 | educational and ancillary facilities; |
| 11 | authorizing the commissioner to develop such a |
| 12 | code and submit it to the Florida Building |
| 13 | Commission for adoption; providing specific |
| 14 | requirements for the development of the code; |
| 15 | requiring specific types of construction to |
| 16 | conform to the Florida Building Code and the |
| 17 | Florida Fire Prevention Code; providing for |
| 18 | enforcement of the codes by school districts, |
| 19 | community colleges, and the Department of |
| 20 | Education; providing for review of and updates |
| 21 | to the code; creating s. 240.2945, F. S.; |
| 22 | exempting state universities from local |
| 23 | amendments to the Florida Building Code and the |
| 24 | Fire Prevention Code; amending s. 253.033, |
| 25 | F.S.; replacing references to local building |
| 26 | codes with references to the Florida Building |
| 27 | Code; amending s. 255.25, F.S.; deleting the |
| 28 | requirement that the Department of Management |
| 29 | Services approve design and construction plans |
| 30 | for state agency buildings; amending s. 255.31, |
| 31 | F.S.; eliminating authority of the department |
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| 1 | to conduct plan reviews and inspection |
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| 2 | services; providing exceptions; amending s. |
| 3 | 316.1955, F.S.; deleting parking requirements |
| 4 | for persons who have disabilities; amending s. |
| 5 | 381.006, F.S.; eliminating the Department of |
| 6 | Health's authority to adopt regulations |
| 7 | governing sanitary facilities in public places |
| 8 | and places of employment; amending s. 383.301, |
| 9 | F.S.; amending the legislative intent regarding |
| 10 | regulation of birth centers; amending s. |
| 11 | 383.309, F.S.; eliminating the authority of the |
| 12 | Agency for Health Care Administration to adopt |
| 13 | certain rules governing birth centers; |
| 14 | providing for adoption of those standards |
| 15 | within the Florida Building Code and the |
| 16 | Florida Fire Prevention Code; authorizing the |
| 17 | agency to enforce specified provisions of the |
| 18 | Florida Building Code and the Florida Fire |
| 19 | Prevention Code; amending s. 394.879, F.S.; |
| 20 | eliminating the authority of the Department of |
| 21 | Children and Family Services or the Agency for |
| 22 | Health Care Administration to adopt certain |
| 23 | rules governing crisis stabilization units; |
| 24 | providing for adoption of those standards |
| 25 | within the Florida Building Code; authorizing |
| 26 | the agency to enforce specified provisions of |
| 27 | the Florida Building Code; amending s. |
| 28 | 395.0163, F.S.; providing that construction of |
| 29 | certain facilities is governed by the Florida |
| 30 | Building Code and the Florida Fire Prevention |
| 31 | Code; providing for plan reviews and |
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3

| 1 | construction surveys by the Agency for Health |
|----|---|
| 2 | Care Administration; clarifying that inspection |
| 3 | and approval includes compliance with the |
| 4 | Florida Building Code; amending s. 395.1055, |
| 5 | F.S.; eliminating the authority of the Agency |
| 6 | for Health Care Administration to adopt |
| 7 | standards for construction of licensed |
| 8 | facilities; providing for adoption of those |
| 9 | standards within the Florida Building Code; |
| 10 | authorizing the agency to enforce specified |
| 11 | provisions of the Florida Building Code and the |
| 12 | Florida Fire Prevention Code; amending s. |
| 13 | 395.10973, F.S.; authorizing the Agency for |
| 14 | Health Care Administration to enforce specified |
| 15 | provisions of the Florida Building Code; |
| 16 | amending s. 399.02, F.S.; eliminating the |
| 17 | Division of Elevator Safety's authority to |
| 18 | adopt certain codes and provide exceptions |
| 19 | thereto; requiring the division to develop a |
| 20 | code and submit it to the Florida Building |
| 21 | Commission for adoption; authorizing the |
| 22 | division to enforce specified provisions of the |
| 23 | Florida Building Code; requiring the division |
| 24 | to review and recommend revisions to the |
| 25 | Florida Building Code; amending ss. 399.03, |
| 26 | 399.13, F.S.; substituting references to the |
| 27 | Florida Building Code for references to the |
| 28 | Elevator Safety Code; amending s. 399.061, |
| 29 | F.S.; revising requirements for elevator |
| 30 | inspections and service maintenance contracts; |
| 31 | amending s. 400.011, F.S.; revising the purpose |
| | 4 |
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| 1 | of part I of ch. 400, F.S., to eliminate the |
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| 2 | provision of construction standards for nursing |
| 3 | homes and related health care facilities; |
| 4 | amending s. 400.23, F.S.; eliminating the |
| 5 | authority of the Agency for Health Care |
| 6 | Administration to adopt construction |
| 7 | regulations for nursing homes and related |
| 8 | health care facilities; authorizing the agency |
| 9 | to enforce specified provisions of the Florida |
| 10 | Building Code; directing the agency to assist |
| 11 | the Florida Building Commission; amending s. |
| 12 | 400.232, F.S.; providing that the design and |
| 13 | construction of nursing homes is governed by |
| 14 | the Florida Building Code and the Florida Fire |
| 15 | Prevention Code; authorizing the agency to |
| 16 | conduct plan reviews and construction surveys |
| 17 | of those facilities; amending s. 455.2286, |
| 18 | F.S.; extending the implementation date for an |
| 19 | automated information system; amending s. |
| 20 | 468.604, F.S.; substituting references to the |
| 21 | Florida Building Code for references to listed |
| 22 | locally adopted codes; amending s. 468.607, |
| 23 | F.S.; providing for the continuing validity of |
| 24 | the certifications of certain building |
| 25 | inspectors and plans examiners for a certain |
| 26 | period of time; amending s. 468.609, F.S.; |
| 27 | clarifying the prerequisites for taking certain |
| 28 | certification examinations; providing for |
| 29 | certain persons employed by an educational |
| 30 | board to continue employment in certain |
| 31 | capacities under limited certificates; amending |
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| 1 | s. 468.617, F.S.; adding school boards, |
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| 2 | community college boards, state agencies, and |
| 3 | state universities as entities that may |
| 4 | contract for joint inspection services or |
| 5 | contract with other certified persons to |
| 6 | perform plan reviews and inspection services; |
| 7 | amending s. 469.002, F.S.; eliminating a |
| , 8 | required asbestos disclosure statement; |
| 9 | providing for inclusion of such a statement |
| 10 | within the Florida Building Code; amending s. |
| 11 | 471.015, F.S.; authorizing the Board of |
| 12 | Professional Engineers to establish |
| 13 | qualifications for special inspectors of |
| 14 | threshold buildings and to establish |
| 15 | qualifications for the qualified representative |
| 16 | |
| 17 | of such a special inspector; providing for |
| | minimum qualifications for qualified |
| 18 | representatives; amending s. 481.213, F.S.; |
| 19 | authorizing the Board of Architecture and |
| 20 | Interior Design to establish qualifications for |
| 21 | certifying licensed architects as special |
| 22 | inspectors of threshold buildings and to |
| 23 | establish qualifications for the qualified |
| 24 | representative of such a special inspector; |
| 25 | amending s. 489.103, F.S.; substituting |
| 26 | references to the Florida Building Code for |
| 27 | references to locally adopted codes; amending |
| 28 | s. 489.109, F.S.; providing for administration |
| 29 | of certain fees by the Department of Community |
| 30 | Affairs for certain purposes instead of the |
| 31 | Department of Education; amending ss. 489.115, |
| | 6 |
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| 1 | 497.255, 553.06, 553.141, 553.503, 553.506, |
|----|---|
| 2 | 553.512, 553.73, 553.74, F.S.; replacing |
| 3 | references to the Board of Building Codes and |
| 4 | Standards with references to the Florida |
| 5 | Building Commission; amending s. 500.09, F.S.; |
| 6 | clarifying that the Department of Agriculture |
| 7 | and Consumer Services may not adopt |
| 8 | construction regulations for food |
| 9 | establishments; requiring the adoption of such |
| 10 | regulations within the Florida Building Code; |
| 11 | authorizing the department to enforce specified |
| 12 | provisions of the Florida Building Code; |
| 13 | preserving the department's authority to adopt |
| 14 | and enforce sanitary regulations; amending s. |
| 15 | 500.12, F.S.; authorizing the department to |
| 16 | enforce specific provisions of the Florida |
| 17 | Building Code; providing a requirement for |
| 18 | obtaining or renewing a local occupational |
| 19 | license; amending s. 500.147, F.S.; authorizing |
| 20 | the department to enforce specific provisions |
| 21 | of the Florida Building Code; amending s. |
| 22 | 509.032, F.S.; clarifying that the Division of |
| 23 | Hotels and Restaurants may not adopt |
| 24 | construction standards for public food and |
| 25 | public lodging establishments; providing for |
| 26 | the adoption of such standards within the |
| 27 | Florida Building Code and the Florida Fire |
| 28 | Prevention Code; authorizing the division to |
| 29 | enforce specified provisions of the Florida |
| 30 | Building Code and the Florida Fire Prevention |
| 31 | Code; preserving the authority of local |
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7

| 1 | governments to inspect public food and public |
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| 2 | lodging establishments for compliance with the |
| 3 | Florida Building Code and the Florida Fire |
| 4 | Prevention Code; amending s. 509.221, F.S.; |
| 5 | substituting references to the Florida Building |
| б | Code for references to other state and local |
| 7 | codes; amending s. 514.021, F.S.; providing |
| 8 | that the Department of Health may not adopt |
| 9 | construction regulations for public swimming |
| 10 | pools and bathing places; providing for the |
| 11 | adoption of such standards within the Florida |
| 12 | Building Code; authorizing the department to |
| 13 | conduct plan reviews, to issue approvals, and |
| 14 | to enforce specified provisions of the Florida |
| 15 | Building Code; preserving the department's |
| 16 | authority to adopt and enforce sanitary |
| 17 | regulations; amending s. 514.03, F.S.; |
| 18 | preserving local governments' authority to |
| 19 | conduct plan reviews and inspections for |
| 20 | compliance with the Florida Building Code; |
| 21 | amending s. 553.06, F.S.; amending portions of |
| 22 | the State Plumbing Code by replacing a |
| 23 | reference to the board with a reference to the |
| 24 | commission; amending s. 553.141, F.S.; deleting |
| 25 | specific requirements for the ratio of public |
| 26 | restroom facilities for men and women; |
| 27 | requiring the incorporation of such |
| 28 | requirements into the Florida Building Code; |
| 29 | requesting the Division of Statutory Revision |
| 30 | to change a title; creating s. 553.355, F.S.; |
| 31 | establishing minimum construction requirements |
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8

| 1 | for manufactured buildings; amending s. 553.36, |
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| 2 | F.S.; providing for approval of building |
| 3 | components; redefining the term "manufactured |
| 4 | building" to include certain storage sheds and |
| 5 | to exclude manufactured housing; defining the |
| б | term "module"; updating references to the |
| 7 | Florida Building Code; amending s. 553.37, |
| 8 | F.S.; authorizing the Department of Community |
| 9 | Affairs to adopt certain rules; providing that, |
| 10 | if the department delegates certain authority, |
| 11 | manufacturers shall have plan reviews and |
| 12 | inspections conducted by a single agency; |
| 13 | transferring rulemaking authority to the |
| 14 | Florida Building Commission; creating s. |
| 15 | 553.375, F.S.; providing for recertification of |
| 16 | manufactured buildings; amending s. 553.38, |
| 17 | F.S.; transferring to the Florida Building |
| 18 | Commission authority to adopt rules governing |
| 19 | manufactured buildings; amending s. 553.381, |
| 20 | F.S.; providing for certification of |
| 21 | manufacturers of manufactured buildings; |
| 22 | providing certification requirements; |
| 23 | transferring authority for construction |
| 24 | standards to the Florida Building Commission; |
| 25 | amending s. 553.39, F.S.; replacing the |
| 26 | department's rules with the Florida Building |
| 27 | Code; creating s. 553.41, F.S.; providing for |
| 28 | construction and installation of factory-built |
| 29 | <pre>school buildings; providing purposes; providing</pre> |
| 30 | requirements; requiring the department to adopt |
| 31 | certain emergency rules; providing criteria, |
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9

| 1 | requirements, and procedures for such |
|----|---|
| 2 | construction and installation; creating s. |
| 3 | 553.5041, F.S.; providing requirements for |
| 4 | parking accommodations for persons who have |
| 5 | disabilities; amending s. 553.512, F.S.; |
| 6 | providing that the commission may not waive |
| 7 | specified requirements for parking for persons |
| 8 | who have disabilities; providing that |
| 9 | applicants for waiver must have applied for |
| 10 | variance from specified local requirements; |
| 11 | deleting the word "handicapped"; amending s. |
| 12 | 553.71, F.S.; redefining the term "threshold |
| 13 | building"; redefining the term "local |
| 14 | enforcement agency"; defining the terms |
| 15 | "special inspector," "prototype building," and |
| 16 | "exposure category C"; amending s. 553.72, |
| 17 | F.S.; amending legislative intent relating to |
| 18 | the Florida Building Code; amending s. 553.73, |
| 19 | F.S.; prohibiting the Florida Building |
| 20 | Commission from adopting a fire prevention or |
| 21 | life safety code; expanding the list of |
| 22 | regulations to be included in the Florida |
| 23 | Building Code; clarifying the limitations |
| 24 | applicable to administrative amendments to the |
| 25 | code; clarifying the effect on local |
| 26 | governments of adopting and updating the |
| 27 | Florida Building Code; specifying that |
| 28 | amendments to certain standards or criteria are |
| 29 | effective statewide only upon adoption by the |
| 30 | commission; providing for the immediate effect |
| 31 | of certain amendments to the Florida Building |
| | 10 |
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| 1 | Code in certain circumstances; revising |
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| 2 | criteria for commission approval of amendments |
| 3 | to the Florida Building Code; prescribing which |
| 4 | edition of the Florida Building Code applies to |
| 5 | a given project; providing an additional |
| б | exemption from the Florida Building Code; |
| 7 | authorizing the Florida Building Commission to |
| 8 | provide exceptions to the exemptions; providing |
| 9 | for review of decisions of certain local |
| 10 | government officials; delegating certain |
| 11 | responsibilities to the State Fire Marshal, |
| 12 | rather than the Department of Insurance; |
| 13 | amending s. 553.77, F.S.; revising the powers |
| 14 | of the commission; providing for fees for |
| 15 | product approval; correcting a cross-reference; |
| 16 | amending s. 553.781, F.S.; clarifying that the |
| 17 | Department of Business and Professional |
| 18 | Regulation conducts disciplinary investigations |
| 19 | and takes disciplinary actions; amending s. |
| 20 | 553.79, F.S.; replacing the term "mobile home" |
| 21 | with the term "manufactured home"; deleting the |
| 22 | authority of the Department of Community |
| 23 | Affairs to establish qualifications for and |
| 24 | certify special inspectors; revising the |
| 25 | responsibilities of special inspectors; |
| 26 | requiring the Florida Building Commission to |
| 27 | establish standards for specified structures; |
| 28 | deleting standards for specified structures; |
| 29 | clarifying that building code plan review is |
| 30 | required independent of firesafety plan review; |
| 31 | deleting specific requirements for the |
| | 11 |

| 1 | submittal of plans; directing the Florida |
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| 2 | Building Commission to adopt requirements for |
| 3 | plan review; amending s. 553.80, F.S.; |
| 4 | consolidating all exemptions from local |
| 5 | enforcement of the building code; providing for |
| б | uses of facility maintenance permits by school |
| 7 | boards, community college boards, and state |
| 8 | universities; amending ss. 553.83, 553.84, |
| 9 | 553.85, F.S.; replacing references to local |
| 10 | codes and state minimum codes with references |
| 11 | to the Florida Building Code; amending s. |
| 12 | 553.841, F.S.; authorizing the commission to |
| 13 | establish the Building Code Training Program by |
| 14 | rule; providing that the State Fire Marshal is |
| 15 | to be consulted on the Building Code Training |
| 16 | Program; amending coursework requirements; |
| 17 | establishing the Office of Building Code |
| 18 | Training Program Administration; providing |
| 19 | responsibilities; amending s. 553.842, F.S.; |
| 20 | requiring the commission to make |
| 21 | recommendations to the Legislature for a |
| 22 | statewide product approval system; |
| 23 | transferring, renumbering, and amending s. |
| 24 | 553.19, F.S.; authorizing the Florida Building |
| 25 | Commission to recommend National Electrical |
| 26 | Installation Standards; amending s. 553.901, |
| 27 | F.S.; transferring the authority to adopt the |
| 28 | thermal efficiency code from the Department of |
| 29 | Community Affairs to the Florida Building |
| 30 | Commission; amending s. 553.902, F.S.; amending |
| 31 | the term "exempted building"; deleting an |
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12

| 1 | exemption; authorizing the commission to |
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| 2 | recommend additional exemptions; deleting the |
| 3 | term "energy performance index"; amending s. |
| 4 | 553.903, F.S.; deleting an obsolete requirement |
| 5 | relating to thermal efficiency; amending s. |
| 6 | 553.907, F.S.; deleting requirements for |
| 7 | certification of compliance to local |
| 8 | governments; amending s. 553.9085, F.S.; |
| 9 | deleting obsolete references; amending s. |
| 10 | 553.909, F.S.; deleting specific requirements |
| 11 | for water heaters; directing that such |
| 12 | requirements be set in the energy code; |
| 13 | amending s. 627.0629, F.S.; requiring a rating |
| 14 | manual on residential property insurance to |
| 15 | include certain discounts and credits for |
| 16 | certain fixtures or construction techniques; |
| 17 | providing requirements; amending ss. 633.01, |
| 18 | 633.0215, 633.025, F.S.; replacing references |
| 19 | to the Department of Insurance with references |
| 20 | to the State Fire Marshal; amending s. |
| 21 | 633.0215, F.S., the Florida Fire Prevention |
| 22 | Code; providing for triennial adoption of the |
| 23 | code; providing requirements for local |
| 24 | amendments; providing requirements for adopting |
| 25 | local firesafety codes and standards; amending |
| 26 | s. 633.025, F.S.; amending provisions relating |
| 27 | to smoke detector requirements in residential |
| 28 | buildings; providing requirements for adopting |
| 29 | local firesafety codes and standards; amending |
| 30 | s. 633.72, F.S.; revising the membership of the |
| 31 | Florida Fire Code Advisory Council; revising |
| | 13 |
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| 1 | duties of the council with regard to the |
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| 2 | Florida Building Commission; amending s. 62 of |
| 3 | ch. 98-287, Laws of Florida; deleting the |
| 4 | requirement that the Legislature approve or |
| 5 | reject the Florida Building Code, provide for |
| 6 | repeal of local codes on a date certain, and |
| 7 | provide for certain local ordinances to remain |
| 8 | effective; amending s. 68 of ch. 98-287, Laws |
| 9 | of Florida; revising the future repeal of |
| 10 | certain sections of the Florida Statutes to |
| 11 | provide a date certain; providing that the |
| 12 | Legislature has reviewed the Florida Building |
| 13 | Code and directing the Florida Building |
| 14 | Commission to continue the process to adopt the |
| 15 | code; requiring the commission to continue to |
| 16 | review modifications to certain base codes; |
| 17 | providing requirements; prescribing a |
| 18 | publication format for amendments to the |
| 19 | Florida Building Code; requiring the commission |
| 20 | to adopt certain wind protection requirements; |
| 21 | providing that certain changes in the code are |
| 22 | not subject to rule challenge; requiring the |
| 23 | Florida Building Commission to amend the |
| 24 | plumbing section of the Florida Building Code |
| 25 | as specified; directing the Florida Building |
| 26 | Commission to revise certain provisions of the |
| 27 | Florida Building Code; providing certain |
| 28 | responsibilities of certain building officials; |
| 29 | requiring the Department of Community Affairs |
| 30 | to undertake certain home construction |
| 31 | demonstration projects for certain purposes; |
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14

| 1 | providing requirements; requiring the |
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| 2 | Residential Mitigation Construction Advisory |
| 3 | Council to serve as an advisory group; |
| 4 | requiring the Department of Community Affairs |
| 5 | to report the results of the projects to the |
| 6 | Governor, President of the Senate, and Speaker |
| 7 | of the House of Representatives; continuing the |
| 8 | existence of a certain select committee |
| 9 | relating to application of fire codes to |
| 10 | educational facilities; providing an |
| 11 | appropriation to the State Fire Marshal for |
| 12 | certain purposes; requiring the Division of |
| 13 | State Fire Marshal to review an alternative |
| 14 | fire safety code for existing educational |
| 15 | facilities and authorizes the division to adopt |
| 16 | such code for certain purposes;requiring the |
| 17 | Florida Building Commission to consider |
| 18 | application of the Florida Building Code to |
| 19 | buildings manufactured and assembled offsite |
| 20 | but not intended for human habitation; amending |
| 21 | sections 1, 2, 3, 4, 5, 7, 9, 13, 14, 15, 16, |
| 22 | 17, 18, 21, 24, 29, 31, 32, 34, 38, 40, 44, 46, |
| 23 | 47, 49, 51, 56, 57, 58, and 59 of chapter |
| 24 | 98-287, Laws of Florida; revising the effective |
| 25 | date of amendments to ss. 125.69, 161.54, |
| 26 | 161.56, 162.21, 166.0415, 468.602, 468.621, |
| 27 | 471.033, 481.215, 481.225, 481.2251, 481.313, |
| 28 | 481.325, 489.115, 489.131, 489.533, 489.537, |
| 29 | 500.459, 553.18, 553.72, 553.73, 553.76, |
| 30 | 553.77, 553.781, 553.79, 627.351, 633.01, |
| 31 | 633.0215, and 633.025, F.S.; amending section |
| | 15 |
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| 1 | 61 of chapter 98-419, Laws of Florida; revising |
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| 2 | the effective date of an amendment to s. |
| 3 | 553.73, F.S.; amending section 30 of chapter |
| 4 | 98-287, Laws of Florida; revising an effective |
| 5 | date; providing that nothing in the act is |
| 6 | intended to imply any repeal or sunset of any |
| 7 | existing general or special law not |
| 8 | specifically identified; specifying the |
| 9 | effective date of certain provisions |
| 10 | authorizing rulemaking; repealing s. 125.0106, |
| 11 | F.S., relating to authorizing ordinances |
| 12 | restricting construction of floating |
| 13 | residential structures; repealing s. 255.21(2), |
| 14 | F.S., relating to Department of Management |
| 15 | Services authority to establish a code panel |
| 16 | for purposes of modification of or waivers to |
| 17 | certain codes and standards; repealing s. |
| 18 | 395.1055(1)(d) and (e), F.S., relating to |
| 19 | certain rulemaking authority of the Agency for |
| 20 | Health Care Administration relating to certain |
| 21 | codes and standards; repealing s. 553.79(11), |
| 22 | F.S., relating to certain obsolete asbestos |
| 23 | notification requirements; providing effective |
| 24 | dates. |
| 25 | |
| 26 | Be It Enacted by the Legislature of the State of Florida: |
| 27 | |
| 28 | Section 1. Subsection (16) is added to section 120.80, |
| 29 | Florida Statutes, to read: |
| 30 | 120.80 Exceptions and special requirements; |
| 31 | agencies |
| | 16 |
| COD | I ING:Words stricken are deletions; words underlined are additions. |
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1 (16) FLORIDA BUILDING COMMISSION. --2 (a) Notwithstanding the provisions of s. 120.542, the 3 Florida Building Commission may not accept petition for waiver 4 or variance and may not grant any waiver or variance from the 5 requirements of the Florida Building Code. 6 The Florida Building Commission shall adopt within (b) 7 the Florida Building Code criteria and procedures for alternative means of compliance with the code or local 8 9 amendments thereto, for enforcement by local governments, local enforcement districts, or other entities authorized by 10 law to enforce the Florida Building Code. Appeals from the 11 12 denial of the use of alternative means shall be heard by the local board, if one exists, and may be appealed to the Florida 13 14 Building Commission. Section 2. Effective July 1, 2001, paragraphs (d) and 15 (i) of subsection (1) of section 125.01, Florida Statutes, are 16 17 amended, and paragraph (cc) is added to that subsection, to read: 18 19 125.01 Powers and duties.--20 (1) The legislative and governing body of a county shall have the power to carry on county government. To the 21 22 extent not inconsistent with general or special law, this 23 power includes, but is not restricted to, the power to: (d) Provide fire protection, including the enforcement 24 25 of the Florida Fire Prevention Code, as provided in ss. 26 633.022 and 633.025, and adopt and enforce local technical 27 amendments to the Florida Fire Prevention Code as provided in 28 those sections and pursuant to s. 633.0215. 29 (i) Adopt, by reference or in full, and enforce 30 building, housing, and related technical codes and 31 regulations. 17

1 (cc) Enforce the Florida Building Code, as provided in 2 s. 553.80, and adopt and enforce local technical amendments to 3 the Florida Building Code, pursuant to s. 553.73(4)(b) and 4 (c). 5 Section 3. Effective July 1, 2001, section 125.56, 6 Florida Statutes, is amended to read: 7 125.56 Enforcement and Adoption or amendment of the 8 Florida Building Code and the Florida Fire Prevention Code; 9 inspection fees; inspectors; etc. --(1) The board of county commissioners of each of the 10 11 several counties of the state is authorized to enforce the 12 Florida Building Code and the Florida Fire Prevention Code, as provided in s. 553.80, 633.022, and 633.025, and, at in its 13 14 discretion, to adopt local technical amendments to the Florida or amend a Building Code, pursuant to s. 553.73(4)(b) and (c) 15 16 and local technical amendments to the Florida Fire Prevention 17 Code, pursuant to s. 633.0215, to provide for the safe construction, erection, alteration, repair, securing, and 18 19 demolition of any building within its territory outside the 20 corporate limits of any municipality. Upon a determination to 21 consider amending the Florida or adopting a Building Code or the Florida Fire Prevention Code by a majority of the members 22 of the board of county commissioners of such county, the board 23 shall call a public hearing and comply with the public notice 24 25 requirements of s. 125.66(2). The board shall hear all 26 interested parties at the public hearing and may then adopt or amend the $\frac{1}{2}$ building code or the fire code consistent with the 27 28 terms and purposes of this act., which shall be known 29 thereafter as the "county building code." Upon adoption, an or 30 amendment to, the code shall be in full force and effect throughout the unincorporated area of such county until 31

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otherwise notified by the Florida Building Commission pursuant to s. 553.73 or the State Fire Marshal pursuant to s. <u>633.0215</u>. Nothing herein contained shall be construed to prevent the board of county commissioners from amending or repealing such amendment to the building code or the fire code at any regular meeting of such board. (2) The board of county commissioners of each of the

7 (2) The board of county commissioners of each of the
8 several counties may provide a schedule of reasonable
9 inspection fees in order to defer the costs of inspection and
10 enforcement of the provisions of this act, and of <u>the Florida</u>
11 any Building Code <u>and the Florida Fire Prevention Code</u> adopted
12 pursuant to the terms of this act.

13 (3) The board of county commissioners of each of the 14 several counties may employ a building inspector and such 15 other personnel as it deems necessary to carry out the 16 provisions of this act and may pay reasonable salaries for 17 such services.

(4) After adoption of the Florida Building Code by the 18 19 Florida Building Commission or the Florida Fire Prevention 20 Code by the State Fire Marshal, or amendment of the building 21 code or the fire code as herein provided, it shall be unlawful for any person, firm, or corporation to construct, erect, 22 23 alter, repair, secure, or demolish any building within the territory embraced by the terms of this act, without first 24 25 obtaining a permit therefor from the appropriate board of 26 county commissioners, or from such persons as may by resolution be directed to issue such permits, upon the payment 27 of such reasonable fees as shall be set forth in the schedule 28 29 of fees adopted by the board; the board is hereby empowered to revoke any such permit upon a determination by the board that 30 the construction, erection, alteration, repair, securing, or 31

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demolition of the building for which the permit was issued is 1 2 in violation of or not in conformity with the building code or 3 the fire code. 4 (5) Any person, firm, or corporation that which 5 violates any of the provisions of this section or of the 6 Florida any duly adopted county Building Code or the Florida 7 Fire Prevention Code is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 8 9 Section 4. Effective July 1, 2001, section 161.0415, Florida Statutes, is amended to read: 10 161.0415 Citation of rule.--In addition to any other 11 12 provisions within this chapter or any rules promulgated hereunder, the permitting agency shall, when requesting 13 14 information for a permit application pursuant to this chapter 15 or such rules promulgated hereunder, cite a specific rule or provision of the Florida Building Code. If a request for 16 17 information cannot be accompanied by a rule citation, failure 18 to provide such information cannot be grounds to deny a 19 permit. 20 Section 5. Effective July 1, 2001, paragraph (b) of subsection (2) of section 161.052, Florida Statutes, is 21 22 amended, and subsection (12) is added to said section, to 23 read: 24 161.052 Coastal construction and excavation; 25 regulation. --26 (2) A waiver or variance of the setback requirements 27 may be authorized by the department in the following 28 circumstances: 29 (b) If in the immediate contiguous or adjacent area a number of existing structures have established a reasonably 30 continuous and uniform construction line closer to the line of 31 20 CODING: Words stricken are deletions; words underlined are additions.

mean high water than the foregoing, and if said existing 1 2 structures have not been unduly affected by erosion, a 3 proposed structure may be permitted along such line on written 4 authorization from the department if such proposed structure 5 complies with the Florida Building Code and the rules of is 6 also approved by the department. However, the department shall 7 not contravene setback requirements established by a county or 8 municipality which are equal to, or more strict than, those 9 setback requirements provided herein. 10 (12) In accordance with ss. 553.73 and 553.79, and upon the effective date of the Florida Building Code, the 11 12 provisions of this section which pertain to and govern the design, construction, erection, alteration, modification, 13 14 repair, and demolition of public and private buildings, 15 structures, and facilities shall be incorporated into the Florida Building Code. The Florida Building Commission shall 16 17 have the authority to adopt rules pursuant to ss. 120.54 and 120.536 in order to implement those provisions. This 18 19 subsection does not limit or abrogate the right and authority 20 of the department to require permits or to adopt and enforce 21 environmental standards, including but not limited to, standards for ensuring the protection of the beach-dune 22 23 system, proposed or existing structures, adjacent properties, marine turtles, native salt-resistant vegetation, endangered 24 plant communities, and the preservation of public beach 25 26 access. Section 6. Effective July 1, 2001, subsection (22) is 27 added to section 161.053, Florida Statutes, to read: 28 29 161.053 Coastal construction and excavation; 30 regulation on county basis .--31 21

| 1 | (22) In accordance with ss. 553.73 and 553.79, and |
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| 2 | upon the effective date of the Florida Building Code, the |
| 3 | provisions of this section which pertain to and govern the |
| 4 | design, construction, erection, alteration, modification, |
| 5 | repair, and demolition of public and private buildings, |
| 6 | structures, and facilities shall be incorporated into the |
| 7 | Florida Building Code. The Florida Building Commission shall |
| 8 | have the authority to adopt rules pursuant to ss. 120.54 and |
| 9 | 120.536 in order to implement those provisions. This |
| 10 | subsection does not limit or abrogate the right and authority |
| 11 | of the department to require permits or to adopt and enforce |
| 12 | environmental standards, including but not limited to, |
| 13 | standards for ensuring the protection of the beach-dune |
| 14 | system, proposed or existing structures, adjacent properties, |
| 15 | marine turtles, native salt-resistant vegetation, endangered |
| 16 | plant communities, and the preservation of public beach |
| 17 | access. |
| 18 | Section 7. Effective July 1, 2001, section 161.05301, |
| 19 | Florida Statutes, is amended to read: |
| 20 | 161.05301 Beach erosion control project staffing; |
| 21 | coastal construction building codes review |
| 22 | (1) There are hereby appropriated to the Department of |
| 23 | Environmental Protection six positions and \$449,918 for fiscal |
| 24 | year 1998-1999 from the Ecosystem Management and Restoration |
| 25 | Trust Fund from revenues provided by this act pursuant to s. |
| 26 | 201.15(11). These positions and funding are provided to |
| 27 | assist local project sponsors, and shall be used to facilitate |
| 28 | and promote enhanced beach erosion control project |
| 29 | administration. Such staffing resources shall be directed |
| 30 | toward more efficient contract development and oversight, |
| 31 | promoting cost-sharing strategies and regional coordination or |
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projects among local governments, providing assistance to 1 local governments to ensure timely permit review, and 2 3 improving billing review and disbursement processes. 4 (2) Upon the effective date of the Florida Building 5 Code, when the reviews authorized by s. 161.053 are conducted 6 by local government, Upon implementation of the Governor's 7 Building Codes Study Commission recommendations pertaining to 8 coastal construction, and the adoption of those 9 recommendations by local governments, the department shall 10 delegate the coastal construction building codes review pursuant to s. 161.053 to those local governments.current 11 12 department positions supporting the coastal construction building codes review shall be directed to support 13 14 implementation of the subject beach management plan. 15 Section 8. Effective July 1, 2001, section 161.55, 16 Florida Statutes, is amended to read: 17 161.55 Requirements for activities or construction 18 within the coastal building zone. -- The following requirements 19 shall apply beginning March 1, 1986, to construction within 20 the coastal building zone and shall be minimum standards for 21 construction in this area: 22 (1) STRUCTURAL REQUIREMENTS; MAJOR STRUCTURES.-23 (a) Major structures shall conform to the state minimum building code in effect in the jurisdiction. 24 25 (b) Mobile homes shall conform to the Federal Mobile 26 Home Construction and Safety Standards or the Uniform 27 Standards Code ANSI book A-119.1, pursuant to s. 320.823, and to the requirements of paragraph (c). 28 29 (c) Major structures shall be designed, constructed, and located in compliance with National Flood Insurance 30 Program regulations as found in 44 C.F.R. Parts 59 and 60 or 31 23

the local flood damage prevention ordinance, whichever is more 1 2 restrictive. 3 (d) Major structures, except those conforming to the 4 standards of paragraph (b), shall, at a minimum be designed 5 and constructed in accordance with s. 1205 of the 1986 revisions to the 1985 Standard Building Code using a fastest 6 mile-wind velocity of 110 miles per hour except for the 7 Florida Keys which shall use a fastest mile-wind velocity of 8 115 miles per hour. This does not preclude use of a locally 9 adopted building code which is more restrictive. 10 (e) Foundation design and construction of a major 11 12 structure shall consider all anticipated loads resulting from a 100-year storm event, including wave, hydrostatic, and 13 14 hydrodynamic loads acting simultaneously with live and dead loads. Erosion computations for foundation design shall 15 account for all vertical and lateral erosion and 16 scour-producing forces, including localized scour due to the 17 presence of structural components. Foundation design and 18 19 construction shall provide for adequate bearing capacity taking into consideration the anticipated loss of soil above 20 the design grade as a result of localized scour. The erosion 21 computations required by this paragraph do not apply landward 22 of coastal construction control lines which have been 23 established or updated since June 30, 1980. Upon request, the 24 department may provide information and guidance as to those 25 26 areas within the coastal building zone where the erosion and scour of a 100-year storm event is applicable. 27 28 (1)(2) REGULATION OF COASTAL STRUCTURAL REQUIREMENTS; 29 MINOR STRUCTURES. -- Minor structures need not meet specific structural requirements provided in subsection (1), except for 30 the requirements of paragraph (c) and except for applicable 31 24

provisions of the state minimum building code in effect in the jurisdiction. Such structures shall be designed to produce the minimum adverse impact on the beach and the dune system and adjacent properties and to reduce the potential for water or wind blown material. Construction of a rigid coastal or shore protection structure designed primarily to protect a minor structure shall not be permitted.

8 (2)(3) REGULATION OF COASTAL STRUCTURAL REQUIREMENTS; 9 NONHABITABLE MAJOR STRUCTURES. -- Nonhabitable major structures 10 need not meet specific structural requirements provided in subsection (1), except for the requirements of paragraph (c) 11 12 and except for applicable provisions of the state minimum building code in effect in the jurisdiction. Such structures 13 14 shall be designed to produce the minimum adverse impact on the 15 beach and dune system and shall comply with any applicable state and local standards not found in this section. All 16 17 sewage treatment plants and public water supply systems shall be flood proofed to prevent infiltration of surface water from 18 19 a 100-year storm event. Underground utilities, excluding pad transformers and vaults, shall be flood proofed to prevent 20 infiltration of surface water from a 100-year storm event or 21 shall otherwise be designed so as to function when submerged 22 23 by such storm event.

24 <u>(3)(4)</u> LOCATION OF CONSTRUCTION.--Construction, except 25 for elevated walkways, lifeguard support stands, piers, beach 26 access ramps, gazebos, and coastal or shore protection 27 structures, shall be located a sufficient distance landward of 28 the beach to permit natural shoreline fluctuations and to 29 preserve dune stability.

30 <u>(4)(5)</u> APPLICATION TO COASTAL BARRIER ISLANDS.--All 31 building requirements of this part which are applicable to the

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coastal building zone shall also apply to coastal barrier 1 The coastal building zone on coastal barrier islands 2 islands. 3 shall be the land area from the seasonal high-water line to a 4 line 5,000 feet landward from the coastal construction control 5 line established pursuant to s. 161.053, or the entire island, whichever is less. For coastal barrier islands on which a б 7 coastal construction control line has not been established pursuant to s. 161.053, the coastal building zone shall be the 8 9 land area seaward of the most landward velocity zone (V-zone) boundary line fronting upon the Gulf of Mexico, Atlantic 10 Ocean, Florida Bay, or Straits of Florida. All land area in 11 12 the Florida Keys located within Monroe County shall be included in the coastal building zone. The coastal building 13 14 zone on any coastal barrier island between Sebastian Inlet and 15 Fort Pierce Inlet may be reduced in size upon approval of the Land and Water Adjudicatory Commission, if it determines that 16 17 the local government with jurisdiction has provided adequate protection for the barrier island. In no case, however, shall 18 19 the coastal building zone be reduced to an area less than a line 2,500 feet landward of the coastal construction control 20 line. In determining whether the local government with 21 22 jurisdiction has provided adequate protection, the Land and 23 Water Adjudicatory Commission shall determine that the local government has adopted the 1986 Standard Building Code for the 24 entire barrier island. The Land and Water Adjudicatory 25 26 Commission shall withdraw its approval for a reduced coastal building zone if it determines that 6 months after a local 27 government comprehensive plan is due for submission to the 28 29 state land planning agency pursuant to s. 163.3167 the local government with jurisdiction has not adopted a coastal 30 management element which is in compliance with s. 163.3178. 31

(5)(6) PUBLIC ACCESS. -- Where the public has 1 2 established an accessway through private lands to lands 3 seaward of the mean high tide or water line by prescription, prescriptive easement, or any other legal means, development 4 5 or construction shall not interfere with such right of public access unless a comparable alternative accessway is provided. 6 7 The developer shall have the right to improve, consolidate, or 8 relocate such public accessways so long as the accessways 9 provided by the developer are: (a) Of substantially similar quality and convenience 10 11 to the public; 12 (b) Approved by the local government; 13 (c) Approved by the department whenever improvements 14 are involved seaward of the coastal construction control line; 15 and (d) Consistent with the coastal management element of 16 17 the local comprehensive plan adopted pursuant to s. 163.3178. 18 Section 9. Section 3 of chapter 98-287, Laws of 19 Florida, is amended to read: Section 3. Effective July January 1, 2001, subsection 20 (1) of section 161.56, Florida Statutes, is amended to read: 21 161.56 Establishment of local enforcement.--22 23 (1) Each local government which is required to enforce the Florida adopt a Building Code by s. 553.73 and which has a 24 coastal building zone or some portion of a coastal zone within 25 26 its territorial boundaries shall enforce adopt, not later than 27 January 1, 1987, as part of its building code, the requirements of the code established in s. 161.55, and such 28 29 requirements shall be enforced by the local enforcement agency 30 as defined in s. 553.71. 31 27

Section 10. Effective July 1, 2001, section 161.56, 1 2 Florida Statutes, as amended by section 3 of chapter 98-287, Laws of Florida, is amended to read: 3 4 161.56 Establishment of local enforcement.--5 (1) Each local government which is required to enforce 6 the Florida Building Code by s. 553.73 and which has a coastal 7 building zone or some portion of a coastal zone within its 8 territorial boundaries shall enforce the requirements of the 9 code established in s. 161.55. 10 (2) Each local government shall provide evidence to the state land planning agency that it has adopted a building 11 12 code pursuant to this section. Within 90 days after January 13 1, 1987, the state land planning agency shall submit to the 14 Administration Commission a list of those local governments 15 which have not submitted such evidence of adoption. The sole issue before the Administration Commission shall be whether or 16 17 not to impose sanctions pursuant to s. 163.3184(8). 18 (1) (1) (3) Nothing in ss. 161.52-161.58 shall be construed 19 to limit or abrogate the right and power of the department to require permits or to adopt and enforce standards pursuant to 20 s. 161.041 or s. 161.053 for construction seaward of the 21 coastal construction control line that are as restrictive as, 22 23 or more restrictive than, the requirements provided in s. 161.55 or the rights or powers of local governments to enact 24 and enforce setback requirements or zoning or building codes 25 26 that are as restrictive as, or more restrictive than, the requirements provided in s. 161.55. 27 28 (2) (4) To assist local governments in the 29 implementation and enforcement of s. 161.55, the state land planning agency shall develop and maintain a biennial coastal 30 building zone construction training program for the local 31 28

enforcement agencies specified in subsection (1). The state 1 2 land planning agency shall provide an initial training program not later than April 1, 1987, and on a recurring biennial 3 4 basis shall provide a continuing education program beginning 5 July 1, 1989. Registration fees, as determined appropriate by the state land planning agency, may be charged to defray the 6 7 cost of the program if general revenue funds are not provided 8 for this purpose. No later than December 1, 1986, the state 9 land planning agency shall further develop a deemed-to-comply 10 manual which contains, as determined appropriate by the state land planning agency, methods, materials, connections, 11 12 applicability, and other associated information for use by the 13 local enforcement agency in complying with subsection (1). 14 Section 11. Effective July 1, 2001, section 235.26, Florida Statutes, is amended to read: 15 235.26 State Uniform Building Code for Public 16 17 Educational Facilities Construction .--18 (1) UNIFORM BUILDING CODE.--By July 1, 2001, the 19 Commissioner of Education shall adopt a uniform statewide building code for the planning and construction of public 20 educational and ancillary plants by district school boards and 21 22 community college district boards of trustees shall be adopted 23 by the Florida Building Commission within the Florida Building Code, pursuant to s. 553.73. The code must be entitled the 24 State Uniform Building Code for Public Educational Facilities 25 26 Construction. Included in this code must be flood plain 27 management criteria in compliance with the rules and regulations in 44 C.F.R. parts 59 and 60, and subsequent 28 29 revisions thereto which are adopted by the Federal Emergency Management Agency. It is also the responsibility of the 30 31 29

department to develop, as a part of the uniform building code, 1 2 standards relating to: 3 (a) Prefabricated facilities or factory-built 4 facilities that are designed to be portable, relocatable, 5 demountable, or reconstructible; are used primarily as 6 classrooms; and do not fall under the provisions of ss. 7 320.822-320.862. Such standards must permit boards to contract 8 with the Department of Community Affairs for factory 9 inspections by certified building code inspectors to certify conformance with applicable law and rules. The standards must 10 comply with the requirements of s. 235.061 for relocatable 11 12 facilities intended for long-term use as classroom space, and 13 the relocatable facilities shall be designed subject to 14 missile impact criteria of section 423(24)(d)(1) of the 15 Florida Building Code when located in the windborne debris region. 16 17 (b) The sanitation of educational and ancillary plants and the health of occupants of educational and ancillary 18 19 plants. 20 (c) The safety of occupants of educational and ancillary plants as provided in s. 235.06, except that the 21 22 firesafety criteria shall be established by the State Fire 23 Marshal in cooperation with the Florida Building Commission and the department and such firesafety requirements must be 24 25 incorporated into the Florida Fire Prevention Code. 26 (d) Accessibility for children, notwithstanding the 27 provisions of s. 553.512. 28 The performance of life-cycle cost analyses on (e) 29 alternative architectural and engineering designs to evaluate 30 their energy efficiencies. 31 30

| 1 | 1. The life-cycle cost analysis must consist of the |
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| 2 | sum of: |
| 3 | a. The reasonably expected fuel costs over the life of |
| 4 | the building which are required to maintain illumination, |
| 5 | water heating, temperature, humidity, ventilation, and all |
| 6 | other energy-consuming equipment in a facility; and |
| 7 | b. The reasonable costs of probable maintenance, |
| 8 | including labor and materials, and operation of the building. |
| 9 | 2. For computation of the life-cycle costs, the |
| 10 | department shall develop standards that must include, but need |
| 11 | not be limited to: |
| 12 | a. The orientation and integration of the facility |
| 13 | with respect to its physical site. |
| 14 | b. The amount and type of glass employed in the |
| 15 | facility and the directions of exposure. |
| 16 | c. The effect of insulation incorporated into the |
| 17 | facility design and the effect on solar utilization of the |
| 18 | properties of external surfaces. |
| 19 | d. The variable occupancy and operating conditions of |
| 20 | the facility and subportions of the facility. |
| 21 | e. An energy-consumption analysis of the major |
| 22 | equipment of the facility's heating, ventilating, and cooling |
| 23 | system; lighting system; and hot water system and all other |
| 24 | major energy-consuming equipment and systems as appropriate. |
| 25 | 3. Life-cycle cost criteria published by the |
| 26 | Department of Education for use in evaluating projects. |
| 27 | 4. Standards for construction materials and systems |
| 28 | based on life-cycle costs that consider initial costs, |
| 29 | maintenance costs, custodial costs, operating costs, and life |
| 30 | expectancy. The standards may include multiple acceptable |
| 31 | materials. It is the intent of the Legislature to require |
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district school boards to comply with these standards when 1 2 expending funds from the Public Education Capital Outlay and 3 Debt Service Trust Fund or the School District and Community 4 College District Capital Outlay and Debt Service Trust Fund 5 and to prohibit district school boards from expending local 6 capital outlay revenues for any project that includes 7 materials or systems that do not comply with these standards, unless the district school board submits evidence that 8 9 alternative materials or systems meet or exceed standards developed by the department. Wherever the words "Uniform 10 Building Code" appear, they mean the "State Uniform Building 11 12 Code for Public Educational Facilities Construction." 13 14 It is not a purpose of the Florida Uniform Building Code to 15 inhibit the use of new materials or innovative techniques; nor 16 may it specify or prohibit materials by brand names. The code 17 must be flexible enough to cover all phases of construction so as to afford reasonable protection for the public safety, 18 19 health, and general welfare. The department may secure the service of other state agencies or such other assistance as it 20 finds desirable in recommending to the Florida Building 21 22 Commission revisions to revising the code. 23 (2) CONFORMITY TO FLORIDA BUILDING CODE AND FLORIDA 24 FIRE PREVENTION STANDARDS REQUIRED FOR APPROVAL. --(1) UNIFORM BUILDING CODE.--25 26 (a) Except as otherwise provided in paragraph (b), all 27 public educational and ancillary plants constructed by a district school board or a community college district board of 28 29 trustees must conform to the Florida State Uniform Building Code and the Florida Fire Prevention Code for Public 30 Educational Facilities Construction, and such plants are 31 32 CODING: Words stricken are deletions; words underlined are additions.

exempt from all other state building codes; -county, district, 1 2 municipal, or other local amendments to the Florida Building 3 Code and local amendments to the Florida Fire Prevention Code; building codes, interpretations, building permits, and 4 5 assessments of fees for building permits, except as provided 6 in s. 553.80; ordinances; - road closures; - and impact fees or 7 service availability fees. Any inspection by local or state 8 government must be based on the Florida Uniform Building Code 9 and the Florida Fire Prevention Code as prescribed by rule. Each board shall provide for periodic inspection of the 10 proposed educational plant during each phase of construction 11 12 to determine compliance with the state requirements for educational facilities Uniform Building Code. 13

14 (b) A district school board or community college 15 district board of trustees may conform with the Florida Building Code and the Florida Fire Prevention Code local 16 building codes and the administration of such codes when 17 18 constructing ancillary plants that are not attached to 19 educational facilities, if those plants conform to the space 20 size requirements established in the codes Uniform Building 21 code.

22 (c) (2) CONFORMITY TO UNIFORM BUILDING CODE STANDARDS REQUIRED FOR APPROVAL. -- A district school board or community 23 college district board of trustees may not approve any plans 24 25 for the construction, renovation, remodeling, or demolition of 26 any educational or ancillary plants unless these plans conform to the requirements of the Florida Uniform Building Code and 27 28 the Florida Fire Prevention Code. Each district school board 29 and community college district board of trustees may adopt 30 policies for delegating to the superintendent or community college president authority for submitting documents to the 31

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department and for awarding contracts subsequent to and 1 consistent with board approval of the scope, timeframes, 2 funding source, and budget of a survey-recommended project. It 3 4 is also the responsibility of the department to develop, as a 5 part of the Uniform Building Code, standards relating to: (a) Prefabricated facilities, factory-built 6 7 facilities, or site-built facilities that are designed to be portable, relocatable, demountable, or reconstructible; are 8 9 used primarily as classrooms; and do not fall under the provisions of ss. 320.822-320.862. Such standards must permit 10 boards to contract with the Department of Community Affairs 11 12 for factory inspections by certified Uniform Building Code inspectors to certify conformance with law and with rules of 13 14 the Commissioner of Education. The standards must comply with the requirements of s. 235.061 for relocatable facilities 15 intended for long-term use as classroom space. 16 17 (b) The sanitation of educational and ancillary plants 18 and the health of occupants of educational and ancillary 19 plants. 20 (c) The safety of occupants of educational and ancillary plants as provided in s. 235.06. 21 22 (d) The physically handicapped. 23 (e) Accessibility for children, notwithstanding the provisions of s. 553.512. 24 25 (f) The performance of life-cycle cost analyses on 26 alternative architectural and engineering designs to evaluate 27 their energy efficiencies. 28 The life-cycle cost analysis must consist of the 1. 29 sum of: a. The reasonably expected fuel costs over the life of 30 the building that are required to maintain illumination, water 31 34

heating, temperature, humidity, ventilation, and all other 1 energy-consuming equipment in a facility; and 2 b. The reasonable costs of probable maintenance, 3 4 including labor and materials, and operation of the building. 5 2. For computation of the life-cycle costs, the 6 department shall develop standards that must include, but need 7 not be limited to: 8 a. The orientation and integration of the facility 9 with respect to its physical site. b. The amount and type of glass employed in the 10 11 facility and the directions of exposure. c. The effect of insulation incorporated into the 12 13 facility design and the effect on solar utilization of the 14 properties of external surfaces. 15 d. The variable occupancy and operating conditions of 16 the facility and subportions of the facility. e. An energy consumption analysis of the major 17 equipment of the facility's heating, ventilating, and cooling 18 19 system; lighting system; and hot water system and all other major energy-consuming equipment and systems as appropriate. 20 21 3. Such standards must be based on the best currently 22 available methods of analysis, including such methods as those of the National Institute of Standards and Technology, the 23 Department of Housing and Urban Development, and other federal 24 agencies and professional societies and materials developed by 25 26 the Department of Management Services and the department. Provisions must be made for an annual updating of standards as 27 28 required. 29 4. By July 1, 1998, the department shall establish 30 life-cycle cost criteria in the State Requirements for Educational Facilities for use in evaluating projects. 31 35 CODING: Words stricken are deletions; words underlined are additions.

5. By July 1, 1999, the department shall establish 1 2 standards for construction materials and systems based on life-cycle costs that consider initial costs, maintenance 3 4 costs, custodial costs, operating costs, and life expectancy. 5 The standards may include multiple acceptable materials. It is the intent of the Legislature to require district school б 7 boards to conform with these standards when expending funds 8 from the Public Education Capital Outlay and Debt Service 9 Trust Fund or the School District and Community College 10 District Capital Outlay and Debt Service Trust Fund and to prohibit district school boards from expending local capital 11 12 outlay revenues for any project that includes materials or systems that do not comply with these standards unless the 13 14 district school board submits evidence that alternative 15 materials or systems meet or exceed standards developed by the 16 department.

17 (3) ENFORCEMENT BY BOARD. -- It is the responsibility of each district school board and community college district 18 19 board of trustees to ensure that all plans and educational and 20 ancillary plants meet the standards of the Florida Uniform Building Code and the Florida Fire Prevention Code and to 21 provide for the enforcement of these codes this code in the 22 23 areas of its jurisdiction. Each board shall provide for the proper supervision and inspection of the work. Each board may 24 employ a chief building official or inspector and such other 25 26 inspectors, who have been certified by the department or certified pursuant to chapter 468, and such personnel as are 27 necessary to administer and enforce the provisions of this 28 29 code. Boards may also utilize local building department inspectors who are certified by the department to enforce this 30 code. Plans or facilities that fail to meet the standards of 31

the Florida Uniform Building Code or the Florida Fire 1 2 Prevention Code may not be approved. When planning for and 3 constructing an educational, auxiliary, or ancillary facility, 4 a district school board must use construction materials and 5 systems that meet standards adopted pursuant to subparagraph 6 (2)(f)5. If the planned or actual construction of a facility 7 deviates from the adopted standards, the district school board must, at a public hearing, quantify and compare the costs of 8 9 constructing the facility with the proposed deviations and in compliance with the adopted standards and the Florida Uniform 10 Building Code. The board must explain the reason for the 11 12 proposed deviations and compare how the total construction costs and projected life-cycle costs of the facility or 13 14 component system of the facility would be affected by 15 implementing the proposed deviations rather than using materials and systems that meet the adopted standards. The 16 17 provisions of this subsection do apply to educational, 18 auxiliary, and ancillary facility projects commenced on or 19 after July 1, 1999. 20 (4) ENFORCEMENT BY DEPARTMENT. -- As a further means of 21 ensuring that all educational and ancillary facilities hereafter constructed or materially altered or added to 22 23 conform to the Florida Uniform Building Code standards or Florida Fire Prevention Code standards, each district school 24 board and community college district board of trustees that 25 26 undertakes the construction, renovation, remodeling, 27 purchasing, or lease-purchase of any educational plant or 28 ancillary facility, the cost of which exceeds \$200,000, may 29 submit plans to the department for approval. 30 (5) APPROVAL.--31 37

(a) Before a contract has been let for the 1 2 construction, the department, the board, or the board's 3 authorized review agent must approve the phase III 4 construction documents. A board may reuse prototype plans on 5 another site, provided the facilities list and phase III 6 construction documents have been updated for the new site and 7 for compliance with the Florida Uniform Building Code and the Florida Fire Prevention Code and any laws relating to 8 9 firesafety, health and sanitation, casualty safety, and requirements for the physically handicapped which are in 10 effect at the time a construction contract is to be awarded. 11 12 (b) In reviewing plans for approval, the department, the board, or its review agent as authorized in s. 235.017, 13 14 shall take into consideration: The need for the new facility. 15 1. 2. The educational and ancillary plant planning. 16 17 3. The architectural and engineering planning. 4. The location on the site. 18 19 5. Plans for future expansion. 6. The type of construction. 20 7. Sanitary provisions. 21 22 8. Conformity to Florida Uniform Building Code 23 standards. 24 9. The structural design and strength of materials 25 proposed to be used. 26 10. The mechanical design of any heating, 27 air-conditioning, plumbing, or ventilating system. Typical heating, ventilating, and air-conditioning systems preapproved 28 29 by the department for specific applications may be used in the design of educational facilities. 30 The electrical design of educational plants. 11. 31 38 CODING: Words stricken are deletions; words underlined are additions.

12. The energy efficiency and conservation of the 1 2 design. 3 Life-cycle cost considerations. 13. 4 14. The design to accommodate physically handicapped 5 persons. 6 15. The ratio of net to gross square footage. 7 16. The proposed construction cost per gross square 8 foot. 9 17. Conformity with the Florida Fire Prevention Code. The board may not occupy a facility until the 10 (C) project has been inspected to verify compliance with statutes, 11 12 rules, and codes affecting the health and safety of the occupants. Verification of compliance with rules, statutes, 13 14 and codes for nonoccupancy projects such as roofing, paving, site improvements, or replacement of equipment may be 15 certified by the architect or engineer of record and 16 17 verification of compliance for other projects may be made by 18 an inspector certified by the department or certified pursuant 19 to chapter 468 who is not the architect or engineer of record. 20 The board shall maintain a record of the project's completion and permanent archive of phase III construction documents, 21 including any addenda and change orders to the project. The 22 23 boards shall provide project data to the department, as requested, for purposes and reports needed by the Legislature. 24 25 (6) REVIEW PROCEDURE. -- The Commissioner of Education 26 shall cooperate with the Florida Building Commission in addressing have final review of all questions, disputes, or 27 28 interpretations involving the provisions of the Florida 29 Uniform Building Code which govern the construction of public 30 educational and ancillary facilities, and any objections to 31 39

decisions made by the inspectors or the department must be
 submitted in writing.

(7) BIENNIAL REVIEW AND UPDATE; DISSEMINATION.--The 3 4 department shall biennially review and recommend to the 5 Florida Building Commission updates and revisions to the 6 provisions of the Florida, update, and revise the Uniform 7 Building Code which govern the construction of public 8 educational and ancillary facilities. The department shall 9 publish and make available to each district school board and community college district board of trustees at no cost copies 10 of the state requirements for educational facilities code and 11 12 each amendment and revision thereto. The department shall make additional copies available to all interested persons at a 13 14 price sufficient to recover costs.

(8) LEGAL EFFECT OF CODE. -- The State Uniform Building 15 Code for Public Educational Facilities Construction has the 16 17 force and effect of law and supersedes any other code adopted by a district school board or community college district board 18 19 of trustees or any other building code or ordinance for the construction of educational and ancillary plants whether at 20 the local, county, or state level and whether adopted by rule 21 or legislative enactment. All special acts or general laws of 22 23 local application are hereby repealed to the extent that they conflict with this section. 24

25 <u>(8)(9)</u> EDUCATION FACILITIES AS EMERGENCY SHELTERS.--(a) The Department of Education shall, in consultation with boards and county and state emergency management offices, include within the standards to be developed under subsection (1)amend the State Uniform Building Code for Public Educational Facilities Construction to incorporate public shelter design criteria that shall be incorporated into the 40

Florida Uniform Building Code. The new criteria must be 1 designed to ensure that appropriate core facility areas in new 2 3 educational facilities can serve as public shelters for 4 emergency management purposes. The Commissioner of Education 5 shall publish proposed amendments to the State Uniform Building Code for Public Educational Facilities Construction 6 7 setting forth the public-shelter criteria by July 1, 1995.A 8 facility, or an appropriate core facility area within a 9 facility, for which a design contract is entered into subsequent to the effective date of the inclusion of the 10 public shelter criteria in the code must be built in 11 12 compliance with the amended code unless the facility or a part thereof is exempted from using the new shelter criteria due to 13 14 its location, size, or other characteristics by the applicable 15 board with the concurrence of the applicable local emergency management agency or the Department of Community Affairs. Any 16 17 educational facility located or proposed to be located in an identified category 1, 2, or 3 evacuation zone is not subject 18 19 to the requirements of this subsection. If more than one educational facility is being constructed within any 3-mile 20 radius, no more than one facility, which must be selected on 21 the basis of cost-effectiveness and greatest provision of 22 23 shelter space, is required to incorporate the public shelter criteria into its construction. 24

(b) By January 31, 1996, and by January 31 every even-numbered year thereafter, the Department of Community Affairs shall prepare and submit a statewide emergency shelter plan to the Governor and the Cabinet for approval. The plan must identify the general location and square footage of existing shelters, by county, and the general location and square footage of needed shelters, by county, in the next 5

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years. Such plan must identify the types of public facilities 1 which should be constructed to comply with emergency shelter 2 criteria and must recommend an appropriate, adequate, and 3 4 dedicated source of funding for the additional cost of 5 constructing emergency shelters within these public facilities. After the approval of the plan, a board may not be 6 7 required to build more emergency shelter space than identified as needed in the plan, and decisions pertaining to exemptions 8 9 pursuant to paragraph (a) must be guided by the plan and by this subsection. 10 11 (9)(10) LOCAL LEGISLATION PROHIBITED.--After June 30, 12 1985, pursuant to s. 11(a)(21), Art. III of the State 13 Constitution, there shall not be enacted any special act or 14 general law of local application which proposes to amend, 15 alter, or contravene any provisions of the State Building Code 16 adopted under the authority of this section. 17 Section 12. Effective July 1, 2001, Section 240.2945, Florida Statutes, is created to read: 18 19 240.2945 Building construction standards; 20 exemptions. -- The state universities are exempt from local 21 amendments to the Florida Building Code and the Fire 22 Prevention Code. 23 Section 13. Effective July 1, 2001, subsection (2) of section 253.033, Florida Statutes, is amended to read: 24 253.033 Inter-American Center property; transfer to 25 26 board; continued use for government purposes .--27 (2) It is hereby recognized that certain governmental entities have expended substantial public funds in acquiring, 28 29 planning for, or constructing public facilities for the purpose of carrying out or undertaking governmental functions 30 on property formerly under the jurisdiction of the authority. 31 42 CODING: Words stricken are deletions; words underlined are additions.

All property owned or controlled by any governmental entity 1 2 shall be exempt from the Florida Building Code and any local 3 amendments thereto and from local building and zoning 4 regulations which might otherwise be applicable in the absence 5 of this section in carrying out or undertaking any such 6 governmental function and purpose. 7 Section 14. Effective July 1, 2001, paragraph (a) of 8 subsection (1) of section 255.25, Florida Statutes, is amended 9 to read: 10 255.25 Approval required prior to construction or lease of buildings. --11 12 (1)(a) No state agency may construct a building for state use or lease space in a private building that is to be 13 14 constructed for state use unless prior approval of the architectural design and preliminary construction plans is 15 first obtained from the Department of Management Services. 16 17 Section 15. Effective July 1, 2001, subsections (1) 18 and (2) of section 255.31, Florida Statutes, are amended to 19 read: 20 255.31 Authority to the Department of Management Services to manage construction projects for state and local 21 22 governments. --23 The design, construction, erection, alteration, (1)modification, repair, and demolition of all public and private 24 buildings is governed by the Florida Building Code and the 25 26 Florida Fire Prevention Code, which are to be enforced by local jurisdictions or local enforcement districts unless 27 28 specifically exempted as provided in s. 553.80. However, the 29 Department of Management Services shall provide the project management and administration services for the construction, 30 renovation, repair, modification, or demolition of buildings, 31 43

utilities, parks, parking lots, or other facilities or 1 2 improvements for projects for which the funds are appropriated 3 to the department, provided that, with the exception of 4 facilities constructed under the authority of chapters 944, 5 945, and 985, the department may not conduct plans reviews or 6 inspection services for consistency with the Florida Building 7 Code. The department's fees for such services shall be paid 8 from such appropriations. 9 (2) The Department of Management Services may, upon request, enter into contracts with other state agencies under 10 which the department may provide the project management, 11 12 administration services, or assistance for the construction, renovation, repair, modification, or demolition of buildings, 13 14 utilities, parks, parking lots, or other facilities or 15 improvements for projects for which the funds are appropriated to other state agencies, provided that the department does not 16 17 conduct plans reviews or inspection services for consistency with the Florida Building Code. The contracts shall provide 18 19 for payment of fees to the department. 20 Section 16. Section 316.1955, Florida Statutes, is 21 amended to read: 316.1955 Enforcement of parking requirements spaces 22 23 for persons who have disabilities .--(1) This section is not intended to expand or diminish 24 25 the defenses available to a place of public accommodation under the Americans with Disabilities Act and the federal 26 27 Americans with Disabilities Act Accessibility Guidelines, including, but not limited to, the readily achievable 28 29 standard, and the standards applicable to alterations to places of public accommodation. Subject to the exceptions 30 described in subsections (2), (4), (5), and (6), when the 31 44 CODING: Words stricken are deletions; words underlined are additions.

parking and loading zone requirements of the federal Americans 1 with Disabilities Act Accessibility Guidelines (ADAAG), as 2 3 adopted by reference in 28 C.F.R. part 36, subparts A and D, 4 and Title II of Pub. L. No. 101-336, provide increased 5 accessibility, those requirements are adopted and incorporated б by reference as the law of this state. 7 (2) State agencies and political subdivisions having 8 jurisdiction over street parking or publicly owned or operated 9 parking facilities are not required to provide a greater right-of-way width than would otherwise be planned under 10 regulations, guidelines, or practices normally applied to new 11 12 development. (3) If parking spaces are provided for self-parking by 13 14 employees or visitors, or both, accessible spaces shall be provided in each such parking area. Such spaces shall be 15 designed and marked for the exclusive use of those individuals 16 who have a severe physical disability and have permanent or 17 temporary mobility problems that substantially impair their 18 19 ability to ambulate and who have been issued either a disabled 20 parking permit under s. 316.1958 or s. 320.0848 or a license 21 plate under s. 320.084, s. 320.0842, s. 320.0843, or s. 320.0845. 22 23 (4) The number of accessible parking spaces must comply with the parking requirements in ADAAG s. 4.1 and the 24 25 following: 26 (a) There must be one accessible parking space in the immediate vicinity of a publicly owned or leased building that 27 28 houses a governmental entity or a political subdivision, 29 including, but not limited to, state office buildings and 30 courthouses, if no parking for the public is provided on the premises of the building. 31 45

(b) There must be one accessible parking space for 1 2 each 150 metered onstreet parking spaces provided by state 3 agencies and political subdivisions. 4 (c) The number of parking spaces for persons who have 5 disabilities must be increased on the basis of demonstrated 6 and documented need. 7 (5) Accessible perpendicular and diagonal accessible 8 parking spaces and loading zones must be designed and located 9 in conformance with the guidelines set forth in ADAAG ss. 4.1.2 and 4.6 and Appendix s. A4.6.3 "Universal Parking 10 11 Design." 12 (a) All spaces must be located on an accessible route no less than 44 inches wide so that users will not be 13 compelled to walk or wheel behind parked vehicles. 14 15 (b) Each space must be located on the shortest safely 16 accessible route from the parking space to an accessible entrance. If there are multiple entrances or multiple retail 17 18 stores, the parking spaces must be dispersed to provide 19 parking at the nearest accessible entrance. If a theme park or an entertainment complex as defined in s. 509.013(9) 20 provides parking in several lots or areas from which access to 21 the theme park or entertainment complex is provided, a single 22 lot or area may be designated for parking by persons who have 23 disabilities, if the lot or area is located on the shortest 24 25 safely accessible route to an accessible entrance to the theme 26 park or entertainment complex or to transportation to such an accessible entrance. 27 28 (c)1. Each parking space must be no less than 12 feet 29 wide. Parking access aisles must be no less than 5 feet wide and must be part of an accessible route to the building or 30 facility entrance. In accordance with ADAAG s. 4.6.3, access 31 46

aisles must be placed adjacent to accessible parking spaces; 1 however, two accessible parking spaces may share a common 2 access aisle. The access aisle must be striped diagonally to 3 4 designate it as a no-parking zone. 5 2. The parking access aisles are reserved for the 6 temporary exclusive use of persons who have disabled parking 7 permits and who require extra space to deploy a mobility device, lift, or ramp in order to exit from or enter a 8 9 vehicle. Parking is not allowed in an access aisle. Violators are subject to the same penalties that are imposed for 10 illegally parking in parking spaces that are designated for 11 persons who have disabilities. A vehicle may not be parked in 12 an access aisle, even if the vehicle owner or passenger is 13 14 disabled or owns a disabled parking permit. 15 3. Any provision of this subsection to the contrary 16 notwithstanding, a theme park or an entertainment complex as defined in s. 509.013(9) in which are provided continuous 17 attendant services for directing individuals to marked 18 19 accessible parking spaces or designated lots for parking by 20 persons who have disabilities, may, in lieu of the required parking space design, provide parking spaces that comply with 21 ss. 4.1 and 4.6 of the Americans with Disabilities Act 22 Accessibility Guidelines. 23 (d) On-street parallel parking spaces must be located 24 25 either at the beginning or end of a block or adjacent to alley 26 entrances. Such spaces must be designed in conformance with the guidelines set forth in ADAAG ss. 4.6.2 through 4.6.5. 27 28 exception: access aisles are not required. Curbs adjacent to 29 such spaces must be of a height that will not interfere with the opening and closing of motor vehicle doors. This 30 31 47

subsection does not relieve the owner of the responsibility to 1 comply with the parking requirements of ADAAG ss. 4.1 and 4.6. 2 (e) Parallel parking spaces must be even with surface 3 4 slopes, may match the grade of the adjacent travel lane, and 5 must not exceed a cross slope of 1 to 50, where feasible. 6 (f) Curb ramps must be located outside of the disabled 7 parking spaces and access aisles. (g)1. The removal of architectural barriers from a 8 parking facility in accordance with 28 C.F.R. s. 36.304 or 9 with s. 553.508 must comply with this section unless 10 compliance would cause the barrier removal not to be readily 11 achievable. If compliance would cause the barrier removal not 12 to be readily achievable, a facility may provide parking 13 14 spaces at alternative locations for persons who have disabilities and provide appropriate signage directing persons 15 16 who have disabilities to the alternative parking if readily achievable. The facility may not reduce the required number 17 or dimensions of those spaces, nor may it unreasonably 18 19 increase the length of the accessible route from a parking 20 space to the facility. The removal of an architectural barrier must not create a significant risk to the health or 21 safety of a person who has a disability or to that of others. 22 2. A facility that is making alterations under s. 23 553.507(2)(b) must comply with this section to the maximum 24 25 extent feasible. If compliance with parking location 26 requirements is not feasible, the facility may provide parking spaces at alternative locations for persons who have 27 28 disabilities and provide appropriate signage directing persons 29 who have a disability to alternative parking. The facility may not reduce the required number or dimensions of those 30 spaces, nor may it unnecessarily increase the length of the 31 48

accessible route from a parking space to the facility. 1 The alteration must not create a significant risk to the health or 2 3 safety of a person who has a disability or to that of others. 4 (6) Each such parking space must be prominently 5 outlined with blue paint, and must be repainted when necessary, to be clearly distinguishable as a parking space 6 7 designated for persons who have disabilities and must be posted with a permanent above-grade sign of a color and design 8 9 approved by the Department of Transportation, which is placed 10 on or at a distance of 84 inches above the ground to the bottom of the sign and which bears the international symbol of 11 12 accessibility meeting the requirements of ADAAG s. 4.30.7 and the caption "PARKING BY DISABLED PERMIT ONLY." Such a sign 13 14 erected after October 1, 1996, must indicate the penalty for illegal use of the space. Any provision of this section to the 15 contrary notwithstanding, in a theme park or an entertainment 16 complex as defined in s. 509.013(9) in which accessible 17 parking is located in designated lots or areas, the signage 18 19 indicating the lot as reserved for accessible parking may be located at the entrances to the lot in lieu of a sign at each 20 parking place. This subsection does not relieve the owner of 21 22 the responsibility of complying with the signage requirements 23 of ADAAG s. 4.30. (1) (1) (7) It is unlawful for any person to stop, stand, 24 or park a vehicle within, or to obstruct, any such specially 25 26 designated and marked parking space provided in accordance with s. 553.5041 this section, unless the vehicle displays a 27 disabled parking permit issued under s. 316.1958 or s. 28 29 320.0848 or a license plate issued under s. 320.084, s. 320.0842, s. 320.0843, or s. 320.0845, and the vehicle is 30 transporting the person to whom the displayed permit is 31 49

issued. The violation may not be dismissed for failure of the 1 marking on the parking space to comply with s. 553.5041 this 2 3 section if the space is in general compliance and is clearly 4 distinguishable as a designated accessible parking space for 5 people who have disabilities. Only a warning may be issued for unlawfully parking in a space designated for persons with 6 7 disabilities if there is no above-grade sign as provided in s. 8 553.5041 subsection (6).

9 (a) Whenever a law enforcement officer, a parking enforcement specialist, or the owner or lessee of the space 10 finds a vehicle in violation of this subsection, that officer, 11 12 owner, or lessor shall have the vehicle in violation removed to any lawful parking space or facility or require the 13 14 operator or other person in charge of the vehicle immediately 15 to remove the unauthorized vehicle from the parking space. Whenever any vehicle is removed under this section to a 16 17 storage lot, garage, or other safe parking space, the cost of 18 the removal and parking constitutes a lien against the 19 vehicle.

(b) The officer or specialist shall charge the operator or other person in charge of the vehicle in violation with a noncriminal traffic infraction, punishable as provided in s. 316.008(4) or s. 318.18(6).

(c) All convictions for violations of this section
must be reported to the Department of Highway Safety and Motor
Vehicles by the clerk of the court.

(d) A law enforcement officer or a parking enforcement specialist has the right to demand to be shown the person's disabled parking permit and driver's license or state identification card when investigating the possibility of a violation of this section. If such a request is refused, the

person in charge of the vehicle may be charged with resisting
 an officer without violence, as provided in s. 843.02.

3 (2)(8) It is unlawful for any person to obstruct the 4 path of travel to an accessible parking space, curb cut, or 5 access aisle by standing or parking a vehicle within any such 6 designated area. The violator is subject to the same penalties 7 as are imposed for illegally parking in a space that is 8 designated as an accessible parking space for persons who have 9 disabilities.

10 (3)(9) Any person who is chauffeuring a person who has 11 a disability is allowed, without need for a disabled parking 12 permit or a special license plate, to stand temporarily in any 13 such parking space, for the purpose of loading or unloading 14 the person who has a disability. A penalty may not be imposed 15 upon the driver for such temporary standing.

16 <u>(4)(10)(a)</u> A vehicle that is transporting a person who 17 has a disability and that has been granted a permit under s. 18 320.0848(1)(a) may be parked for a maximum of 30 minutes in 19 any parking space reserved for persons who have disabilities.

20 (b) Notwithstanding paragraph (a), a theme park or an entertainment complex as defined in s. 509.013(9) which 21 22 provides parking in designated areas for persons who have 23 disabilities may allow any vehicle that is transporting a person who has a disability to remain parked in a space 24 reserved for persons who have disabilities throughout the 25 26 period the theme park is open to the public for that day. 27 Section 17. Effective July 1, 2001, subsection (15) of section 381.006, Florida Statutes, is amended to read: 28 29 381.006 Environmental health.--The department shall conduct an environmental health program as part of fulfilling 30 the state's public health mission. The purpose of this program 31

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is to detect and prevent disease caused by natural and manmade 1 factors in the environment. The environmental health program 2 3 shall include, but not be limited to: (15) A sanitary facilities function, which shall 4 5 include minimum standards for the maintenance and sanitation 6 of sanitary facilities; public access to sanitary facilities; 7 the number, operation, design, and maintenance of plumbing 8 fixtures in places serving the public and places of 9 employment; and fixture ratios for special or temporary events and for homeless shelters. 10 Section 18. Effective July 1, 2001, section 383.301, 11 12 Florida Statutes, is amended to read: 383.301 Licensure and regulation of birth centers; 13 14 legislative intent.--It is the intent of the Legislature to 15 provide for the protection of public health and safety in the 16 establishment, construction, maintenance, and operation of 17 birth centers by providing for licensure of birth centers and for the development, establishment, and enforcement of minimum 18 19 standards with respect to birth centers. Section 19. Effective July 1, 2001, subsection (1) of 20 section 383.309, Florida Statutes, is amended, and subsection 21 (3) is added to said section, to read: 22 23 383.309 Minimum standards for birth centers; rules and 24 enforcement.--(1) The agency shall adopt and enforce rules to 25 26 administer ss. 383.30-383.335, which rules shall include, but 27 are not limited to, reasonable and fair minimum standards for ensuring that: 28 29 (a) Sufficient numbers and qualified types of personnel and occupational disciplines are available at all 30 31 52

times to provide necessary and adequate patient care and 1 2 safety. Infection control, housekeeping, sanitary 3 (b) 4 conditions, disaster plan, and medical record procedures that 5 will adequately protect patient care and provide safety are 6 established and implemented. 7 (c) Construction, maintenance, repair, and renovation 8 of licensed facilities are governed by rules of the agency 9 which use the most recently adopted, nationally recognized 10 codes wherever feasible. Facilities licensed under s. 383.305 are exempt from local construction standards to the extent 11 that those standards are in conflict with the standards 12 adopted by rule of the agency. 13 14 (c)(d) Licensed facilities are established, organized, 15 and operated consistent with established programmatic 16 standards. 17 (3) The agency may not establish any rule governing the design, construction, erection, alteration, modification, 18 19 repair, or demolition of birth centers. It is the intent of 20 the Legislature to preempt that function to the Florida Building Commission and the State Fire Marshal through 21 adoption and maintenance of the Florida Building Code and the 22 23 Florida Fire Prevention Code. However, the agency shall provide technical assistance to the commission and the State 24 Fire Marshal in updating the construction standards of the 25 26 Florida Building Code and the Florida Fire Prevention Code which govern birth centers. In addition, the agency may 27 enforce the special-occupancy provisions of the Florida 28 29 Building Code and the Florida Fire Prevention Code which apply to birth centers in conducting any inspection authorized under 30 31 this chapter. 53

1 Section 20. Effective July 1, 2001, paragraph (f) of subsection (1) of section 394.879, Florida Statutes, is 2 3 amended, and subsection (5) is added to said section, to read: 4 394.879 Rules; enforcement.--5 (1) The department, in consultation with the agency, 6 shall adopt rules pursuant to ss. 120.536(1) and 120.54 to 7 implement the provisions of this chapter, including, at a 8 minimum, rules providing standards to ensure that: 9 (f) Facility construction and design requirements are consistent with the patients' conditions and that The 10 operation and purposes of these facilities assure individuals' 11 12 health, safety, and welfare. 13 (5) The agency or the department may not adopt any 14 rule governing the design, construction, erection, alteration, modification, repair, or demolition of crisis stabilization 15 units. It is the intent of the Legislature to preempt that 16 17 function to the Florida Building Commission and the State Fire Marshal through adoption and maintenance of the Florida 18 19 Building Code and the Florida Fire Prevention Code. However, 20 the agency shall provide technical assistance to the 21 commission and the State Fire Marshal in updating the construction standards of the Florida Building Code and the 22 23 Florida Fire Prevention Code which govern crisis stabilization units. In addition, the agency may enforce the 24 special-occupancy provisions of the Florida Building Code and 25 the Florida Fire Prevention Code which apply to crisis 26 27 stabilization units in conducting any inspection authorized 28 under this part. 29 Section 21. Effective July 1, 2001, paragraph (a) of 30 subsection (1) of section 395.0163, Florida Statutes, is amended to read: 31 54

1 395.0163 Construction inspections; plan submission and 2 approval; fees.--3 (1)(a) The design, construction, erection, alteration, 4 modification, repair, and demolition of all public and private 5 health care facilities are governed by the Florida Building 6 Code and the Florida Fire Prevention Code under ss. 553.73 and 7 663.022. In addition to the requirements of ss. 553.79 and 8 553.80, the agency shall review facility plans and survey the 9 construction of any facility licensed under this chapter. The agency shall make, or cause to be made, such construction 10 inspections and investigations as it deems necessary. The 11 12 agency may prescribe by rule that any licensee or applicant desiring to make specified types of alterations or additions 13 14 to its facilities or to construct new facilities shall, before commencing such alteration, addition, or new construction, 15 16 submit plans and specifications therefor to the agency for 17 preliminary inspection and approval or recommendation with 18 respect to compliance with applicable provisions of the 19 Florida Building Code or agency rules and standards. The 20 agency shall approve or disapprove the plans and 21 specifications within 60 days after receipt of the fee for review of plans as required in subsection (2). The agency may 22 be granted one 15-day extension for the review period if the 23 director of the agency approves the extension. If the agency 24 25 fails to act within the specified time, it shall be deemed to 26 have approved the plans and specifications. When the agency disapproves plans and specifications, it shall set forth in 27 28 writing the reasons for its disapproval. Conferences and 29 consultations may be provided as necessary. 30 Section 22. Effective July 1, 2001, subsection (8) is added to section 395.1055, Florida Statutes, to read: 31 55

395.1055 Rules and enforcement.--1 2 (8) The agency may not adopt any rule governing the 3 design, construction, erection, alteration, modification, 4 repair, or demolition of any public or private hospital, 5 intermediate residential treatment facility, or ambulatory 6 surgical center. It is the intent of the Legislature to 7 preempt that function to the Florida Building Commission and 8 the State Fire Marshal through adoption and maintenance of the 9 Florida Building Code and the Florida Fire Prevention Code. However, the agency shall provide technical assistance to the 10 commission and the State Fire Marshal in updating the 11 12 construction standards of the Florida Building Code and the 13 Florida Fire Prevention Code which govern hospitals, 14 intermediate residential treatment facilities, and ambulatory 15 surgical centers. Section 23. Effective July 1, 2001, subsection (8) is 16 17 added to section 395.10973, Florida Statutes, to read: 18 395.10973 Powers and duties of the agency.--It is the 19 function of the agency to: 20 (8) Enforce the special-occupancy provisions of the 21 Florida Building Code which apply to hospitals, intermediate residential treatment facilities, and ambulatory surgical 22 23 centers in conducting any inspection authorized by this 24 chapter. Section 24. Effective July 1, 2001, section 399.02, 25 26 Florida Statutes, is amended to read: 27 399.02 General requirements.--(1) The division shall develop and submit to the 28 29 Florida Building Commission for consideration adopt by rule an elevator safety code, which, when adopted within the Florida 30 31 Building Code, applies to the installation, relocation, or 56

alteration of an elevator for which a permit has been issued 1 after October 1, 1990, and which must be the same as or 2 similar to the latest revision of "The Safety Code for 3 4 Elevators and Escalators ASME A17.1." 5 (2)(a) The requirements of this chapter apply to 6 equipment covered by s. 1.1 of the Elevator Safety Code. 7 (b) The equipment not covered by this chapter includes, but is not limited to, the following: elevators, 8 9 inclined stairway chairlifts, and inclined or vertical wheelchair lifts located in private residences; elevators in 10 television and radio towers; hand-operated dumbwaiters; sewage 11 12 pump station lifts; automobile parking lifts; and equipment covered in s. 1.2 of the Elevator Safety Code. 13 14 (3) The division may grant exceptions to the Elevator 15 Safety Code as authorized by the Elevator Safety Code. 16 (3) (4) Each elevator shall have a serial number 17 assigned by the division painted on or attached to the 18 elevator car in plain view and also to the driving mechanism. 19 This serial number shall be shown on all required certificates 20 and permits. 21 (4)(5)(a) The construction permitholder is responsible for the correction of violations and deficiencies until the 22 23 elevator has been inspected and a certificate of operation has been issued by the division. The construction permitholder is 24 responsible for all tests of new and altered equipment until 25 26 the elevator has been inspected and a certificate of operation has been issued by the division. 27 28 (b) The elevator owner is responsible for the safe 29 operation and proper maintenance of the elevator after it has been inspected and a certificate of operation has been issued 30 31 57

by the division. The responsibilities of the elevator owner
 may be assigned by lease.

(c) The elevator owner shall report to the division 60 3 4 days before the expiration of the certificate of operation 5 whether there exists a service maintenance contract, with whom 6 the contract exists, and the details concerning the provisions 7 and implementation of the contract which the division 8 The division shall keep the names of companies with requires. 9 whom the contract exists confidential pursuant to the public records exemption provided in s. 119.14(4)(b)3. This annual 10 contract report must be made on forms supplied by the 11 12 division. The elevator owner must report any material change in the service maintenance contract no fewer than 30 days 13 14 before the effective date of the change. The division shall determine whether the provisions of the service maintenance 15 contract and its implementation ensure the safe operation of 16 17 the elevator.

18 (d) Each elevator company must register and have on 19 file with the division a certificate of comprehensive general liability insurance evidencing coverage limits in the minimum 20 amounts of \$100,000 per person and \$300,000 per occurrence and 21 the name of at least one employee who holds a current 22 23 certificate of competency issued under s. 399.045. (5) (5) (6) The division is hereby empowered to carry out 24 all of the provisions of this chapter relating to the 25 26 inspection and regulation of elevators and to enforce the 27 provisions of the Florida Building Code which govern elevators

28 and conveying systems in conducting the inspections authorized 29 <u>under this part</u> to provide for the protection of the public 30 health, welfare, and safety.

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(6) The division shall annually review the provisions 1 2 of the Safety Code for Elevators and Escalators ASME A17.1, or 3 other related model codes and amendments thereto, and 4 recommend to the Florida Building Commission revisions to the 5 Florida Building Code to maintain the protection of the public 6 health, safety, and welfare. 7 Section 25. Effective July 1, 2001, section 399.03, 8 Florida Statutes, is amended to read: 9 399.03 Design, installation, and alteration of 10 elevators.--(1) Each elevator shall comply with the edition of the 11 12 Florida Building Elevator Safety Code that was in effect at the time of receipt of application for the construction permit 13 14 for the elevator. (2) Each alteration to, or relocation of, an elevator 15 shall comply with the edition of the Florida Building Elevator 16 17 Safety Code that was in effect at the time of receipt of the 18 application for the construction permit for the alteration or 19 relocation. 20 (3) When any change is made in the classification of 21 an elevator, the elevator shall comply with all of the requirements of the version of the Florida Building Elevator 22 23 Safety Code that were in effect at the time of receipt of the application for the construction permit for the change in 24 25 classification. 26 Section 26. Subsection (1) of section 399.061, Florida 27 Statutes, is amended to read: 399.061 Inspections; correction of deficiencies.--28 29 (1)(a) All For those elevators subject to this chapter 30 must be inspected pursuant to s. 399.13 by a third-party inspection service certified as a qualified elevator inspector 31 59 CODING: Words stricken are deletions; words underlined are additions.

or maintained pursuant to a service maintenance contract 1 continuously in force. A statement verifying the existence, 2 3 performance, and cancellation of each service maintenance 4 contract must be filed annually with the division as 5 prescribed by rule. All elevators for which a service 6 maintenance contract is not continuously in force, the 7 division shall inspect such elevators at least once between 8 July 1 of any year and June 30 of the next year, the state's 9 fiscal year. (b) When a service maintenance contract is 10 continuously maintained with an elevator company, the division 11 12 shall verify with the elevator company before the end of each fiscal year that the contract is in force and is being 13 14 implemented. An elevator covered by such a service 15 maintenance contract shall be inspected by a certificate-of-competency holder state elevator inspector at 16 17 least once every 2 fiscal years; however, if the elevator is not an escalator or a dumbwaiter and the elevator serves only 18 19 two adjacent floors and is covered by a service maintenance contract, no inspection shall be required so long as the 20 service contract remains in effect. 21 22 (b)(c) The division may inspect an elevator whenever 23 necessary to ensure its safe operation. Section 27. Effective July 1, 2001, subsection (1) of 24 25 section 399.13, Florida Statutes, is amended to read: 26 399.13 Delegation of authority to municipalities or counties.--27 28 (1) The division may enter into contracts with 29 municipalities or counties under which such municipalities or counties will issue construction permits, temporary operation 30 permits, and certificates of operation; will provide 31 60

inspection of elevators; and will enforce the applicable 1 2 provisions of the Florida Building Elevator Safety Code, as 3 required by this chapter. Each such agreement shall include a 4 provision that the municipality or county shall maintain for 5 inspection by the division copies of all applications for 6 permits issued, a copy of each inspection report issued, and 7 proper records showing the number of certificates of operation 8 issued; shall include a provision that each required 9 inspection be conducted by the holder of a certificate of competency issued by the division; and may include such other 10 provisions as the division deems necessary. 11 12 Section 28. Effective July 1, 2001, section 400.011, 13 Florida Statutes, is amended to read: 14 400.011 Purpose. -- The purpose of this part is to 15 provide for the development, establishment, and enforcement of 16 basic standards for: 17 (1) The health, care, and treatment of persons in 18 nursing homes and related health care facilities; and 19 (2) The construction, maintenance, and operation of 20 such institutions that which will ensure safe, adequate, and 21 appropriate care, treatment, and health of persons in such 22 facilities. 23 Section 29. Effective July 1, 2001, paragraph (a) of subsection (2) of section 400.23, Florida Statutes, is amended 24 25 to read: 26 400.23 Rules; evaluation and deficiencies; licensure status.--27 28 (2) Pursuant to the intention of the Legislature, the 29 agency, in consultation with the Department of Health and the 30 Department of Elderly Affairs, shall adopt and enforce rules 31 61 CODING: Words stricken are deletions; words underlined are additions.

to implement this part, which shall include reasonable and 1 2 fair criteria in relation to: 3 (a) The location and construction of the facility + 4 including fire and life safety, plumbing, heating, cooling, 5 lighting, ventilation, and other housing conditions that which 6 will ensure the health, safety, and comfort of residents, 7 including an adequate call system. The agency shall establish 8 standards for facilities and equipment to increase the extent 9 to which new facilities and a new wing or floor added to an 10 existing facility after July 1, 1999, are structurally capable of serving as shelters only for residents, staff, and families 11 12 of residents and staff, and equipped to be self-supporting during and immediately following disasters. The agency shall 13 14 work with facilities licensed under this part and report to the Governor and Legislature by April 1, 1999, its 15 recommendations for cost-effective renovation standards to be 16 applied to existing facilities. In making such rules, the 17 18 agency shall be guided by criteria recommended by nationally 19 recognized reputable professional groups and associations with knowledge of such subject matters. The agency shall update or 20 revise such criteria as the need arises. All nursing homes 21 must comply with those lifesafety code requirements and 22 23 building code standards applicable at the time of approval of their construction plans. The agency may require alterations 24 to a building if it determines that an existing condition 25 constitutes a distinct hazard to life, health, or safety. In 26 performing any inspections of facilities authorized by this 27 part, the agency may enforce the special-occupancy provisions 28 29 of the Florida Building Code and the Florida Fire Prevention Code which apply to nursing homes. The agency is directed to 30 provide assistance to the Florida Building Commission in 31

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updating the construction standards of the code relative to 1 2 nursing homes. The agency shall adopt fair and reasonable 3 rules setting forth conditions under which existing facilities 4 undergoing additions, alterations, conversions, renovations, 5 or repairs shall be required to comply with the most recent 6 updated or revised standards. 7 Section 30. Effective July 1, 2001, section 400.232, 8 Florida Statutes, is amended to read: 9 400.232 Review and approval of plans; fees and costs.--The design, construction, erection, alteration, 10 modification, repair, and demolition of all public and private 11 12 health care facilities are governed by the Florida Building Code and the Florida Fire Prevention Code under ss. 553.73 and 13 14 633.022. In addition to the requirements of ss. 553.79 and 15 553.80, the agency shall review the facility plans and survey the construction of facilities licensed under this chapter. 16 17 (1) The agency shall approve or disapprove the plans 18 and specifications within 60 days after receipt of the final 19 plans and specifications. The agency may be granted one 20 15-day extension for the review period, if the director of the agency so approves. If the agency fails to act within the 21 22 specified time, it shall be deemed to have approved the plans 23 and specifications. When the agency disapproves plans and specifications, it shall set forth in writing the reasons for 24 25 disapproval. Conferences and consultations may be provided as 26 necessary. (2) The agency is authorized to charge an initial fee 27 of \$2,000 for review of plans and construction on all 28 29 projects, no part of which is refundable. The agency may also collect a fee, not to exceed 1 percent of the estimated 30 construction cost or the actual cost of review, whichever is 31 63

less, for the portion of the review which encompasses initial 1 review through the initial revised construction document 2 review. The agency is further authorized to collect its 3 4 actual costs on all subsequent portions of the review and construction inspections. Initial fee payment shall accompany 5 the initial submission of plans and specifications. Any 6 7 subsequent payment that is due is payable upon receipt of the invoice from the agency. Notwithstanding any other provisions 8 9 of law to the contrary, all money received by the agency pursuant to the provisions of this section shall be deemed to 10 be trust funds, to be held and applied solely for the 11 12 operations required under this section.

13 Section 31. Section 455.2286, Florida Statutes, is 14 amended to read:

15 455.2286 Automated information system. -- By November 1, 2001 1999, the department shall implement an automated 16 17 information system for all certificateholders and registrants under part XII of chapter 468, chapter 471, chapter 481, or 18 19 chapter 489. The system shall provide instant notification to 20 local building departments and other interested parties regarding the status of the certification or registration. 21 22 The provision of such information shall consist, at a minimum, 23 of an indication of whether the certification or registration is active, of any current failure to meet the terms of any 24 final action by a licensing authority, of any ongoing 25 26 disciplinary cases that are subject to public disclosure, 27 whether there are any outstanding fines, and of the reporting of any material violations pursuant to s. 553.781. The system 28 29 shall also retain information developed by the department and local governments on individuals found to be practicing or 30 contracting without holding the applicable license, 31

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certification, or registration required by law. The system may 1 be Internet-based. 2 3 Section 32. Effective July 1, 2001, section 468.604, 4 Florida Statutes, is amended to read: 5 468.604 Responsibilities of building code 6 administrators, plans examiners, and inspectors .--7 (1) It is the responsibility of the building code 8 administrator or building official to administrate, supervise, 9 direct, enforce, or perform the permitting and inspection of construction, alteration, repair, remodeling, or demolition of 10 structures and the installation of building systems within the 11 12 boundaries of their governmental jurisdiction, when permitting is required, to ensure compliance with the Florida Building 13 14 Code and any applicable local technical amendment to the Florida Building Code building, plumbing, mechanical, 15 electrical, gas fuel, energy conservation, accessibility, and 16 17 other construction codes which are required or adopted by municipal code, county ordinance, or state law. The building 18 19 code administrator or building official shall faithfully perform these responsibilities without interference from any 20 person. These responsibilities include: 21 (a) The review of construction plans to ensure 22 23 compliance with all applicable sections of the code codes. The construction plans must be reviewed before the issuance of any 24 building, system installation, or other construction permit. 25 26 The review of construction plans must be done by the building 27 code administrator or building official or by a person having the appropriate plans examiner license issued under this 28 29 chapter. The inspection of each phase of construction where 30 (b) a building or other construction permit has been issued. The 31 65

building code administrator or building official, or a person 1 having the appropriate building code inspector license issued 2 3 under this chapter, shall inspect the construction or 4 installation to ensure that the work is performed in 5 accordance with applicable sections of the code codes. 6 (2) It is the responsibility of the building code 7 inspector to conduct inspections of construction, alteration, 8 repair, remodeling, or demolition of structures and the 9 installation of building systems, when permitting is required, to ensure compliance with the Florida Building Code and any 10 applicable local technical amendment to the Florida Building 11 12 Code building, plumbing, mechanical, electrical, gas fuel, energy conservation, accessibility, and other construction 13 14 codes required by municipal code, county ordinance, or state law. Each building code inspector must be licensed in the 15 appropriate category as defined in s. 468.603. The building 16 code inspector's responsibilities must be performed under the 17 direction of the building code administrator or building 18 19 official without interference from any unlicensed person. 20 (3) It is the responsibility of the plans examiner to 21 conduct review of construction plans submitted in the permit 22 application to assure compliance with the Florida Building Code and any applicable local technical amendment to the 23 Florida Building Code all applicable codes required by 24 25 municipal code, county ordinance, or state law. The review of 26 construction plans must be done by the building code 27 administrator or building official or by a person licensed in 28 the appropriate plans examiner category as defined in s. 29 468.603. The plans examiner's responsibilities must be 30 performed under the supervision and authority of the building 31

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code administrator or building official without interference 1 from any unlicensed person. 2 3 Section 33. Section 468.607, Florida Statutes, is 4 amended to read: 5 468.607 Certification of building code administration 6 and inspection personnel.--The board shall issue a certificate 7 to any individual whom the board determines to be qualified, 8 within such class and level as provided in this part and with 9 such limitations as the board may place upon it. No person 10 may be employed by a state agency or local governmental authority to perform the duties of a building code 11 12 administrator, plans examiner, or inspector after October 1, 1993, without possessing the proper valid certificate issued 13 14 in accordance with the provisions of this part. Any person who 15 acts as an inspector and plan examiner under s. 235.26 while conducting activities authorized by certification under that 16 17 section is certified to continue to conduct inspections for a local enforcement agency until the person's UBCI certification 18 19 expires, after which time such person must possess the proper 20 valid certificate issued in accordance with this part. 21 Section 34. Subsections (2) and (3) of section 468.609, Florida Statutes, are amended, and paragraph (e) is 22 added to subsection (6) of said section, to read: 23 468.609 Administration of this part; standards for 24 25 certification; additional categories of certification.--26 (2) A person may shall be entitled to take the 27 examination for certification as an inspector or plans 28 examiner pursuant to this part if the person: 29 (a) Is at least 18 years of age. + (b) Is of good moral character. ; and 30 31 67

1 (c) Meets eligibility requirements according to one of 2 the following criteria:

3 1. Demonstrates 5 years' combined experience in the 4 field of construction or a related field, building inspection, 5 or plans review corresponding to the certification category 6 sought;

7 2. Demonstrates a combination of postsecondary
8 education in the field of construction or a related field and
9 experience which totals 4 years, with at least 1 year of such
10 total being experience in construction, building inspection,
11 or plans review;

3. Demonstrates a combination of technical education in the field of construction or a related field and experience which totals 4 years, with at least 1 year of such total being experience in construction, building inspection, or plans review; or

4. Currently holds a standard certificate as issued by the board and satisfactorily completes an inspector or plans examiner training program of not less than 200 hours in the certification category sought. The board shall establish by rule criteria for the development and implementation of the training programs.

23 After the Building Code Training Program is (d) 24 established under s. 553.841, demonstrates successful completion of the core curriculum and specialized or advanced 25 26 module coursework approved by the Florida Building Commission, 27 as part of the Building Code Training Program established pursuant to s. 553.841, appropriate to the licensing category 28 29 sought or, pursuant to authorization by the certifying authority, provides proof of completion of such curriculum or 30 coursework within 6 months after such certification. 31

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1 (3) A person may shall be entitled to take the 2 examination for certification as a building code administrator 3 pursuant to this part if the person: 4 (a) Is at least 18 years of age. + 5 (b) Is of good moral character. ; and 6 (c) Meets eligibility requirements according to one of 7 the following criteria: 8 1. Demonstrates 10 years' combined experience as an 9 architect, engineer, plans examiner, building code inspector, registered or certified contractor, or construction 10 11 superintendent, with at least 5 years of such experience in 12 supervisory positions; or 2. Demonstrates a combination of postsecondary 13 education in the field of construction or related field, no 14 more than 5 years of which may be applied, and experience as 15 16 an architect, engineer, plans examiner, building code inspector, registered or certified contractor, or construction 17 superintendent which totals 10 years, with at least 5 years of 18 19 such total being experience in supervisory positions. 20 (d) After the Building Code Training Program is 21 established under s. 553.841, demonstrates successful 22 completion of the core curriculum and specialized or advanced module coursework approved by the Florida Building Commission, 23 as part of the Building Code Training Program established 24 25 pursuant to s. 553.841, appropriate to the licensing category 26 sought or, pursuant to authorization by the certifying 27 authority, provides proof of completion of such curriculum or 28 coursework within 6 months after such certification. 29 (6) 30 (e) By January 1, 2001, individuals who were employed by an educational board as building code administrators, plans 31 69

examiners, or inspectors, who are not eligible for a standard 1 2 certificate but who wish to continue in such employment, shall 3 submit to the board the appropriate application and 4 certification fees and shall receive a limited certificate 5 qualifying such individuals to engage in building code 6 administration, plans examination, or inspection in the class, 7 at the performance level, and within the governmental 8 jurisdiction in which such person is employed. 9 Section 35. Section 468.617, Florida Statutes, is amended to read: 10 468.617 Joint inspection department; other 11 12 arrangements.--(1) Nothing in this part shall prohibit any local 13 14 jurisdiction, school board, community college board, state university, or state agency from entering into and carrying 15 out contracts with any other local jurisdiction or educational 16 17 board under which the parties agree to create and support a joint inspection department for conforming to the provisions 18 19 of this part. In lieu of a joint inspection department, any local jurisdiction may designate an inspector from another 20 local jurisdiction to serve as an inspector for the purposes 21 22 of this part. 23 (2) Nothing in this part shall prohibit local governments, school boards, community college boards, state 24 universities, or state agencies from contracting with persons 25 26 certified pursuant to this part to perform inspections or plan 27 reviews. An individual or entity may not inspect or examine plans on projects in which the individual or entity designed 28 29 or permitted the projects. (3) Nothing in this part shall prohibit any county or 30 municipal government, school board, community college board, 31 70

state university, or state agency from entering into any 1 contract with any person or entity for the provision of 2 services regulated under this part, and notwithstanding any 3 4 other statutory provision, such county or municipal 5 governments may enter into contracts. 6 Section 36. Effective July 1, 2001, paragraph (d) of 7 subsection (1) of section 469.002, Florida Statutes, is 8 amended to read: 469.002 Exemptions.--9 (1) This chapter does not apply to: 10 Moving, removal, or disposal of 11 (d) 12 asbestos-containing materials on a residential building where the owner occupies the building, the building is not for sale 13 14 or lease, and the work is performed according to the owner-builder limitations provided in this paragraph. To 15 qualify for exemption under this paragraph, an owner must 16 17 personally appear and sign the building permit application. The permitting agency shall provide the person with a 18 19 disclosure statement as provided in chapter 1 of the Florida 20 Building Code. in substantially the following form: 21 22 Disclosure Statement 23 24 State law requires asbestos abatement to be done by 25 licensed contractors. You have applied for a permit under an 26 exemption to that law. The exemption allows you, as the owner 27 of your property, to act as your own asbestos abatement contractor even though you do not have a license. You must 28 29 supervise the construction yourself. You may move, remove, or dispose of asbestos-containing materials on a residential 30 building where you occupy the building and the building is not 31 71

for sale or lease, or the building is a farm outbuilding on 1 your property. If you sell or lease such building within 1 2 3 year after the asbestos abatement is complete, the law will 4 presume that you intended to sell or lease the property at the 5 time the work was done, which is a violation of this 6 exemption. You may not hire an unlicensed person as your 7 contractor. Your work must be done according to all local, 8 state, and federal laws and regulations which apply to 9 asbestos abatement projects. It is your responsibility to make 10 sure that people employed by you have licenses required by state law and by county or municipal licensing ordinances. 11 Section 37. Subsection (7) is added to section 12 471.015, Florida Statutes, to read: 13 471.015 Licensure.--14 15 (7) The board shall, by rule, establish qualifications for certification of licensees as special inspectors of 16 17 threshold buildings, as defined in ss. 553.71 and 553.79, and shall compile a list of persons who are certified. A special 18 19 inspector is not required to meet standards for certification 20 other than those established by the board, and the fee owner 21 of a threshold building may not be prohibited from selecting any person certified by the board to be a special inspector. 22 23 The board shall develop minimum qualifications for the qualified representative of the special inspector who is 24 25 authorized to perform inspections of threshold buildings on 26 behalf of the special inspector under s. 553.79. Section 38. Subsection (7) is added to section 27 481.213, Florida Statutes, to read: 28 29 481.213 Licensure.--30 (7) For persons whose licensure requires satisfaction of the requirements of ss. 481.209 and 481.211, the board 31 72

shall, by rule, establish qualifications for certification of 1 2 such persons as special inspectors of threshold buildings, as 3 defined in ss. 553.71 and 553.79, and shall compile a list of persons who are certified. A special inspector is not required 4 5 to meet standards for certification other than those 6 established by the board, and the fee owner of a threshold 7 building may not be prohibited from selecting any person 8 certified by the board to be a special inspector. The board 9 shall develop minimum qualifications for the qualified representative of the special inspector who is authorized 10 under s. 553.79 to perform inspections of threshold buildings 11 12 on behalf of the special inspector. Section 39. Effective July 1, 2001, subsection (19) of 13 14 section 489.103, Florida Statutes, is amended to read: 15 489.103 Exemptions.--This part does not apply to: (19) The sale, delivery, assembly, or tie-down of 16 17 prefabricated portable sheds that are not more than 250 square feet in interior size and are not intended for use as a 18 19 residence or as living quarters. This exemption may not be 20 construed to interfere with the Florida Building Code or any applicable local technical amendment to the Florida Building 21 Code local building codes, local licensure requirements, or 22 23 other local ordinance provisions. Section 40. Effective July 1, 2001, subsection (3) of 24 25 section 489.109, Florida Statutes, is amended to read: 26 489.109 Fees.--(3) In addition to the fees provided in subsection (1) 27 for application and renewal for certification and 28 29 registration, all certificateholders and registrants must pay a fee of \$4 to the department at the time of application or 30 renewal. The funds must be transferred at the end of each 31 73

licensing period to the Department of Community Affairs 1 Education to fund projects relating to the building 2 3 construction industry or continuing education programs offered 4 to persons engaged in the building construction industry in 5 Florida, to be selected by the Florida Building Commission. 6 The board shall, at the time the funds are transferred, advise 7 the Department of Community Affairs Education on the most 8 needed areas of research or continuing education based on 9 significant changes in the industry's practices or on changes in the state building code or on the most common types of 10 consumer complaints or on problems costing the state or local 11 12 governmental entities substantial waste. The board's advice is not binding on the Department of Community Affairs Education. 13 14 The Department of Education must allocate 50 percent of the 15 funds to a graduate program in building construction in a Florida university and 50 percent of the funds to all 16 17 accredited private and state universities and community colleges within the state offering approved courses in 18 19 building construction, with each university or college 20 receiving a pro rata share of such funds based upon the number of full-time building construction students enrolled at the 21 institution. The Department of Community Affairs Education 22 shall ensure the distribution of research reports and the 23 availability of continuing education programs to all segments 24 of the building construction industry to which they relate. 25 26 The Department of Community Affairs Education shall report to 27 the board in October of each year, summarizing the allocation of the funds by institution and summarizing the new projects 28 29 funded and the status of previously funded projects. Section 41. Paragraph (b) of subsection (4) of section 30 489.115, Florida Statutes, is amended to read: 31

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489.115 Certification and registration; endorsement; 1 2 reciprocity; renewals; continuing education .--3 (4) 4 (b)1. Each certificateholder or registrant shall provide proof, in a form established by rule of the board, 5 6 that the certificateholder or registrant has completed at 7 least 14 classroom hours of at least 50 minutes each of 8 continuing education courses during each biennium since the 9 issuance or renewal of the certificate or registration. The board shall establish by rule that a portion of the required 10 14 hours must deal with the subject of workers' compensation, 11 12 business practices, and workplace safety. The board shall by rule establish criteria for the approval of continuing 13 14 education courses and providers, including requirements 15 relating to the content of courses and standards for approval of providers, and may by rule establish criteria for accepting 16 17 alternative nonclassroom continuing education on an hour-for-hour basis. The board shall prescribe by rule the 18 19 continuing education, if any, which is required during the first biennium of initial licensure. A person who has been 20 21 licensed for less than an entire biennium must not be required to complete the full 14 hours of continuing education. 22 23 2. In addition, the board may approve specialized continuing education courses on compliance with the wind 24 resistance provisions for one and two family dwellings 25 26 contained in the State Minimum Building Codes and any alternate methodologies for providing such wind resistance 27 which have been approved for use by the Florida Building 28 29 Commission Board of Building Codes and Standards. Division I certificateholders or registrants who demonstrate proficiency 30 upon completion of such specialized courses may certify plans 31 75

and specifications for one and two family dwellings to be in 1 2 compliance with the code or alternate methodologies, as appropriate, except for dwellings located in floodways or 3 4 coastal hazard areas as defined in ss. 60.3D and E of the 5 National Flood Insurance Program. 3. Each certificateholder or registrant shall provide 6 7 to the board proof of completion of the core curriculum 8 courses, or passing the equivalency test of the Building Code 9 Training Program established under s. 553.841, specific to the licensing category sought, within 2 years after commencement 10 of the program or of initial certification or registration, 11 12 whichever is later. Classroom hours spent taking core curriculum courses shall count toward the number required for 13 14 renewal of certificates or registration. A certificateholder 15 or registrant who passes the equivalency test in lieu of taking the core curriculum courses shall receive full credit 16 17 for core curriculum course hours. 18 Section 42. Section 21 of chapter 98-287, Laws of 19 Florida, is amended to read:

20 Section 21. Effective <u>July</u> January 1, 2001, paragraph 21 (b) of subsection (4) of section 489.115, Florida Statutes, as 22 amended by this act, is amended to read:

23 489.115 Certification and registration; endorsement;24 reciprocity; renewals; continuing education.--

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(4)

(b)1. Each certificateholder or registrant shall provide proof, in a form established by rule of the board, that the certificateholder or registrant has completed at least 14 classroom hours of at least 50 minutes each of continuing education courses during each biennium since the issuance or renewal of the certificate or registration. The

board shall establish by rule that a portion of the required 1 14 hours must deal with the subject of workers' compensation 2 3 and workplace safety. The board shall by rule establish 4 criteria for the approval of continuing education courses and 5 providers, including requirements relating to the content of courses and standards for approval of providers, and may by 6 7 rule establish criteria for accepting alternative nonclassroom 8 continuing education on an hour-for-hour basis.

9 2. In addition, the board may approve specialized continuing education courses on compliance with the wind 10 resistance provisions for one and two family dwellings 11 12 contained in the Florida State Minimum Building Code Codes and any alternate methodologies for providing such wind resistance 13 14 which have been approved for use by the Florida Board of Building Commission Codes and Standards. Division I 15 certificateholders or registrants who demonstrate proficiency 16 17 upon completion of such specialized courses may certify plans 18 and specifications for one and two family dwellings to be in 19 compliance with the code or alternate methodologies, as appropriate, except for dwellings located in floodways or 20 21 coastal hazard areas as defined in ss. 60.3D and E of the National Flood Insurance Program. 22

23 3. Each certificateholder or registrant shall provide to the board proof of completion of the core curriculum 24 courses, or passing the equivalency test of the Building Code 25 26 Training Program established under s. 553.841, specific to the 27 licensing category sought, within 2 years after commencement of the program or of initial certification or registration, 28 29 whichever is later. Classroom hours spent taking core curriculum courses shall count toward the number required for 30 renewal of certificates or registration. A certificateholder 31

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or registrant who passes the equivalency test in lieu of 1 2 taking the core curriculum courses shall receive full credit 3 for core curriculum course hours. 4 4. The board shall require, by rule adopted pursuant 5 to ss. 120.536(1) and 120.54, a specified number of hours in 6 specialized or advanced module courses, approved by the 7 Florida Building Commission, on any portion of the Florida 8 Building Code, adopted pursuant to part VII of chapter 553, relating to the contractor's respective discipline. 9 Section 43. Section 497.255, Florida Statutes, is 10 amended to read: 11 12 497.255 Standards for construction and significant alteration or renovation of mausoleums and columbaria .--13 14 (1) All newly constructed and significantly altered or renovated mausoleums and columbaria must, in addition to 15 complying with applicable building codes, conform to the 16 17 standards adopted under this section. 18 (2) The board shall adopt, by no later than July 1, 19 1999, rules establishing minimum standards for all newly constructed and significantly altered or renovated mausoleums 20 and columbaria; however, in the case of significant 21 alterations or renovations to existing structures, the rules 22 23 shall apply only, when physically feasible, to the newly altered or renovated portion of such structures, except as 24 specified in subsection (4). In developing and promulgating 25 said rules, the board may define different classes of 26 structures or construction standards, and may provide for 27 different rules to apply to each of said classes, if the 28 29 designation of classes and the application of different rules is in the public interest and is supported by findings by the 30 board based on evidence of industry practices, economic and 31

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physical feasibility, location, or intended uses; provided, 1 that the rules shall provide minimum standards applicable to 2 3 all construction. For example, and without limiting the 4 generality of the foregoing, the board may determine that a 5 small single-story ground level mausoleum does not require the 6 same level of construction standards that a large multistory 7 mausoleum might require; or that a mausoleum located in a 8 low-lying area subject to frequent flooding or hurricane 9 threats might require different standards than one located on high ground in an area not subject to frequent severe weather 10 The board shall develop the rules in cooperation 11 threats. 12 with, and with technical assistance from, the Florida Board of Building Commission Codes and Standards of the Department of 13 14 Community Affairs, to ensure that the rules are in the proper 15 form and content to be included as part of the State Minimum Building Codes under part VII of chapter 553. If the Florida 16 17 Board of Building Commission Codes and Standards advises that 18 some of the standards proposed by the board are not 19 appropriate for inclusion in such building codes, the board may choose to include those standards in a distinct chapter of 20 its rules entitled "Non-Building-Code Standards for 21 Mausoleums" or "Additional Standards for Mausoleums," or other 22 terminology to that effect. If the board elects to divide the 23 standards into two or more chapters, all such rules shall be 24 binding on licensees and others subject to the jurisdiction of 25 26 the board, but only the chapter containing provisions appropriate for building codes shall be transmitted to the 27 Florida Board of Building Commission Codes and Standards 28 29 pursuant to subsection (3). Such rules may be in the form of standards for design and construction; methods, materials, and 30 31

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specifications for construction; or other mechanisms. Such 1 rules shall encompass, at a minimum, the following standards: 2 3 (a) No structure may be built or significantly altered 4 for use for interment, entombment, or inurnment purposes 5 unless constructed of such material and workmanship as will 6 ensure its durability and permanence, as well as the safety, 7 convenience, comfort, and health of the community in which it 8 is located, as dictated and determined at the time by modern 9 mausoleum construction and engineering science. (b) Such structure must be so arranged that the 10 exterior of any vault, niche, or crypt may be readily examined 11 12 at any time by any person authorized by law to do so. (c) Such structure must contain adequate provision for 13 14 drainage and ventilation. (d) Such structure must be of fire-resistant 15 construction. Notwithstanding the requirements of s. 553.895 16 17 and chapter 633, any mausoleum or columbarium constructed of noncombustible materials, as defined in the Standard Building 18 19 Code, shall not require a sprinkler system. (e) Such structure must be resistant to hurricane and 20

21 other storm damage to the highest degree provided under 22 applicable building codes for buildings of that class.

23 (f) Suitable provisions must be made for securely and permanently sealing each crypt with durable materials after 24 the interment or entombment of human remains, so that no 25 26 effluvia or odors may escape therefrom except as provided by 27 design and sanitary engineering standards. Panels for permanent seals must be solid and constructed of materials of 28 29 sufficient weight, permanence, density, imperviousness, and strength as to ensure their durability and continued 30 functioning. Permanent crypt sealing panels must be securely 31

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1 installed and set in with high quality fire-resistant,
2 resilient, and durable materials after the interment or
3 entombment of human remains. The outer or exposed covering of
4 each crypt must be of a durable, permanent, fire-resistant
5 material; however, plastic, fiberglass, and wood are not
6 acceptable materials for such outer or exposed coverings.

7 (g) Interior and exterior fastenings for hangers, 8 clips, doors, and other objects must be of copper, copper-base 9 alloy, aluminum, or stainless steel of adequate gauges, or 10 other materials established by rule which provide equivalent 11 or better strength and durability, and must be properly 12 installed.

(3) The board shall transmit the rules as adopted 13 14 under subsection (2), hereinafter referred to as the "mausoleum standards," to the Florida Board of Building 15 Commission Codes and Standards, which shall initiate 16 rulemaking under chapter 120 to consider such mausoleum 17 standards. If such mausoleum standards are not deemed 18 19 acceptable, they shall be returned by the Florida Board of Building Commission Codes and Standards to the board with 20 21 details of changes needed to make them acceptable. If such mausoleum standards are acceptable, the Florida Board of 22 Building Commission Codes and Standards shall adopt a rule 23 designating the mausoleum standards as an approved revision to 24 the State Minimum Building Codes under part VII of chapter 25 26 553. When so designated by the Florida Board of Building Commission Codes and Standards, such mausoleum standards shall 27 become a required element of the State Minimum Building Codes 28 29 under s. 553.73(2) and shall be transmitted to each local enforcement agency, as defined in s. 553.71(5). Such local 30 enforcement agency shall consider and inspect for compliance 31

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with such mausoleum standards as if they were part of the 1 2 local building code, but shall have no continuing duty to 3 inspect after final approval of the construction pursuant to 4 the local building code. Any further amendments to the 5 mausoleum standards shall be accomplished by the same 6 procedure. Such designated mausoleum standards, as from time 7 to time amended, shall be a part of the State Minimum Building 8 Codes under s. 553.73 until the adoption and effective date of 9 a new statewide uniform minimum building code, which may supersede the mausoleum standards as provided by the law 10 enacting the new statewide uniform minimum building code. 11 12 (4) In addition to the rules adopted under subsection (2), the board shall adopt rules providing that following all 13 14 interments, inurnments, and entombments in mausoleums and columbaria occurring after the effective date of such rules, 15 whether newly constructed or existing, suitable provision must 16 17 be made, when physically feasible, for sealing each crypt in 18 accordance with standards promulgated pursuant to paragraph 19 (2)(f). 20 (5) For purposes of this section, "significant alteration or renovation" means any addition, renovation, or 21 22 repair which results in the creation of new crypt or niche 23 spaces. Section 44. Effective July 1, 2001, subsection (8) is 24 25 added to section 500.09, Florida Statutes, to read: 26 500.09 Rulemaking; analytical work.--27 The department may adopt rules necessary for the (8) 28 sanitary manufacture, processing, or handling of food, except for those governing the design, construction, erection, 29 alteration, modification, repair, or demolition of any 30 building, structure, or facility wherein food products are 31 82

manufactured, processed, handled, stored, sold, or 1 2 distributed. It is the intent of the Legislature to preempt 3 those functions to the Florida Building Commission through 4 adoption and maintenance of the Florida Building Code. The 5 department shall provide technical assistance to the 6 commission in updating the construction standards of the 7 Florida Building Code which relate to food safety. However, 8 the department is authorized to enforce the provisions of the 9 Florida Building Code which apply to food establishments in conducting any inspections authorized by this chapter. 10 Section 45. Effective July 1, 2001, subsections (7) 11 12 and (8) are added to section 500.12, Florida Statutes, to 13 read: 14 500.12 Food permits; building permits.--15 (7) In conducting any preoperational or other inspection, the department may enforce provisions of the 16 17 Florida Building Code relating to food establishments. (8) Any person who, after October 1, 2000, applies for 18 19 or renews a local occupational license to engage in business 20 as a food establishment must exhibit a current food permit or an active letter of exemption from the department before the 21 local occupational license may be issued or renewed. 22 23 Section 46. Effective July 1, 2001, subsection (1) of section 500.147, Florida Statutes, is amended to read: 24 500.147 Inspection of food establishments and 25 26 vehicles; food safety pilot program. --(1) The department or its duly authorized agent shall 27 have free access at all reasonable hours to any food 28 29 establishment or any vehicle being used to transport or hold food in commerce for the purpose of inspecting such 30 establishment or vehicle to determine if any provision of this 31 83

chapter or any rule adopted under the chapter is being 1 violated; to secure a sample or a specimen of any food after 2 paying or offering to pay for such sample; or to see that all 3 4 sanitary rules adopted by the department are complied with; or 5 to enforce the special-occupancy provisions of the Florida 6 Building Code which apply to food establishments. 7 Section 47. Effective July 1, 2001, paragraph (d) of 8 subsection (2) and subsection (7) of section 509.032, Florida 9 Statutes, are amended to read: 509.032 Duties.--10 (2) INSPECTION OF PREMISES.--11 12 (d) The division shall adopt and enforce sanitation rules consistent with law to ensure the protection of the 13 14 public from food-borne illness in those establishments licensed under this chapter. These rules shall provide the 15 standards and requirements for obtaining, storing, preparing, 16 17 processing, serving, or displaying food in public food service establishments, approving public food service establishment 18 19 facility plans, conducting necessary public food service establishment inspections for compliance with sanitation 20 regulations, cooperating and coordinating with the Department 21 22 of Health in epidemiological investigations, and initiating enforcement actions, and for other such responsibilities 23 deemed necessary by the division. The division may not 24 establish by rule any regulation governing the design, 25 26 construction, erection, alteration, modification, repair, or 27 demolition of any public lodging or public food service 28 establishment. It is the intent of the Legislature to preempt 29 that function to the Florida Building Commission and the State Fire Marshal through adoption and maintenance of the Florida 30 Building Code and the Florida Fire Prevention Code. The 31 84

division shall provide technical assistance to the commission 1 2 and the State Fire Marshal in updating the construction 3 standards of the Florida Building Code and the Florida Fire 4 Prevention Code which govern public lodging and public food 5 service establishments. Further, the division shall enforce 6 the provisions of the Florida Building Code and the Florida 7 Fire Prevention Code which apply to public lodging and public 8 food service establishments in conducting any inspections 9 authorized by this part. (7) PREEMPTION AUTHORITY.--The regulation and 10 inspection of public lodging establishments and public food 11 service establishments, the inspection of public lodging 12 13 establishments and public food service establishments for 14 compliance with the sanitation standards adopted under this 15 section, and the regulation of food safety protection 16 standards for required training and testing of food service 17 establishment personnel are preempted to the state. This subsection does not preempt the authority of a local 18 19 government or local enforcement district to conduct 20 inspections of public lodging and public food service establishments for compliance with the Florida Building Code 21 and the Florida Fire Prevention Code, pursuant to ss. 553.80 22 23 and 633.022. Section 48. Effective July 1, 2001, subsection (1) of 24 section 509.221, Florida Statutes, is amended to read: 25 509.221 Sanitary regulations.--26 (1) Each public lodging establishment and each public 27 28 food service establishment shall be supplied with potable 29 water and shall provide adequate sanitary facilities for the

30 accommodation of its employees and guests. Such facilities may 31 include, but are not limited to, showers, handwash basins,

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toilets, and bidets. Such sanitary facilities shall be 1 connected to approved plumbing. Such plumbing shall be sized, 2 3 installed, and maintained in accordance with the Florida 4 Building Code applicable state and local plumbing codes. 5 Wastewater or sewage shall be properly treated onsite or discharged into an approved sewage collection and treatment б 7 system. 8 Section 49. Effective July 1, 2001, section 514.021, 9 Florida Statutes, is amended to read: 514.021 Department authorization.--10 (1) The department is authorized to adopt and enforce 11 12 rules to protect the health, safety, or welfare of persons using public swimming pools and bathing places. 13 The 14 department shall review and revise such rules as necessary, 15 but not less than biannually. Sanitation and safety standards shall include, but not be limited to, matters relating to 16 17 structure; appurtenances; operation; source of water supply; bacteriological, chemical, and physical quality of water in 18 19 the pool or bathing area; method of water purification, treatment, and disinfection; lifesaving apparatus; measures to 20 ensure safety of bathers; and measures to ensure the personal 21 cleanliness of bathers. 22 23 The department may not establish by rule any (2) regulation governing the design, alteration, modification, or 24 repair of public swimming pools and bathing places which has 25 26 no impact on the health, safety, and welfare of persons using 27 public swimming pools and bathing places. Further, the department may not adopt by rule any regulation governing the 28 29 construction, erection, or demolition of public swimming pools and bathing places. It is the intent of the Legislature to 30 preempt those functions to the Florida Building Commission 31 86

through adoption and maintenance of the Florida Building Code. 1 2 The department shall provide technical assistance to the 3 commission in updating the construction standards of the 4 Florida Building Code which govern public swimming pools and 5 bathing places. Further, the department is authorized to 6 conduct plan reviews, to issue approvals, and to enforce the 7 special-occupancy provisions of the Florida Building Code 8 which apply to public swimming pools and bathing places in 9 conducting any inspections authorized by this chapter. This subsection does not abrogate the authority of the department 10 to adopt and enforce appropriate sanitary regulations and 11 12 requirements as authorized in subsection (1). Section 50. Effective July 1, 2001, section 514.03, 13 14 Florida Statutes, is amended to read: 514.03 Construction plans approval necessary to 15 construct, develop, or modify public swimming pools or bathing 16 17 places.--It is unlawful for any person or public body to 18 construct, develop, or modify any public swimming pool or 19 bathing place without a valid construction plans approval from 20 the department. This section does not preempt the authority of 21 local governments or local enforcement districts to conduct plan reviews and inspections of public swimming pools and 22 23 bathing places for compliance with the general construction standards of the Florida Building Code, pursuant to s. 553.80. 24 (1) Any person or public body desiring to construct, 25 26 develop, or modify any public swimming pool or bathing place 27 shall file an application for a construction plans approval with the department on application forms provided by the 28 29 department and shall accompany such application with: 30 31 87 CODING: Words stricken are deletions; words underlined are additions.

Engineering drawings, specifications, 1 (a) 2 descriptions, and detailed maps of the structure, its 3 appurtenances, and its intended operation. 4 (b) A description of the source or sources of water 5 supply and amount and quality of water available and intended 6 to be used. 7 (c) A description of the method and manner of water purification, treatment, disinfection, and heating. 8 9 (d) Other applicable information deemed necessary by the department to fulfill the requirements of this chapter. 10 If the proposed construction of, development of, 11 (2) 12 or modification of a public swimming pool or bathing place meets standards of public health and safety as defined in this 13 14 chapter and rules adopted hereunder, the department shall 15 grant the application for the construction plans approval within 30 days after receipt of a complete submittal. If 16 17 engineering plans submitted are in substantial compliance with 18 the standards aforementioned, the department may approve the 19 plans with provisions for corrective action to be completed prior to issuance of the operating permit. 20 21 (3) If the proposed construction, development, or 22 modification of a public swimming pool or bathing place fails 23 to meet standards of public health and safety as defined in this chapter and rules adopted hereunder, the department shall 24 deny the application for construction plans approval pursuant 25 26 to the provisions of chapter 120. Such denial shall be issued 27 in writing within 30 days and shall list the circumstances for denial. Upon correction of such circumstances, an applicant 28 29 previously denied permission to construct, develop, or modify a public swimming pool or bathing place may reapply for 30 construction plans approval. 31

(4) An approval of construction plans issued by the 1 2 department under this section becomes void 1 year after the 3 date the approval was issued if the construction is not 4 commenced within 1 year after the date of issuance. 5 Section 51. Subsection (1) of section 553.06, Florida 6 Statutes, is amended to read: 7 553.06 State Plumbing Code. --8 (1) The Florida Building Commission shall, in 9 accordance with the provisions of chapter 120 and ss. 553.70-553.895, adopt the Standard Plumbing Code, 1994 10 edition, as adopted at the October 1993 annual meeting of the 11 12 Southern Building Code Congress International, as the State Plumbing Code which shall be the minimum requirements 13 14 statewide for all installations, repairs, and alterations to plumbing. The commission board may, in accordance with the 15 requirements of chapter 120, adopt all or parts of updated or 16 17 revised editions of the State Plumbing Code to keep abreast of latest technological advances in plumbing and installation 18 19 techniques. Local governments which have adopted the South Florida, One and Two Family Dwelling or EPCOT Plumbing Codes 20 may continue their use provided the requirements contained 21 therein meet or exceed the requirements of the State Plumbing 22 23 Code. Provided, however, nothing in this section shall alter or diminish the authority of the Department of Business and 24 Professional Regulation to conduct plan reviews, issue 25 26 variances, and adopt rules regarding sanitary facilities in public lodging and public food service establishments pursuant 27 to chapter 509, providing that such actions do not conflict 28 29 with the requirements for public restrooms in s. 553.141. Section 52. Effective July 1, 2001, section 553.141, 30 Florida Statutes, is amended to read: 31

1 553.141 Public restrooms; ratio of facilities for men 2 and women; application; incorporation into the Florida 3 Building Code rules.--The Florida Building Commission shall 4 incorporate into the Florida Building Code, to be adopted by 5 rule pursuant to s. 553.73(1), a ratio of public restroom 6 facilities for men and women which must be provided in all 7 buildings that are newly constructed after September 30, 1992, 8 and that have restrooms open to the public. 9 (1) A building that is newly constructed after September 30, 1992, and that is a publicly owned building or a 10 11 privately owned building that has restrooms open to the public 12 must have a ratio of 3 to 2 water closets provided for women as the combined total of water closets and urinals provided 13 14 for men, unless there are two or fewer fixtures for men. 15 (2) As used in this section, the term "newly 16 constructed" means new construction, building, alteration, 17 rehabilitation, or repair that equals or exceeds 50 percent of 18 the replacement value existing on October 1, 1992, unless the 19 same was under design or construction, or under construction 20 contract before October 1, 1992. 21 (3) This section does not apply to establishments 22 licensed under chapter 509 if the establishment does not provide meeting or banquet rooms which accommodate more than 23 150 persons and the establishment has at least the same number 24 25 of water closets for women as the combined total of water 26 closets and urinals for men. 27 (4) The Board of Building Codes and Standards shall adopt rules to administer this section, pursuant to chapter 28 29 120. 30 31 90 CODING: Words stricken are deletions; words underlined are additions.

1 Section 53. The Division of Statutory Revision is 2 requested to change the title of part IV of chapter 553, 3 Florida Statutes, to "MANUFACTURED BUILDINGS." 4 Section 54. Effective July 1, 2001, section 553.355, 5 Florida Statutes, is created to read: 6 553.355 Minimum construction requirements 7 established.--The Florida Building Code and the Florida Fire 8 Prevention and Lifesafety Codes shall be the minimum 9 construction requirements governing the manufacture, design, construction, erection, alteration, modification, repair, and 10 demolition of manufactured buildings. 11 Section 55. Subsections (5) and (11) of section 12 553.36, Florida Statutes, are amended, present subsections 13 14 (13) and (14) of said section are redesignated as subsections 15 (14) and (15), respectively, and a new subsection (13) is added to said section, to read: 16 553.36 Definitions.--The definitions contained in this 17 18 section govern the construction of this part unless the 19 context otherwise requires. 20 (5) "Component" means any assembly, subassembly, or combination of parts for use as a part of a building, which 21 may include structural, electrical, mechanical, and fire 22 23 protection systems and other systems affecting health and 24 safety. Components that incorporate elements of a building subject to the product approval system adopted under s. 25 26 553.842 are subject to approval in accordance with the product 27 approval system upon implementation thereof and are not subject to the rules adopted under this part. Components to 28 29 which the rules adopted under this part apply are limited to 30 three-dimensional systems for use as part of a building. 31 91

| 1 | (11) "Manufactured building" means a closed structure, |
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| 2 | building assembly, or system of subassemblies, which may |
| 3 | include structural, electrical, plumbing, heating, |
| 4 | ventilating, or other service systems manufactured in |
| 5 | manufacturing facilities for installation or erection , with or |
| 6 | without other specified components, as a finished building or |
| 7 | as part of a finished building, which shall include, but not |
| 8 | be limited to, residential, commercial, institutional, |
| 9 | storage, and industrial structures. The term includes |
| 10 | buildings not intended for human habitation such as lawn |
| 11 | storage buildings and storage sheds manufactured and assembled |
| 12 | offsite by a manufacturer certified in conformance with this |
| 13 | part.This part does not apply to mobile homes. Manufactured |
| 14 | building may also mean, at the option of the manufacturer, any |
| 15 | building of open construction made or assembled in |
| 16 | manufacturing facilities away from the building site for |
| 17 | installation, or assembly and installation, on the building |
| 18 | site. |
| 19 | (13) "Module" means a separately transported |
| 20 | three-dimensional component of a manufactured building which |
| 21 | contains all or a portion of structural systems, electrical |
| 22 | systems, plumbing systems, mechanical systems, fire systems, |
| 23 | and thermal systems. |
| 24 | Section 56. Effective July 1, 2001, subsections (1) |
| 25 | and (2) of section 553.36, Florida Statutes, are amended to |
| 26 | read: |
| 27 | 553.36 DefinitionsThe definitions contained in this |
| 28 | section govern the construction of this part unless the |
| 29 | context otherwise requires. |
| 30 | (1) "Approved" means conforming to the requirements of |
| 31 | the <u>Florida Building Code</u> Department of Community Affairs . |
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"Approved inspection agency" means an organization 1 (2) 2 determined by the department to be especially qualified by 3 reason of facilities, personnel, experience, and demonstrated 4 reliability to investigate, test, and evaluate manufactured 5 building units or systems or the component parts thereof, 6 together with the plans, specifications, and quality control 7 procedures to ensure that such units, systems, or component 8 parts are in full compliance with the Florida Building Code 9 standards adopted by the department pursuant to this part and to label such units complying with those standards. 10 Section 57. Subsections (1), (2), (5), and (8) of 11 12 section 553.37, Florida Statutes, are amended, present subsection (9) of said section is redesignated as subsection 13 14 (11), and new subsections (9) and (10) are added to said section, to read: 15 553.37 Rules; inspections; and insignia.--16 17 (1) The department may enter into contracts and take actions necessary and incidental to the administration of its 18 19 authority under this part. In addition, the department shall 20 adopt rules in accordance with chapter 120 setting 21 requirements for construction or modification of manufactured buildings and building modules, to address: 22 23 (a) Submittal to and approval by the department of manufacturers' drawings and specifications, including any 24 25 amendments. 26 (b) Submittal to and approval by the department of 27 manufacturers' internal quality control procedures and 28 manuals, including any amendments. 29 (c) Procedures and qualifications for approval of 30 third-party plan review and inspection entities and of those 31 who perform inspections and plan reviews. 93

(d) Investigation of consumer complaints of 1 2 noncompliance of manufactured buildings with the requirements 3 for construction or modification of such buildings. 4 (e)(c) Issuance, cancellation, and revocation of any 5 insignia issued by the department and procedures for auditing 6 and accounting for disposition of them. 7 (f) Monitoring the manufacturers', inspection 8 entities', and plan review entities' compliance with this part. Monitoring may include, but is not limited to, 9 performing audits of plans, inspections of manufacturing 10 facilities and observation of the manufacturing and inspection 11 12 process, and onsite inspections of buildings. (g) (d) The performance by the department of any other 13 14 functions required by this part. 15 (2) After the effective date of the rules adopted pursuant to this part, no manufactured building, except as 16 17 provided in subsection(11)(9), may be installed in this state 18 unless it is approved and bears the insignia of approval of 19 the department. Approvals issued by the department under the provisions of the prior part shall be deemed to comply with 20 21 the requirements of this part. (5) Manufactured buildings which have been issued and 22 23 bear the insignia of approval pursuant to this part upon manufacture or first sale shall not require an additional 24 approval or insignia by a local government in which they are 25 26 subsequently sold or installed. Buildings or structures that meet the definition of "open construction" are subject to 27 permitting by the local jurisdiction and are not required to 28 29 bear insignia. (8) The department may delegate its enforcement 30 authority to a state department having building construction 31 94 CODING: Words stricken are deletions; words underlined are additions.

responsibilities or a local government. The department may 1 2 itself shall not inspect manufactured buildings but shall 3 delegate its plan review and inspection authority to a state 4 department having building construction responsibilities, a 5 local government, an approved inspection agency, an approved 6 plan review agency, or an agency of another state. 7 (9) If the department delegates its inspection 8 authority to third-party approved inspection agencies, manufacturers must have one, and only one, inspection agency 9 responsible for inspection of a manufactured building, module, 10 or component at all times. 11 (10) If the department delegates its inspection 12 authority to third-party approved plan review agencies, 13 14 manufacturers must have one, and only one, plan review agency 15 responsible for review of plans of a manufactured building, 16 module, or component at all times. 17 Section 58. Effective July 1, 2001, subsections (1), (2), (3), (4), (6), (7), (9), and (10) of section 553.37, 18 19 Florida Statutes, as amended by this act, are amended to read: 20 553.37 Rules; inspections; and insignia.--21 (1) The Florida Building Commission department may 22 enter into contracts and take actions necessary and incidental 23 to the administration of its authority under this part. In addition, the department shall adopt within the Florida 24 Building Code rules in accordance with chapter 120 setting 25 26 requirements for construction or modification of manufactured 27 buildings and building modules, to address: 28 (a) Submittal to and approval by the department of 29 manufacturers' drawings and specifications, including any 30 amendments. 31 95 CODING: Words stricken are deletions; words underlined are additions.

(b) Submittal to and approval by the department of 1 2 manufacturers' internal quality control procedures and 3 manuals, including any amendments. 4 (c) Procedures and qualifications for approval of 5 third-party plan review and inspection entities and of those 6 who perform inspections and plan review. 7 Investigation of consumer complaints of (d) 8 noncompliance of manufactured buildings with the Florida 9 Building Code and the Florida Fire Prevention Code requirements for construction or modification of such 10 buildings. 11 12 (e) Issuance, cancellation, and revocation of any insignia issued by the department and procedures for auditing 13 14 and accounting for disposition of them. 15 (f) Monitoring the manufacturers', inspection entities', and plan review entities' compliance with this part 16 17 and the Florida Building Code. Monitoring may include, but is 18 not limited to, performing audits of plans, inspections of 19 manufacturing facilities and observation of the manufacturing 20 and inspection process, and onsite inspections of buildings. 21 The performance by the department of any other (g) 22 functions required by this part. 23 (2) After the effective date of the Florida Building Code rules adopted pursuant to this part, no manufactured 24 building, except as provided in subsection (11), may be 25 26 installed in this state unless it is approved and bears the 27 insignia of approval of the department. Approvals issued by the department under the provisions of the prior part shall be 28 29 deemed to comply with the requirements of this part. (3) All manufactured buildings issued and bearing 30 insignia of approval pursuant to subsection (2) shall be 31 96

deemed to comply with the Florida Building Code and are exempt 1 2 from local amendments requirements of all ordinances or rules enacted by any local government which governs construction. 3 4 (4) No manufactured building bearing department 5 insignia of approval pursuant to subsection (2) shall be in 6 any way modified prior to installation, except in conformance 7 with the Florida Building Code rules of the department. 8 (6) If the Florida Building Commission department 9 determines that the standards for construction and inspection of manufactured buildings prescribed by statute or rule of 10 11 another state are at least equal to the Florida Building Code rules prescribed under this part and that such standards are 12 actually enforced by such other state, it may provide by rule 13 14 that the manufactured building which has been inspected and approved by such other state shall be deemed to have been 15 16 approved by the department and shall authorize the affixing of the appropriate insignia of approval. 17 (7) The Florida Building Commission department, by 18 19 rule, shall establish a schedule of fees to pay the cost 20 incurred by the department for the work related to 21 administration and enforcement of this part. 22 If the commission department delegates its (9) 23 inspection authority to third-party approved inspection agencies, manufacturers must have one, and only one, 24 25 inspection agency responsible for inspection of a manufactured 26 building, module, or component at all times. 27 (10) If the commission department delegates its 28 inspection authority to third-party approved plan review 29 agencies, manufacturers must have one, and only one, plan 30 review agency responsible for review of plans of a manufactured building, module, or component at all times. 31 97

Section 59. Effective July 1, 2001, section 553.375, 1 2 Florida Statutes, is created to read: 3 553.375 Recertification of manufactured buildings.--Prior to the relocation, modification, or change 4 5 of occupancy of a manufactured building within the state, the 6 manufacturer, dealer, or owner thereof may apply to the 7 department for recertification of that manufactured building. 8 The department shall, by rule, provide what information the 9 applicant must submit for recertification and for plan review and inspection of such manufactured buildings and shall 10 establish fees for recertification. Upon a determination by 11 12 the department that the manufactured building complies with the applicable building codes, the department shall issue a 13 14 recertification insignia. A manufactured building that bears 15 recertification insignia does not require any additional approval by an enforcement jurisdiction in which the building 16 17 is sold or installed, and is considered to comply with all applicable codes. As an alternative to recertification by the 18 department, the manufacturer, dealer, or owner of a 19 20 manufactured building may seek appropriate permitting and a 21 certificate of occupancy from the local jurisdiction in accordance with procedures generally applicable under the 22 23 Florida Building Code. Section 60. Effective July 1, 2001, section 553.38, 24 25 Florida Statutes, is amended to read: 26 553.38 Application and scope.--(1) The department shall promulgate rules which 27 28 protect the health, safety, and property of the people of this 29 state by assuring that each manufactured building is 30 structurally sound and properly installed on site and that plumbing, heating, electrical, and other systems thereof are 31 98

reasonably safe, and which interpret and make specific the 1 2 provisions of this part. 3 (2) The department shall enforce every provision of the Florida Building Code this part and the rules adopted 4 pursuant hereto, except that local land use and zoning 5 6 requirements, fire zones, building setback requirements, side 7 and rear yard requirements, site development requirements, property line requirements, subdivision control, and onsite 8 9 installation requirements, as well as the review and regulation of architectural and aesthetic requirements, are 10 specifically and entirely reserved to local authorities. Such 11 12 local requirements and rules which may be enacted by local authorities must be reasonable and uniformly applied and 13 14 enforced without any distinction as to whether a building is a conventionally constructed or manufactured building. A local 15 government shall require permit fees only for those 16 17 inspections actually performed by the local government for the 18 installation of a factory-built structure. Such fees shall be 19 equal to the amount charged for similar inspections on conventionally built housing. 20 21 Section 61. Section 553.381, Florida Statutes, is 22 amended to read: 553.381 Manufacturer certification; product liability 23 24 insurance as prerequisite. --25 (1) Before manufacturing buildings to be located 26 within this state or selling manufactured buildings within this state, whichever occurs later, a manufacturer must be 27 28 certified by the department. The department shall certify a manufacturer upon receipt from the manufacturer and approval 29 30 and verification by the department of the following: 31 99

1 (a) The manufacturer's internal quality-control procedures and manuals, including any amendments; 2 3 (b) As a prerequisite to obtaining approval to produce manufactured buildings for sale in the state, the manufacturer 4 5 must submit Evidence that the manufacturer she or he has 6 product liability insurance for the safety and welfare of the 7 public in amounts determined by rule of the department; and-8 (c) The fee established by the department under s. 9 553.37(7). 10 (2) The department may revoke any certification upon the failure of the manufacturer to comply with the 11 12 construction standards adopted under this part or other 13 requirements of this part. 14 (3) Certification of manufacturers under this section shall be for a period of 3 years, subject to renewal by the 15 manufacturer. Upon application for renewal, the manufacturer 16 17 must submit the information described in subsection (1) or a 18 sworn statement that there has been no change in the status or 19 content of that information since the manufacturer's last 20 submittal. Fees for renewal of manufacturers' certification 21 shall be established by the department by rule. 22 Section 62. Effective July 1, 2001, section 553.381, 23 Florida Statutes, as amended by this act, is amended to read: 553.381 Manufacturer certification.--24 (1) Before manufacturing buildings to be located 25 26 within this state or selling manufactured buildings within this state, whichever occurs later, a manufacturer must be 27 certified by the department. The department shall certify a 28 29 manufacturer upon receipt from the manufacturer and approval and verification by the department of the following: 30 31 100

(a) The manufacturer's internal quality-control 1 2 procedures and manuals, including any amendments; 3 Evidence that the manufacturer has product (b) 4 liability insurance for the safety and welfare of the public 5 in amounts determined by rule of the commission department; 6 and 7 (c) The fee established by the commission department 8 under s. 553.37(7). 9 (2) The department may revoke any certification upon the failure of the manufacturer to comply with the Florida 10 Building Code construction standards adopted under this part 11 12 or other requirements of this part. (3) Certification of manufacturers under this section 13 14 shall be for a period of 3 years, subject to renewal by the 15 manufacturer. Upon application for renewal, the manufacturer 16 must submit the information described in subsection (2) or a sworn statement that there has been no change in the status or 17 content of that information since the manufacturer's last 18 19 submittal. Fees for renewal of manufacturers' certification 20 shall be established by the commission department by rule. 21 Section 63. Effective July 1, 2001, section 553.39, Florida Statutes, is amended to read: 22 23 553.39 Injunctive relief.--The department may seek injunctive or other relief from the circuit court of 24 appropriate jurisdiction to compel compliance with the 25 26 requirements of this part or with the Florida Building Code rules issued pursuant thereto or to enjoin the sale, delivery, 27 or installation of a manufactured building, upon an affidavit 28 29 specifying the manner in which the building does not conform to the Florida Building Code or other requirements of this 30 part or to rules issued pursuant thereto. Noncompliance with 31 101

the Florida Building Code or this part or the rules 1 2 promulgated under this part shall be considered prima facie evidence of irreparable damage in any cause of action brought 3 4 under the authority of this part. 5 Section 64. Section 553.41, Florida Statutes, is 6 created to read: 7 553.41 Factory-built school buildings.--8 (1) It is the purpose of this section to provide an 9 alternative procedure for the construction and installation of factory-built school buildings designed or intended for use as 10 school buildings. As used in this section, the term 11 12 "factory-built school building" means any building designed or intended for use as a school building, which is in whole or in 13 14 part, manufactured at an off site facility in compliance with 15 the State Uniform Code for Public Educational Facilities and Department of Education rule, effective on January 5, 2000. 16 17 After July 1, 2001, the Uniform Code for Public Educational Facilities shall be incorporated into the Florida Building 18 19 Code, including specific requirements for Public Educational 20 Facilities and the Department of Education rule, effective on 21 January 5, 2000. For the purpose of this section, factory-built school buildings include prefabricated 22 educational facilities, factory-built educational facilities, 23 and modular built educational facilities, that are designed to 24 be portable, relocatable, demountable, or reconstructible; are 25 26 used primarily as classrooms or the components of an entire 27 school; and do not fall under the provisions of ss. 320.822-320.862. 28 29 (2) A manufacturer of factory-built school buildings 30 shall be subject to the certification and enforcement 31 102

| 1 | requirements in part IV of chapter 553 except as provided in |
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| 2 | this section. |
| 3 | (3) Within 90 days after the effective date of this |
| 4 | section, the department shall adopt by emergency rule |
| 5 | regulations to carry out the provisions of this section. Such |
| 6 | rule shall ensure the safety of design, construction, |
| 7 | accessibility, alterations, and inspections and shall also |
| 8 | prescribe procedures for the plans, specifications, and |
| 9 | methods of construction to be submitted to the department for |
| 10 | approval. |
| 11 | (4) A manufacturer of factory-built school buildings |
| 12 | designed or intended for use as school buildings shall submit |
| 13 | to the department for approval the manufacturer's plans, |
| 14 | specifications, alterations, and methods of construction. The |
| 15 | department is authorized to charge manufacturers a fee which |
| 16 | reflects the actual expenses incurred for the review of such |
| 17 | plans and specifications. |
| 18 | (5) The department, in accordance with the standards |
| 19 | and procedures adopted pursuant to this section and as such |
| 20 | standards and procedures may thereafter be modified, shall |
| 21 | approve or reject such plans, specifications, and methods of |
| 22 | construction. Approval shall not be given unless such plans, |
| 23 | specifications, and methods of construction are in compliance |
| 24 | with the State Uniform Building Code for Public Educational |
| 25 | Facilities and department rule. After July 1, 2001, the |
| 26 | Uniform Code for Public Educational facilities shall be |
| 27 | incorporated into the Florida Building Code, including |
| 28 | specific requirements for public educational facilities and |
| 29 | department rule. |
| 30 | (6) The department may delegate its plans review |
| 31 | authority to a state agency or public or private entity; |
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however, the department shall ensure that any person 1 2 conducting plans reviews is a certified plans examiner, 3 pursuant to part XII of chapter 468. 4 (7) A standard plan approval may be obtained from the 5 department for factory-built school buildings and such 6 department-approved plans shall be accepted by the enforcement 7 agency as approved for the purpose of obtaining a construction 8 permit for the structure itself. 9 (8) Any amendment to the State Uniform Code for Public Educational Facilities, and after July 1, 2001 the Florida 10 Building Code, shall become effective 180 days after the 11 12 amendment is filed with the Secretary of State. 13 Notwithstanding the 180-day delayed effective date, the 14 manufacturer shall submit and obtain a revised approved plan within the 180 days. A revised plan submitted pursuant to 15 this subsection shall be processed as a renewal or revision 16 17 with appropriate fees. A plan submitted after the period of time provided shall be processed as a new application with 18 19 appropriate fees. 20 (9) The school district or community college district 21 for which any factory-built school building is constructed or 22 altered shall provide for periodic inspection of the proposed 23 factory-built school building during each phase of construction or alteration. The inspector shall act under the 24 25 direction of the governing board for employment purposes. 26 (10) The department shall, by rule, develop forms and reporting periods for the architect or structural engineer in 27 28 charge of the supervision of the work of construction in the 29 factory, the inspector on the work, and the manufacturer verifying that based upon personal knowledge, the work during 30 the period covered by the report has been performed, and the 31 104

materials used and installed, in every particular, in 1 accordance with the approved plans and specifications, setting 2 3 forth such detailed statements of facts as required by the 4 department. 5 (11) The department shall develop a unique 6 identification label to be affixed to all newly constructed 7 factory-built school buildings and existing factory-built 8 school buildings which have been brought into compliance with 9 the standards for existing "satisfactory" buildings pursuant to chapter 5 of the Uniform Code for Public Educational 10 Facilities, and after July 1, 2001 the Florida Building Code. 11 12 The department may charge a fee for issuing such labels. Such 13 labels, bearing the department's name and state seal, shall at 14 a minimum, contain: 15 (a) The name of the manufacturer. 16 The standard plan approval number or alteration (b) 17 number. 18 (c) The date of manufacture or alteration. 19 (d) The serial or other identification number. 20 (e) The following designed-for loads: lbs. per square 21 foot live load; lbs. per square foot floor live load; lbs. per 22 square foot horizontal wind load; and lbs. per square foot 23 wind uplift load. 24 (f) The designed-for flood zone usage. The designed-for wind zone usage. 25 (g) 26 (h) The designed-for enhanced hurricane protection 27 zone usage: yes or no. 28 (12) Such identification label shall be permanently 29 affixed by the manufacturer in the case of newly constructed 30 factory-built school buildings, or by the department or its 31 105 CODING: Words stricken are deletions; words underlined are additions.

designee in the case of an existing factory-built building 1 2 altered to comply with provisions of s. 235.061. 3 (13) As of July 1, 2001, all existing and newly 4 constructed factory-built school buildings shall bear a label 5 pursuant to subsection (12). Existing factory-built school 6 buildings not bearing such label shall not be used as 7 classrooms pursuant to s. 235.061. 8 (14) Nothing in this section shall affect any 9 requirement for compliance with firesafety criteria. 10 Section 65. Section 553.503, Florida Statutes, is 11 amended to read: 12 553.503 Adoption of guidelines.--Subject to the exceptions in s. 553.504, the federal Americans with 13 14 Disabilities Act Accessibility Guidelines, as adopted by reference in 28 C.F.R., part 36, subparts A and D, and Title 15 II of Pub. L. No. 101-336, are hereby adopted and incorporated 16 17 by reference as the law of this state. The quidelines shall establish the minimum standards for the accessibility of 18 19 buildings and facilities built or altered within this state. The 1997 Florida Accessibility Code for Building Construction 20 must be adopted by the Florida Building Commission Board of 21 22 Building Codes and Standards in accordance with chapter 120. 23 Section 66. Section 553.5041, Florida Statutes, is created to read: 24 553.5041 Parking spaces for persons who have 25 26 disabilities.--(1) This section is not intended to expand or diminish 27 the defenses available to a place of public accommodation 28 29 under the Americans with Disabilities Act and the federal Americans with Disabilities Act Accessibility Guidelines, 30 including, but not limited to, the readily achievable 31 106 CODING: Words stricken are deletions; words underlined are additions.

standard, and the standards applicable to alterations to 1 places of public accommodation. Subject to the exceptions 2 3 described in subsections (2), (4), (5), and (6), when the parking and loading zone requirements of the federal Americans 4 5 with Disabilities Act Accessibility Guidelines (ADAAG), as 6 adopted by reference in 28 C.F.R. part 36, subparts A and D, 7 and Title II of Pub.L.No. 101-336, provide increased 8 accessibility, those requirements are adopted and incorporated 9 by reference as the law of this state. (2) State agencies and political subdivisions having 10 jurisdiction over street parking or publicly owned or operated 11 12 parking facilities are not required to provide a greater 13 right-of-way width than would otherwise be planned under 14 regulations, guidelines, or practices normally applied to new 15 development. (3) If parking spaces are provided for self-parking by 16 17 employees or visitors, or both, accessible spaces shall be provided in each such parking area. Such spaces shall be 18 19 designed and marked for the exclusive use of those individuals 20 who have a severe physical disability and have permanent or 21 temporary mobility problems that substantially impair their ability to ambulate and who have been issued either a disabled 22 23 parking permit under s. 316.1958 or s. 320.0848 or a license plate under s. 320.084, s. 320.0842, s. 320.0843, or s. 24 25 320.0845. 26 (4) The number of accessible parking spaces must 27 comply with the parking requirements in ADAAG s. 4.1 and the 28 following: 29 (a) There must be one accessible parking space in the 30 immediate vicinity of a publicly owned or leased building that 31 houses a governmental entity or a political subdivision, 107

including, but not limited to, state office buildings and 1 2 courthouses, if no parking for the public is provided on the 3 premises of the building. (b) There must be one accessible parking space for 4 each 150 metered onstreet parking spaces provided by state 5 6 agencies and political subdivisions. 7 (c) The number of parking spaces for persons who have 8 disabilities must be increased on the basis of demonstrated 9 and documented need. (5) Accessible perpendicular and diagonal accessible 10 parking spaces and loading zones must be designed and located 11 12 in conformance with the guidelines set forth in ADAAG ss. 4.1.2 and 4.6 and Appendix s. A4.6.3 "Universal Parking 13 14 Design." (a) All spaces must be located on an accessible route 15 no less than 44 inches wide so that users will not be 16 17 compelled to walk or wheel behind parked vehicles. (b) Each space must be located on the shortest safely 18 19 accessible route from the parking space to an accessible 20 entrance. If there are multiple entrances or multiple retail 21 stores, the parking spaces must be dispersed to provide parking at the nearest accessible entrance. If a theme park or 22 23 an entertainment complex as defined in s. 509.013(9) provides parking in several lots or areas from which access to the 24 25 theme park or entertainment complex is provided, a single lot or area may be designated for parking by persons who have 26 disabilities, if the lot or area is located on the shortest 27 28 safely accessible route to an accessible entrance to the theme 29 park or entertainment complex or to transportation to such an 30 accessible entrance. 31 108

(c)1. Each parking space must be no less than 12 feet 1 2 wide. Parking access aisles must be no less than 5 feet wide 3 and must be part of an accessible route to the building or 4 facility entrance. In accordance with ADAAG s. 4.6.3, access aisles must be placed adjacent to accessible parking spaces; 5 6 however, two accessible parking spaces may share a common 7 access aisle. The access aisle must be striped diagonally to 8 designate it as a no-parking zone. 9 2. The parking access aisles are reserved for the temporary exclusive use of persons who have disabled parking 10 permits and who require extra space to deploy a mobility 11 12 device, lift, or ramp in order to exit from or enter a 13 vehicle. Parking is not allowed in an access aisle. Violators 14 are subject to the same penalties that are imposed for illegally parking in parking spaces that are designated for 15 persons who have disabilities. A vehicle may not be parked in 16 17 an access aisle, even if the vehicle owner or passenger is 18 disabled or owns a disabled parking permit. 19 3. Any provision of this subsection to the contrary 20 notwithstanding, a theme park or an entertainment complex as 21 defined in s. 509.013(9) in which are provided continuous attendant services for directing individuals to marked 22 23 accessible parking spaces or designated lots for parking by persons who have disabilities, may, in lieu of the required 24 25 parking space design, provide parking spaces that comply with 26 ss. 4.1 and 4.6 of the Americans with Disabilities Act 27 Accessibility Guidelines. 28 (d) On-street parallel parking spaces must be located 29 either at the beginning or end of a block or adjacent to alley 30 entrances. Such spaces must be designed in conformance with 31 the guidelines set forth in ADAAG ss. 4.6.2 through 4.6.5, 109

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exception: access aisles are not required. Curbs adjacent to 1 2 such spaces must be of a height that will not interfere with 3 the opening and closing of motor vehicle doors. This 4 subsection does not relieve the owner of the responsibility to 5 comply with the parking requirements of ADAAG ss. 4.1 and 4.6. 6 (e) Parallel parking spaces must be even with surface 7 slopes, may match the grade of the adjacent travel lane, and 8 must not exceed a cross slope of 1 to 50, where feasible. 9 (f) Curb ramps must be located outside of the disabled parking spaces and access aisles. 10 (g)1. The removal of architectural barriers from a 11 12 parking facility in accordance with 28 C.F.R. s. 36.304 or with s. 553.508 must comply with this section unless 13 14 compliance would cause the barrier removal not to be readily achievable. If compliance would cause the barrier removal not 15 to be readily achievable, a facility may provide parking 16 17 spaces at alternative locations for persons who have disabilities and provide appropriate signage directing persons 18 19 who have disabilities to the alternative parking if readily 20 achievable. The facility may not reduce the required number or 21 dimensions of those spaces, nor may it unreasonably increase the length of the accessible route from a parking space to the 22 23 facility. The removal of an architectural barrier must not create a significant risk to the health or safety of a person 24 25 who has a disability or to that of others. 26 2. A facility that is making alterations under s. 553.507(2)(b) must comply with this section to the maximum 27 28 extent feasible. If compliance with parking location requirements is not feasible, the facility may provide parking 29 30 spaces at alternative locations for persons who have disabilities and provide appropriate signage directing persons 31 110

who have a disability to alternative parking. The facility may 1 2 not reduce the required number or dimensions of those spaces, 3 nor may it unnecessarily increase the length of the accessible 4 route from a parking space to the facility. The alteration 5 must not create a significant risk to the health or safety of 6 a person who has a disability or to that of others. 7 (6) Each such parking space must be prominently 8 outlined with blue paint, and must be repainted when 9 necessary, to be clearly distinguishable as a parking space designated for persons who have disabilities and must be 10 posted with a permanent above-grade sign of a color and design 11 12 approved by the Department of Transportation, which is placed on or at a distance of 84 inches above the ground to the 13 14 bottom of the sign and which bears the international symbol of 15 accessibility meeting the requirements of ADAAG s. 4.30.7 and the caption "PARKING BY DISABLED PERMIT ONLY." Such a sign 16 17 erected after October 1, 1996, must indicate the penalty for illegal use of the space. Any provision of this section to the 18 19 contrary notwithstanding, in a theme park or an entertainment 20 complex as defined in s. 509.013(9) in which accessible 21 parking is located in designated lots or areas, the signage indicating the lot as reserved for accessible parking may be 22 23 located at the entrances to the lot in lieu of a sign at each parking place. This subsection does not relieve the owner of 24 the responsibility of complying with the signage requirements 25 26 of ADAAG s. 4.30. Section 67. Section 553.506, Florida Statutes, is 27 28 amended to read: 29 553.506 Powers of the commission board.--In addition 30 to any other authority vested in the Florida Building 31 Commission board by law, the commission Board of Building 111

Codes and Standards, in implementing ss. 553.501-553.513, may, 1 by rule, adopt revised and updated versions of the Americans 2 3 with Disabilities Act Accessibility Guidelines in accordance 4 with chapter 120. Section 68. Section 553.512, Florida Statutes, is 5 6 amended to read: 7 553.512 Modifications and waivers; advisory council.--(1) The Florida Building Commission Board of Building 8 9 Codes and Standards shall provide by regulation criteria for granting individual modifications of, or exceptions from, the 10 literal requirements of this part upon a determination of 11 12 unnecessary, unreasonable, or extreme hardship, provided such waivers shall not violate federal accessibility laws and 13 14 regulations and shall be reviewed by the Handicapped Accessibility Advisory Council. The commission may not 15 consider waiving any of the requirements of s. 553.5041 unless 16 17 the applicant first demonstrates that she or he has applied for and been denied waiver or variance from all local 18 19 government zoning, subdivision regulations, or other 20 ordinances that prevent compliance therewith. Further, the 21 commission may not waive the requirement of s. 553.5041(5)(a) 22 and (c)1. governing the minimum width of accessible routes and 23 minimum width of accessible parking spaces. (2) The Accessibility Advisory Council shall consist 24 consisting of the following seven members, who shall be 25 26 knowledgeable in the area of handicapped accessibility for 27 persons with disabilities. The Secretary of Community Affairs 28 shall appoint the following: a representative from the 29 Advocacy Center for Persons with Disabilities, Inc.; a representative from the Division of Blind Services; a 30 representative from the Division of Vocational Rehabilitation; 31 112

a representative from a statewide organization representing 1 the physically handicapped; a representative from the hearing 2 3 impaired; a representative from the President, Florida Council 4 of Handicapped Organizations; and a representative of the 5 Paralyzed Veterans of America. The terms for the first three council members appointed subsequent to October 1, 1991, shall 6 7 be for 4 years, the terms for the next two council members appointed shall be for 3 years, and the terms for the next two 8 9 members shall be for 2 years. Thereafter, all council member appointments shall be for terms of 4 years. No council member 10 shall serve more than two 4-year terms subsequent to October 11 12 1, 1991. Any member of the council may be replaced by the 13 secretary upon three unexcused absences. Upon application 14 made in the form provided, an individual waiver or 15 modification may be granted by the commission board so long as such modification or waiver is not in conflict with more 16 17 stringent standards provided in another chapter. 18 (3) (3) (2) Members of the council shall serve without 19 compensation, but shall be entitled to reimbursement for per diem and travel expenses as provided by s. 112.061. 20 21 (4) (4) (3) Meetings of the advisory council shall be held 22 in conjunction with the regular meetings of the commission. 23 Section 69. Subsection (7) of section 553.71, Florida Statutes, is amended, and subsection (9) is added to said 24 section, to read: 25 26 553.71 Definitions.--As used in this part, the term: 27 (7) "Threshold building" means any building which is 28 greater than three stories or 50 feet in height, or which has 29 an assembly occupancy classification as defined in the State Minimum Building Codes which that exceeds 5,000 square feet in 30 area and an occupant content of greater than 500 persons. 31 113 CODING: Words stricken are deletions; words underlined are additions.

(9) "Special inspector" means a licensed architect or 1 2 registered engineer who is certified under chapter 471 or 3 chapter 481 to conduct inspections of threshold buildings. 4 Section 70. Effective July 1, 2001, subsections (5) 5 and (7) of section 553.71, Florida Statutes, as amended by 6 this act, are amended, and subsections (10) and (11) are added 7 to said section, to read: 8 553.71 Definitions.--As used in this part, the term: 9 (5) "Local enforcement agency" means an agency of local government, a local school board, a community college 10 board, or a university in the State University System with 11 12 jurisdiction authority to make inspections of buildings and to enforce the codes which establish standards for design, 13 14 construction, erection, alteration, repair, modification, or 15 demolition of public or private buildings, structures, or 16 facilities. 17 (7) "Threshold building" means any building which is greater than three stories or 50 feet in height, or which has 18 19 an assembly occupancy classification as defined in the Florida 20 Building Code State Minimum Building Codes which exceeds 5,000 21 square feet in area and an occupant content of greater than 22 500 persons. 23 (10) "Exposure category C" means, except in the high velocity hurricane zone, that area which lies within 1500 feet 24 of the coastal construction control line, or within 1500 feet 25 26 of the mean high tide line, whichever is less. On barrier islands, exposure category C shall be applicable in the 27 28 coastal building zone set forth in s. 161.55(5). 29 (11) "Prototype building" means a building constructed in accordance with architectural or engineering plans intended 30 for replication on various sites and which will be updated to 31 114

comply with the Florida Building Code and applicable laws 1 2 relating to fire safety, health and sanitation, casualty 3 safety, and requirements for persons with disabilities which 4 are in effect at the time a construction contract is to be 5 awarded. 6 Section 71. Section 38 of chapter 98-287, Laws of 7 Florida, is amended to read: Section 38. Effective July January 1, 2001, section 8 9 553.72, Florida Statutes, is amended to read: 553.72 Intent.--10 (1) The purpose and intent of this act is to provide a 11 12 mechanism for the uniform promulgation, adoption, updating, amendment, interpretation, and enforcement of a single, 13 14 unified state minimum building code, to be called the Florida 15 Building Code, codes which consists of a single set of documents that apply to the design, construction, erection, 16 17 alteration, modification, repair, or demolition of public or private buildings, structures, or facilities in this state and 18 19 to the enforcement of such requirements contain standards 20 flexible enough to cover all phases of construction and which will allow effective and reasonable protection for public 21 safety, health, and general welfare for all the people of 22 23 Florida at the most reasonable cost to the consumer. The Florida Building Code shall be organized to provide 24 25 consistency and simplicity of use. The Florida Building Code 26 shall be applied, administered, and enforced uniformly and consistently from jurisdiction to jurisdiction. The Florida 27 28 Building Code shall provide for flexibility to be exercised in 29 a manner that meets minimum requirements, is affordable, does 30 not inhibit competition, and promotes innovation and new 31 technology.

| 1 | (2) It is the intent of the Legislature that local | | |
|-----|---|--|--|
| 2 | governments shall have the power to inspect all buildings, | | |
| 3 | structures, and facilities within their jurisdictions in | | |
| 4 | protection of the public health, safety, and welfare pursuant | | |
| 5 | to chapters 125 and 166. | | |
| 6 | (3) It is the intent of the Legislature that the | | |
| 7 | Florida Building Code be adopted, modified, updated, | | |
| 8 | interpreted, and maintained by the Florida Building Commission | | |
| 9 | in accordance with ss. 120.536(1) and 120.54 and enforced by | | |
| 10 | authorized state and local government enforcement agencies. | | |
| 11 | (4) It is the intent of the Legislature that the | | |
| 12 | Florida Fire Prevention Code and the Life Safety Code of this | | |
| 13 | state be adopted, modified, updated, interpreted, and | | |
| 14 | maintained by the Department of Insurance in accordance with | | |
| 15 | ss. 120.536(1) and 120.54 and included by reference as | | |
| 16 | sections in the Florida Building Code. | | |
| 17 | (5) It is the intent of the Legislature that there be | | |
| 18 | no conflicting requirements between the Florida Fire | | |
| 19 | Prevention Code and the Life Safety Code of the state and | | |
| 20 | other provisions of the Florida Building Code or conflicts in | | |
| 21 | their enforcement and interpretation. Potential conflicts | | |
| 22 | shall be resolved through coordination and cooperation of the | | |
| 23 | State Fire Marshal and the Florida Building Commission as | | |
| 24 | provided by this part and chapter 633. | | |
| 25 | Section 72. Effective July 1, 2001, subsection (1) of | | |
| 26 | section 553.72, Florida Statutes, as amended by section 38 of | | |
| 27 | chapter 98-287, Laws of Florida, is amended, and subsection | | |
| 28 | (6) is added to said section, to read: | | |
| 29 | 553.72 Intent | | |
| 30 | (1) The purpose and intent of this act is to provide a | | |
| 31 | mechanism for the uniform adoption, updating, amendment, | | |
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interpretation, and enforcement of a single, unified state 1 building code, to be called the Florida Building Code, which 2 3 consists of a single set of documents that apply to the 4 design, construction, erection, alteration, modification, 5 repair, or demolition of public or private buildings, б structures, or facilities in this state and to the enforcement of such requirements and which will allow effective and 7 8 reasonable protection for public safety, health, and general 9 welfare for all the people of Florida at the most reasonable cost to the consumer. The Florida Building Code shall be 10 organized to provide consistency and simplicity of use. The 11 12 Florida Building Code shall be applied, administered, and enforced uniformly and consistently from jurisdiction to 13 14 jurisdiction. The Florida Building Code shall provide for 15 flexibility to be exercised in a manner that meets minimum requirements, is affordable, does not inhibit competition, and 16 17 promotes innovation and new technology. The Florida Building 18 Code shall establish minimum standards primarily for public health and lifesafety, and secondarily for protection of 19 20 property as appropriate. 21 (6) It is the intent of the Legislature that the 22 nationally recognized private-sector third-party testing and 23 evaluation system shall provide product evaluation for the product-approval system and that effective government 24 25 oversight be established to ensure accountability to the 26 stat<u>e</u>. 27 Section 73. Section 40 of chapter 98-287, Laws of Florida, is amended to read: 28 29 Section 40. Effective July January 1, 2001, section 30 553.73, Florida Statutes, as amended by this act, is amended to read: 31 117

| 1 | 553.73 Florida State Minimum Building Code Codes |
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| 2 | (1)(a) The commission shall adopt, by rule pursuant to |
| 3 | ss. 120.536(1) and 120.54, the Florida Building Code which |
| 4 | shall contain or incorporate by reference all laws and rules |
| 5 | which pertain to and govern the design, construction, |
| 6 | erection, alteration, modification, repair, and demolition of |
| 7 | public and private buildings, structures, and facilities and |
| , 8 | enforcement of such laws and rules, except as otherwise |
| 9 | provided in this section. By October 1, 1984, local |
| 10 | governments and state agencies with building construction |
| 11 | regulation responsibilities shall adopt a building code which |
| 12 | shall cover all types of construction. Such code shall |
| 13 | include the provisions of parts I-V, VII, and VIII, relating |
| 14 | to plumbing, electrical requirements, glass, manufactured |
| 15 | buildings, accessibility by handicapped persons, and thermal |
| 16 | efficiency, and shall be in addition to the requirements set |
| 17 | forth in chapter 527, which pertains to liquefied petroleum |
| 18 | gas. |
| 19 | (b) The technical portions of the Florida |
| 20 | Accessibility Code for Building Construction shall be |
| 21 | contained in its entirety in the Florida Building Code. The |
| 22 | civil rights portions and the technical portions of the |
| 23 | accessibility laws of this state shall remain as currently |
| 24 | provided by law. Any revision or amendments to the Florida |
| 25 | Accessibility Code for Building Construction pursuant to part |
| 26 | V shall be considered adopted by the commission as part of the |
| 27 | Florida Building Code. Neither the commission nor any local |
| 28 | government shall revise or amend any standard of the Florida |
| 29 | Accessibility Code for Building Construction except as |
| 30 | provided for in part V. |
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(c) The Florida Fire Prevention Code and the Life 1 2 Safety Code shall be referenced in the Florida Building Code, 3 but shall be adopted, modified, revised, or amended, 4 interpreted, and maintained by the Department of Insurance by 5 rule adopted pursuant to ss. 120.536(1) and 120.54. Nothing in 6 the Florida Building Code shall affect the statutory powers, 7 duties, and responsibilities of any fire official or the 8 Department of Insurance. 9 (d) Conflicting requirements between the Florida Building Code and the Florida Fire Prevention Code and Life 10 Safety Code of the state established pursuant to s. 633.022 11 12 and s. 633.025 shall be resolved by agreement between the 13 commission and the State Fire Marshal in favor of the 14 requirement that offers the greatest degree of life safety or 15 alternatives that would provide an equivalent degree of life safety and an equivalent method of construction. If the 16 17 commission and State Fire Marshal are unable to agree on a resolution, the question shall be referred to a mediator, 18 19 mutually agreeable to both parties, to resolve the conflict in 20 favor of the provision that offers the greatest life safety, 21 or alternatives that would provide an equivalent degree of 22 life safety and an equivalent method of construction. 23 (e)(b) Subject to the provisions of this act, In the 24 event that a special act of the Legislature, passed prior or 25 subsequent to January 1, 1978, places responsibility for 26 enforcement, interpretation, and building construction 27 regulation of the Florida Building Code shall be vested in a specified local board or agency, and the words "local 28 29 government" and "local governing body" as used in this part 30 shall be construed to refer exclusively to such local board or 31 agency.

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The Florida Building Code shall contain provisions 1 (2) 2 or requirements for public and private buildings, structures, 3 and facilities relative to structural, mechanical, electrical, 4 plumbing, energy, and gas systems, existing buildings, 5 historical buildings, manufactured buildings, elevators, 6 coastal construction, lodging facilities, food sales and food 7 service facilities, health care facilities, public or private educational facilities, swimming pools, and correctional 8 9 facilities and enforcement of and compliance with such provisions or requirements. There is created the State Minimum 10 Building Codes which shall consist of the following nationally 11 12 recognized model codes: (a) Standard Building Codes, 1988 edition, pertaining 13 14 to building, plumbing, mechanical, and gas, and excluding fire 15 prevention; (b) EPCOT Code, 1982 edition; 16 17 (c) One and Two Family Dwelling Code, 1986 edition; 18 and 19 (d) The South Florida Building Code, 1988 edition. 20 21 Each local government and state agency with building 22 construction regulation responsibilities shall adopt one of 23 the State Minimum Building Codes as its building code, which shall govern the construction, erection, alteration, repair, 24 or demolition of any building for which the local government 25 26 or state agency has building construction regulation 27 responsibility. If the One and Two Family Dwelling Code is adopted for residential construction, then one of the other 28 29 recognized model codes must be adopted for the regulation of other residential and nonresidential structures. Provisions to 30 be contained within the Florida any State Minimum Building 31 120

Code are restricted to requirements related to the types of 1 materials used and construction methods and standards employed 2 in order to meet criteria specified in the Florida Building 3 4 Code minimum building codes. Provisions relating to the 5 personnel, supervision or training of personnel, or any other professional qualification requirements relating to б 7 contractors or their workforce may not be included within the Florida a State Minimum Building Code, and subsection (4) is 8 9 not to be construed to allow the inclusion of such provisions 10 within the Florida any State Minimum Building Code by amendment. This restriction applies to both initial 11 12 development and amendment of the Florida Building Code. 13 (3) The commission shall select from available 14 national or international model building codes, or other 15 available building codes and standards currently recognized by the laws of this state, to form the foundation for the Florida 16 17 Building Code. The commission may modify the selected model codes and standards as needed to accommodate the specific 18 19 needs of this state. Standards or criteria referenced by the 20 selected model codes shall be similarly incorporated by reference. If a referenced standard or criterion requires 21 amplification or modification to be appropriate for use in 22 23 this state, only the amplification or modification shall be 24 specifically set forth in the Florida Building Code. The commission shall incorporate within sections of the Florida 25 26 Building Code provisions which address regional and local concerns and variations. The commission shall make every 27 effort to minimize conflicts between the Florida Building 28 29 Code, the Florida Fire Prevention Code, and the Life Safety Code. The commission may, by rule adopted in accordance with 30 the requirements of ss. 120.536(1) and 120.54, designate all 31 121

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| 1 | or a part of an updated or revised version of a model code |
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| 2 | listed in subsection (2) as a State Minimum Building Code. |
| 3 | (4)(a) Local governments shall comply with applicable |
| 4 | standards for issuance of mandatory certificates of occupancy, |
| 5 | minimum types of inspections, and procedures for plans review |
| 6 | and inspections as established by the board by rule. Any |
| 7 | |
| | amendments to standards established by the Florida Building |
| 8 | Code pursuant to this paragraph shall be more stringent than |
| 9 | such standards and shall be transmitted to the commission |
| 10 | within 30 days after enactment. The local government shall |
| 11 | make such amendments available to the general public in a |
| 12 | usable format. The Department of Insurance is responsible for |
| 13 | establishing the standards and procedures required in this |
| 14 | paragraph for governmental entities with respect to applying |
| 15 | the Florida Fire Prevention and the Life Safety Code. |
| 16 | <u>(b)</u> Local governments and state agencies with building |
| 17 | construction regulation responsibilities may, subject to the |
| 18 | limitations of this section, adopt amendments to the technical |
| 19 | provisions of the Florida Building Code which apply solely |
| 20 | within the jurisdiction of such government and which provide |
| 21 | for more stringent requirements than those specified in the |
| 22 | Florida State Minimum Building Code, not more than once every |
| 23 | <u>6 months, Codes</u> provided: |
| 24 | 1.(a) The local governing body determines, following a |
| 25 | public hearing which has been advertised in a newspaper of |
| 26 | general circulation at least 10 days before the hearing, that |
| 27 | there is a need to strengthen the requirements of the Florida |
| 28 | State Minimum Building Code Codes adopted by such governing |
| 29 | body. The determination must be based upon a review of local |
| 30 | conditions by the local governing body, which review |
| 31 | demonstrates that local conditions justify more stringent |
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requirements than those specified in the Florida State Minimum 1 2 Building Code Codes for the protection of life and property. 2.(b) Such additional requirements are not 3 4 discriminatory against materials, products, or construction 5 techniques of demonstrated capabilities. б 3.(c) Such additional requirements may not introduce a 7 new subject not addressed in the Florida State Minimum 8 Building Code Codes. 9 4. The enforcing agency shall make readily available, in a usable format, all amendments adopted pursuant to this 10 11 section. 12 5. Any amendment to the Florida Building Code shall be transmitted within 30 days by the adopting local government to 13 14 the commission. The commission shall maintain copies of all 15 such amendments in a format that is usable and obtainable by 16 the public. 17 6. Any amendment to the Florida Building Code adopted by a local government pursuant to this paragraph shall be 18 19 effective only until the adoption by the commission of the new 20 edition of the Florida Building Code every third year. At 21 such time, the commission shall adopt such amendment as part 22 of the Florida Building Code or rescind the amendment. The 23 commission shall immediately notify the respective local government of the rescission of any amendment. After receiving 24 25 such notice, the respective local government may readopt the 26 rescinded amendment pursuant to the provisions of this 27 paragraph. 28 7. Each county and municipality desiring to make local 29 technical amendments to the Florida Building Code shall by 30 interlocal agreement establish a countywide compliance review 31 board to review any amendment to the Florida Building Code, 123

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adopted by a local government within the county pursuant to 1 2 this paragraph, that is challenged by any substantially 3 affected party for purposes of determining the amendment's compliance with this paragraph. If the compliance review 4 5 board determines such amendment is not in compliance with this 6 paragraph, the compliance review board shall notify such local 7 government of the noncompliance and that the amendment is 8 invalid and unenforceable until the local government corrects 9 the amendment to bring it into compliance. The local government may appeal the decision of the compliance review 10 board to the commission. If the compliance review board 11 12 determines such amendment to be in compliance with this paragraph, any substantially affected party may appeal such 13 14 determination to the commission. Actions of the commission are subject to judicial review pursuant to s. 120.68. The 15 compliance review board shall determine whether its decisions 16 17 apply to a respective local jurisdiction or apply countywide. 8. An amendment adopted under this paragraph shall 18 include a fiscal impact statement which documents the costs 19 20 and benefits of the proposed amendment. Criteria for the 21 fiscal impact statement shall include the impact to local government relative to enforcement, the impact to property and 22 23 building owners, as well as to industry, relative to the cost of compliance. The fiscal impact statement may not be used as 24 25 a basis for challenging the amendment for compliance. 26 9. In addition to subparagraphs 7. and 8., the 27 commission may review any amendments adopted pursuant to this 28 subsection and make nonbinding recommendations related to 29 compliance of such amendments with this subsection. 30 (c) Any amendment adopted by a local enforcing agency 31 pursuant to this subsection shall not apply to state or school 124

district owned buildings, manufactured buildings approved by 1 2 the commission, or prototype buildings approved pursuant to s. 3 553.77(6). The respective responsible entities shall consider 4 the physical performance parameters substantiating such 5 amendments when designing, specifying, and constructing such 6 exempt buildings. 7 (d) Paragraphs (a), (b), and (c) apply to the 8 enforcing agency's adoption of more stringent requirements 9 than those specified in the State Minimum Building Codes and 10 to the adoption of building construction-related codes that have the effect of amending building construction standards 11 12 contained in the State Minimum Building Codes. Upon request, the enforcing agency shall provide a person making application 13 14 for a building permit, or any state agency or board with 15 construction-related regulation responsibilities, a listing of all such requirements and codes. 16 17 (5) The commission, by rule adopted pursuant to ss. 120.536(1) and 120.54, shall update the Florida Building Code 18 19 every 3 years. Once initially adopted and subsequently 20 updated by the board, the Florida Building Code shall be deemed adopted for use statewide without adoptions by local 21 government. When updating the Florida Building Code, the 22 commission shall consider changes made by the adopting entity 23 of any selected model code for any model code incorporated 24 into the Florida Building Code by the commission, the 25 26 commission's own interpretations, declaratory statements, appellate decisions, and approved statewide and local 27 28 technical amendments. 29 (6) (5) It shall be the responsibility of each municipality and county in the state and of each state agency 30 with statutory authority to regulate building construction to 31 125 CODING: Words stricken are deletions; words underlined are additions.

enforce the provisions of the Florida specific model code of 1 2 the State Minimum Building Code Codes adopted by that 3 municipality, county, or agency, in accordance with the 4 provisions of s. 553.80. If such responsibility has been 5 delegated to another unit of government pursuant to s. 6 553.79(9), the specific model code adopted by the delegate 7 shall apply and be enforced. 8 (7)(a) (6) The commission may approve technical 9 amendments to the Florida Building Code once each year for statewide application upon a finding that delaying the 10 application of the amendment would be contrary to the health, 11 12 safety, and welfare of the public or the amendment provides an economic advantage to the consumer and that the amendment: 13 14 1. Has a reasonable and substantial connection with 15 the health, safety, and welfare of the general public. 2. Strengthens or improves the Florida Building Code, 16 17 or in the case of innovation or new technology, will provide equivalent or better products or methods or systems of 18 19 construction. 20 3. Does not discriminate against materials, products, 21 methods, or systems of construction of demonstrated 22 capabilities. 23 4. Does not degrade the effectiveness of the Florida Building Code. 24 25 26 Amendments approved under this paragraph shall be adopted by 27 rule pursuant to ss. 120.536(1) and 120.54. 28 (b) A proposed amendment shall include a fiscal impact 29 statement which documents the costs and benefits of the 30 proposed amendment. Criteria for the fiscal impact statement shall be established by rule by the commission and shall 31 126

include the impact to local government relative to 1 enforcement, the impact to property and building owners, as 2 well as to industry, relative to the cost of compliance. The 3 4 specific model code of the State Minimum Building Codes 5 adopted by a municipality, county, or state agency shall 6 regulate every type of building or structure, wherever it 7 might be situated in the code enforcement jurisdiction; 8 however, such regulations shall not apply to nonresidential 9 farm buildings on farms; to temporary buildings or sheds used exclusively for construction purposes; to mobile homes used as 10 temporary offices, except that the provisions of part V 11 12 relating to accessibility by handicapped persons shall apply to such mobile homes used as temporary offices; or to any 13 14 construction exempted under s. 553.80(3) by an enforcement 15 district or local enforcement agency. The codes may be divided into a number of segments, as determined by the municipality, 16 17 county, or state agency. These segments may be identified as building, mechanical, electrical, plumbing, or fire prevention 18 19 codes or by other titles as are deemed proper. However, the 20 State Minimum Building Codes shall not contain a housing code; nor shall the state interpose in the area of local housing 21 22 codes, except upon request originating from an enforcement 23 district or local enforcement agency. (8) The following buildings, structures, and 24 25 facilities may be exempted from the Florida Building Code as 26 provided by law and any further exemptions shall be as determined by the Legislature and provided by law: 27 28 (a) Buildings and structures specifically regulated 29 and preempted by the Federal Government. 30 (b) Railroads and ancillary facilities associated with 31 the railroad. 127

1 (c) Nonresidential farm buildings on farms. 2 Temporary buildings or sheds used exclusively for (d) 3 construction purposes. (e) Mobile homes used as temporary offices, except 4 5 that the provisions of part V relating to accessibility by 6 persons with disabilities shall apply to such mobile homes. 7 (9)(7)(a) In the event of a conflict between the 8 Florida applicable minimum Building Code and the Florida Fire 9 Prevention Code and the Life Safety applicable minimum firesafety Code, the conflict it shall be resolved by 10 agreement between the local building code enforcement official 11 and the local fire code enforcement official in favor of the 12 requirement of the code which offers the greatest degree of 13 14 lifesafety or alternatives which would provide an equivalent degree of lifesafety and an equivalent method of construction. 15 (b) Any decision made by the local fire official and 16 the local building official may be appealed to a local 17 18 administrative board designated by the municipality, county, 19 or special district having firesafety responsibilities. If the decision of the local fire official and the local building 20 official is to apply the provisions of either the Florida 21 applicable minimum Building Code or the Florida Fire 22 23 Prevention Code and the Life Safety applicable minimum firesafety Code, the board may not alter the decision unless 24 the board determines that the application of such code is not 25 26 reasonable. If the decision of the local fire official and the local building official is to adopt an alternative to the 27 codes, the local administrative board shall give due regard to 28 29 the decision rendered by the local officials and may modify that decision if the administrative board adopts a better 30 alternative, taking into consideration all relevant 31

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1 circumstances. In any case in which the local administrative 2 board adopts alternatives to the decision rendered by the 3 local fire official and the local building official, such 4 alternatives shall provide an equivalent degree of lifesafety 5 and an equivalent method of construction as the decision 6 rendered by the local officials.

7 (c) If In the event that the local building official 8 and the local fire official are unable to agree on a 9 resolution of the conflict between the Florida Building Code and the Florida Fire Prevention Code and the Life Safety Code, 10 the local administrative board shall resolve the conflict in 11 12 favor of the code which offers the greatest degree of lifesafety or alternatives which would provide an equivalent 13 14 degree of lifesafety and an equivalent method of construction.

(d) The local administrative board shall, to the
greatest extent possible, be composed of members with
expertise in building construction and firesafety standards.

(e) All decisions of the local building official and 18 19 local fire official and all decisions of the administrative board shall be in writing and shall be binding upon all 20 persons but shall not limit the authority of the State Fire 21 22 Marshal or the Florida Building Commission pursuant to 23 paragraph(1)(d) and ss. 663.01, and s.633.161. Decisions of general application shall be indexed by building and fire code 24 sections and shall be available for inspection during normal 25 26 business hours.

27 <u>(10)(8)</u> Except within coastal building zones as 28 defined in s. 161.54, specification standards developed by 29 nationally recognized code promulgation organizations to 30 determine compliance with s. 1606 and the engineering design 31 criteria of s. 1606 of the Florida Standard Building Code for

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wind load design shall not apply to one or two family 1 2 dwellings which are two stories or less in height unless 3 approved by the board of Building Codes and Standards for use 4 or unless expressly made subject to said standards and criteria by local ordinance adopted in accordance with the 5 6 provisions of subsection (4). 7 (11) The Florida Building Code does not apply to, and 8 no code enforcement action shall be brought with respect to, zoning requirements, land use requirements, and owner 9 specifications or programmatic requirements which do not 10 pertain to and govern the design, construction, erection, 11 12 alteration, modification, repair, or demolition of public or private buildings, structures, or facilities or to 13 14 programmatic requirements that do not pertain to enforcement 15 of the Florida Building Code. Additionally, a local code enforcement agency may not administer or enforce the Florida 16 17 Building Code to prevent the siting of any publicly owned facility, including, but not limited to, correctional 18 19 facilities, juvenile justice facilities, or state 20 universities, community colleges, or public education 21 facilities, as provided by law. (12) In addition to the requirements of ss. 553.79 and 22 23 553.80, facilities subject to the provisions of chapter 395 and part II of chapter 400 shall have facility plans reviewed 24 25 and construction surveyed by the state agency authorized to do 26 so under the requirements of chapter 395 and part II of 27 chapter 400 and the certification requirements of the Federal 28 Government. 29 Section 74. Section 61 of chapter 98-419, Laws of 30 Florida, is amended to read: 31 130 CODING: Words stricken are deletions; words underlined are additions.

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Section 61. Effective July January 1, 2001, paragraph 1 2 (f) is added to subsection (8) of section 553.73, Florida Statutes, as amended by CS for CS for HB 4181, 1998 Regular 3 4 Session, to read: 5 553.73 Florida Building Code.--6 (8) The following buildings, structures, and 7 facilities may be exempted from the Florida Building Code as 8 provided by law and any further exemptions shall be as 9 determined by the Legislature and provided by law: 10 (f) Those structures or facilities of electric utilities, as defined in s. 366.02, which are directly 11 involved in the generation, transmission, or distribution of 12 13 electricity. 14 Section 75. Effective July 1, 2001, paragraph (c) of 15 subsection (1) and subsections (2), (4), (5), (6), (7), (8), 16 (9), (10), (11), and (12) of section 553.73, Florida Statutes, 17 as amended by section 40 of chapter 98-287, Laws of Florida, 18 as amended by section 61 of chapter 98-419, Laws of Florida, 19 are amended to read: 20 553.73 Florida Building Code.--21 (1)(c) The Florida Fire Prevention Code and the Life 22 23 Safety Code shall be referenced in the Florida Building Code, but shall be adopted, modified, revised, or amended, 24 interpreted, and maintained by the Department of Insurance by 25 26 rule adopted pursuant to ss. 120.536(1) and 120.54. The 27 Florida Building Commission may not adopt a fire prevention or life safety code and nothing in the Florida Building Code 28 29 shall affect the statutory powers, duties, and responsibilities of any fire official or the Department of 30 31 Insurance. 131

| 1 | (2) The Florida Building Code shall contain provisions |
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| 2 | or requirements for public and private buildings, structures, |
| 3 | and facilities relative to structural, mechanical, electrical, |
| 4 | plumbing, energy, and gas systems, existing buildings, |
| 5 | historical buildings, manufactured buildings, elevators, |
| 6 | coastal construction, lodging facilities, food sales and food |
| 7 | service facilities, health care facilities, <u>including assisted</u> |
| 8 | living facilities, adult day care facilities, and facilities |
| 9 | for the control of radiation hazards, public or private |
| 10 | educational facilities, swimming pools, and correctional |
| 11 | facilities and enforcement of and compliance with such |
| 12 | provisions or requirements. <u>Technical</u> provisions to be |
| 13 | contained within the Florida Building Code are restricted to |
| 14 | requirements related to the types of materials used and |
| 15 | construction methods and standards employed in order to meet |
| 16 | criteria specified in the Florida Building Code. Provisions |
| 17 | relating to the personnel, supervision or training of |
| 18 | personnel, or any other professional qualification |
| 19 | requirements relating to contractors or their workforce may |
| 20 | not be included within the Florida Building Code, and |
| 21 | subsections (4), (5), and (6) are subsection (4) is not to be |
| 22 | construed to allow the inclusion of such provisions within the |
| 23 | Florida Building Code by amendment. This restriction applies |
| 24 | to both initial development and amendment of the Florida |
| 25 | Building Code. |
| 26 | (4)(a) All entities authorized to enforce the Florida |
| 27 | Building Code pursuant to s. 553.80 Local governments shall |
| 28 | comply with applicable standards for issuance of mandatory |
| 29 | certificates of occupancy, minimum types of inspections, and |
| 30 | procedures for plans review and inspections as established by |
| 31 | the <u>commission</u> board by rule. <u>Local governments may adopt</u> Any |
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| | 132 |

amendments to the administrative provisions of standards 1 2 established by the Florida Building Code, subject pursuant to 3 the limitations of this paragraph. Local amendments shall be 4 more stringent than the minimum such standards described 5 herein and shall be transmitted to the commission within 30 б days after enactment. The local government shall make such 7 amendments available to the general public in a usable format. 8 The State Fire Marshal The Department of Insurance is 9 responsible for establishing the standards and procedures required in this paragraph for governmental entities with 10 respect to applying the Florida Fire Prevention Code and the 11 12 Life Safety Code.

(b) Local governments may, subject to the limitations of this section, adopt amendments to the technical provisions of the Florida Building Code which apply solely within the jurisdiction of such government and which provide for more stringent requirements than those specified in the Florida Building Code, not more than once every 6 months, provided:

19 1. The local governing body determines, following a 20 public hearing which has been advertised in a newspaper of 21 general circulation at least 10 days before the hearing, that there is a need to strengthen the requirements of the Florida 22 Building Code. The determination must be based upon a review 23 of local conditions by the local governing body, which review 24 25 demonstrates that local conditions justify more stringent 26 requirements than those specified in the Florida Building Code for the protection of life and property. 27

Such additional requirements are not discriminatory
 against materials, products, or construction techniques of
 demonstrated capabilities.

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3. Such additional requirements may not introduce a 1 2 new subject not addressed in the Florida Building Code. 3 The enforcing agency shall make readily available, 4. 4 in a usable format, all amendments adopted pursuant to this 5 section. 5. Any amendment to the Florida Building Code shall be 6 7 transmitted within 30 days by the adopting local government to 8 the commission. The commission shall maintain copies of all 9 such amendments in a format that is usable and obtainable by the public. 10 6. Any amendment to the Florida Building Code adopted 11 12 by a local government pursuant to this paragraph shall be effective only until the adoption by the commission of the new 13 14 edition of the Florida Building Code every third year. At 15 such time, the commission shall review such amendment for consistency with the criteria in paragraph (6)(a) and adopt 16 17 such amendment as part of the Florida Building Code or rescind 18 the amendment. The commission shall immediately notify the 19 respective local government of the rescission of any amendment. After receiving such notice, the respective local 20 21 government may readopt the rescinded amendment pursuant to the 22 provisions of this paragraph. 23 7. Each county and municipality desiring to make local technical amendments to the Florida Building Code shall by 24 interlocal agreement establish a countywide compliance review 25 26 board to review any amendment to the Florida Building Code, 27 adopted by a local government within the county pursuant to this paragraph, that is challenged by any substantially 28 29 affected party for purposes of determining the amendment's compliance with this paragraph. If the compliance review board 30 determines such amendment is not in compliance with this 31 134

paragraph, the compliance review board shall notify such local 1 2 government of the noncompliance and that the amendment is invalid and unenforceable until the local government corrects 3 4 the amendment to bring it into compliance. The local 5 government may appeal the decision of the compliance review 6 board to the commission. If the compliance review board 7 determines such amendment to be in compliance with this 8 paragraph, any substantially affected party may appeal such 9 determination to the commission. Actions of the commission are subject to judicial review pursuant to s. 120.68. The 10 compliance review board shall determine whether its decisions 11 12 apply to a respective local jurisdiction or apply countywide. 13 8. An amendment adopted under this paragraph shall 14 include a fiscal impact statement which documents the costs 15 and benefits of the proposed amendment. Criteria for the fiscal impact statement shall include the impact to local 16 17 government relative to enforcement, the impact to property and 18 building owners, as well as to industry, relative to the cost 19 of compliance. The fiscal impact statement may not be used as a basis for challenging the amendment for compliance. 20 21 In addition to subparagraphs 7. and 8., the 9. 22 commission may review any amendments adopted pursuant to this 23 subsection and make nonbinding recommendations related to compliance of such amendments with this subsection. 24 (c) Any amendment adopted by a local enforcing agency 25 26 pursuant to this subsection shall not apply to state or school district owned buildings, manufactured buildings or 27 28 factory-built school buildings approved by the commission, or 29 prototype buildings approved pursuant to s. 553.77(6). The 30 respective responsible entities shall consider the physical 31 135

performance parameters substantiating such amendments when 1 designing, specifying, and constructing such exempt buildings. 2 (5) The commission, by rule adopted pursuant to ss. 3 4 120.536(1) and 120.54, shall update the Florida Building Code 5 every 3 years. The initial adoption of, and any subsequent 6 update or amendment to, the Florida Building Code by the 7 commission is Once initially adopted and subsequently updated 8 by the board, the Florida Building Code shall be deemed 9 adopted for use statewide without adoptions by local government. When updating the Florida Building Code, the 10 commission shall consider changes made by the adopting entity 11 12 of any selected model code for any model code incorporated into the Florida Building Code by the commission, and may 13 14 subsequently adopt the new edition or successor of the model code or any part of such code, which may then be modified for 15 this state as provided in this section, and shall further 16 17 consider the commission's own interpretations, declaratory statements, appellate decisions, and approved statewide and 18 19 local technical amendments. A change made by an institute or 20 standards organization to any standard or criterion that is 21 adopted by reference in the Florida Building Code does not become effective statewide until it has been adopted by the 22 23 commission. The edition of the Florida Building Code which is in effect on the date of application of any permit authorized 24 25 by the code governs the permitted work for the life of the 26 permit and any extension granted to the permit. Any amendment to the Florida Building Code which is adopted upon a finding 27 28 by the commission that the amendment is necessary to protect 29 the public from immediate threat of harm takes effect 30 immediately. 31 136

1 (6) It shall be the responsibility of each 2 municipality and county in the state and of each state agency 3 with statutory authority to regulate building construction to 4 enforce the provisions of the Florida Building Code. 5 (6)(7)(a) The commission may approve technical 6 amendments to the Florida Building Code once each year for 7 statewide or regional application upon a finding that delaying 8 the application of the amendment would be contrary to the 9 health, safety, and welfare of the public or the amendment 10 provides an economic advantage to the consumer and that the 11 amendment: 1. Has a reasonable and substantial connection with 12 the health, safety, and welfare of the general public. 13 14 2. Strengthens or improves the Florida Building Code, 15 or in the case of innovation or new technology, will provide 16 equivalent or better products or methods or systems of 17 construction. 18 3. Does not discriminate against materials, products, 19 methods, or systems of construction of demonstrated 20 capabilities. 21 4. Does not degrade the effectiveness of the Florida 22 Building Code. 23 Furthermore, the Florida Building Commission may approve 24 25 technical amendments to the code once each year to incorporate 26 into the Florida Building Code its own interpretations of the code which are embodied in its opinions and declaratory 27 28 statements.Amendments approved under this paragraph shall be 29 adopted by rule pursuant to ss. 120.536(1) and 120.54. (b) A proposed amendment shall include a fiscal impact 30 statement which documents the costs and benefits of the 31 137

proposed amendment. Criteria for the fiscal impact statement 1 shall be established by rule by the commission and shall 2 3 include the impact to local government relative to 4 enforcement, the impact to property and building owners, as 5 well as to industry, relative to the cost of compliance. 6 (c) The commission may not approve any proposed 7 amendment that does not accurately and completely address all 8 requirements for amendment which are set forth in this 9 section. 10 (7) (8) The following buildings, structures, and facilities are exempt may be exempted from the Florida 11 12 Building Code as provided by law, and any further exemptions 13 shall be as determined by the Legislature and provided by law: 14 (a) Buildings and structures specifically regulated 15 and preempted by the Federal Government. 16 (b) Railroads and ancillary facilities associated with 17 the railroad. 18 (c) Nonresidential farm buildings on farms. 19 (d) Temporary buildings or sheds used exclusively for 20 construction purposes. 21 (e) Mobile homes used as temporary offices, except that the provisions of part V relating to accessibility by 22 23 persons with disabilities shall apply to such mobile homes. (f) Those structures or facilities of electric 24 utilities, as defined in s. 366.02, which are directly 25 26 involved in the generation, transmission, or distribution of 27 electricity. 28 (g) Temporary sets, assemblies, or structures used in 29 commercial motion picture or television production, or any sound-recording equipment used in such production, on or off 30 31 the premises. 138

1 2 With the exception of paragraphs (a), (b), (c), and (f), in 3 order to preserve the health, safety, and welfare of the 4 public, the Florida Building Commission may, by rule adopted 5 pursuant to chapter 120, provide for exceptions to the broad 6 categories of buildings exempted in this section, including 7 exceptions for application of specific sections of the code or 8 standards adopted therein. The Department of Agriculture and 9 Consumer Services shall have exclusive authority to adopt by rule, pursuant to chapter 120, exceptions to nonresidential 10 farm buildings exempted in paragraph (c) when reasonably 11 necessary to preserve public health, safety, and welfare. The 12 13 exceptions must be based upon specific criteria, such as 14 under-roof floor area, aggregate electrical service capacity, HVAC system capacity, or other building requirements. Further, 15 16 the commission may recommend to the Legislature additional 17 categories of buildings, structures, or facilities which 18 should be exempted from the Florida Building Code, to be 19 provided by law. 20 (8)(9)(a) In the event of a conflict between the Florida Building Code and the Florida Fire Prevention Code and 21 the Life Safety Code as applied to a specific project, the 22 23 conflict shall be resolved by agreement between the local building code enforcement official and the local fire code 24 enforcement official in favor of the requirement of the code 25 26 which offers the greatest degree of lifesafety or alternatives 27 which would provide an equivalent degree of lifesafety and an equivalent method of construction. 28 29 (b) Any decision made by the local fire official and the local building official may be appealed to a local 30 administrative board designated by the municipality, county, 31 139

or special district having firesafety responsibilities. If the 1 decision of the local fire official and the local building 2 official is to apply the provisions of either the Florida 3 4 Building Code or the Florida Fire Prevention Code and the Life Safety Code, the board may not alter the decision unless the 5 board determines that the application of such code is not 6 7 reasonable. If the decision of the local fire official and the local building official is to adopt an alternative to the 8 9 codes, the local administrative board shall give due regard to the decision rendered by the local officials and may modify 10 that decision if the administrative board adopts a better 11 12 alternative, taking into consideration all relevant circumstances. In any case in which the local administrative 13 14 board adopts alternatives to the decision rendered by the local fire official and the local building official, such 15 alternatives shall provide an equivalent degree of lifesafety 16 17 and an equivalent method of construction as the decision rendered by the local officials. 18 19 (c) If the local building official and the local fire 20 official are unable to agree on a resolution of the conflict between the Florida Building Code and the Florida Fire 21 Prevention Code and the Life Safety Code, the local 22 administrative board shall resolve the conflict in favor of 23 the code which offers the greatest degree of lifesafety or 24 alternatives which would provide an equivalent degree of 25 26 lifesafety and an equivalent method of construction. 27 (d) All decisions of the local administrative board, or if none exists, the decisions of the local building 28

29 official and the local fire official, are subject to review by

- 30 a joint committee composed of members of the Florida Building
- 31 Commission and the Fire Code Advisory Council. If the joint

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committee is unable to resolve conflicts between the codes as 1 2 applied to a specific project, the matter shall be resolved 3 pursuant to the provisions of paragraph (1)(d). (e)(d) The local administrative board shall, to the 4 5 greatest extent possible, be composed of members with 6 expertise in building construction and firesafety standards. 7 (f)(e) All decisions of the local building official 8 and local fire official and all decisions of the administrative board shall be in writing and shall be binding 9 upon all persons but shall not limit the authority of the 10 State Fire Marshal or the Florida Building Commission pursuant 11 12 to paragraph(1)(d) and ss. 663.01 and 633.161. Decisions of general application shall be indexed by building and fire code 13 14 sections and shall be available for inspection during normal 15 business hours. 16 (9)(10) Except within coastal building zones as 17 defined in s. 161.54, specification standards developed by nationally recognized code promulgation organizations to 18 19 determine compliance with engineering criteria of the Florida Building Code for wind load design shall not apply to one or 20 two family dwellings which are two stories or less in height 21 22 unless approved by the commission for use or unless expressly 23 made subject to said standards and criteria by local ordinance adopted in accordance with the provisions of subsection (4). 24 (10)(11) The Florida Building Code does not apply to, 25 26 and no code enforcement action shall be brought with respect 27 to, zoning requirements, land use requirements, and owner specifications or programmatic requirements which do not 28 29 pertain to and govern the design, construction, erection, alteration, modification, repair, or demolition of public or 30 private buildings, structures, or facilities or to 31 141

programmatic requirements that do not pertain to enforcement 1 of the Florida Building Code. Additionally, a local code 2 3 enforcement agency may not administer or enforce the Florida 4 Building Code to prevent the siting of any publicly owned 5 facility, including, but not limited to, correctional 6 facilities, juvenile justice facilities, or state 7 universities, community colleges, or public education 8 facilities, as provided by law. 9 (12) In addition to the requirements of ss. 553.79 and 10 553.80, facilities subject to the provisions of chapter 395 and part II of chapter 400 shall have facility plans reviewed 11 12 and construction surveyed by the state agency authorized to do 13 so under the requirements of chapter 395 and part II of 14 chapter 400 and the certification requirements of the Federal 15 Government. Section 76. Subsections (3) and (4) of section 553.74, 16 17 Florida Statutes, are amended to read: 553.74 Florida Building Commission.--18 19 (3) Members of the commission board shall serve 20 without compensation, but shall be entitled to reimbursement 21 for per diem and travel expenses as provided by s. 112.061. (4) Each appointed member is accountable to the 22 23 Governor for the proper performance of the duties of the office. The Governor shall cause to be investigated any 24 complaint or unfavorable report received concerning an action 25 26 of the commission board or any member and shall take 27 appropriate action thereon. The Governor may remove from office any appointed member for malfeasance, misfeasance, 28 29 neglect of duty, incompetence, permanent inability to perform official duties, or pleading guilty or nolo contendere to, or 30 being found guilty of, a felony. 31

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1 Section 77. Subsection (2) of section 553.77, Florida 2 Statutes, is amended to read: 3 553.77 Specific powers of the commission .--4 (2) Upon written application by a private party or a 5 local enforcement agency, the commission may also: 6 (a) Provide for the testing of materials, devices, and 7 method of construction. (b) Appoint experts, consultants, technical advisers, 8 9 and advisory committees for assistance and recommendations relating to the State Minimum Building Codes. 10 (c) Appoint an advisory committee consisting of at 11 least five plumbing contractors licensed to do business in 12 this state for assistance and recommendations relating to 13 14 plumbing code interpretations, if the commission identifies the need for additional assistance in making decisions 15 regarding the State Plumbing Code. 16 17 (d) Provide technical assistance and issue advisory 18 opinions concerning the technical and administrative 19 provisions of the State Minimum Building Codes. 20 Section 78. Section 46 of chapter 98-287, Laws of 21 Florida, is amended to read: Section 46. Effective July January 1, 2001, section 22 23 553.77, Florida Statutes, as amended by this act, is amended 24 to read: 25 553.77 Specific powers of the commission .--(1) The commission shall: 26 27 (a) Adopt and update the Florida Building Code rules 28 and regulations or amendments thereto, pursuant to ss. 29 120.536(1) and 120.54. 30 (b) Make a continual study of the operation of the Florida State Minimum Building Code Codes and other laws 31 143 CODING: Words stricken are deletions; words underlined are additions.

relating to the design, construction, erection, alteration, 1 modification, repair, or demolition of public or private of 2 3 buildings, structures, and facilities, including manufactured 4 buildings, and code enforcement, to ascertain their effect 5 upon the cost of building construction and determine the 6 effectiveness of their provisions. Upon updating the Florida 7 Building Code every 3 years, the commission shall review existing provisions of law and make recommendations to the 8 9 Legislature for the next regular session of the Legislature regarding provisions of law that should be revised or repealed 10 to ensure consistency with the Florida Building Code at the 11 12 point the update goes into effect. State agencies and local jurisdictions shall provide such information as requested by 13 14 the commission for evaluation of the effectiveness of the 15 system of building code laws for reporting to the Legislature. Any proposed legislation providing for the revision or repeal 16 of existing laws and rules relating to technical requirements 17 18 applicable to building structures or facilities should 19 expressly state that such legislation is not intended to imply 20 any repeal or sunset of existing general or special laws that 21 are not specifically identified in the legislation. 22 (c) Upon written application by any substantially 23 affected person a private party or a local enforcement agency, issue declaratory statements pursuant to s. 120.565 relating 24 25 to new technologies, techniques, and materials which have been 26 tested where necessary and found to meet the objectives of the 27 Florida State Minimum Building Code Codes and the Florida 28 Manufactured Building Act of 1979. 29 (d) Upon written application by any substantially 30 affected person a private party or a local enforcement agency, issue declaratory statements pursuant to s. 120.565 relating 31 144

to the interpretation, enforcement, administration, or 1 modification by local governments of the Florida State Minimum 2 3 Building Code Codes and the Florida Manufactured Building Act 4 of 1979. 5 (e) When requested in writing by any substantially 6 affected person or a local enforcing agency, shall issue 7 declaratory statements pursuant to s. 120.565 relating to part 8 VII of chapter 553, which shall apply prospectively only. 9 Actions of the commission are subject to judicial review 10 pursuant to s. 120.68. (f) (e) Make recommendations to, and provide assistance 11 12 upon the request of, the Florida Commission on Human Relations 13 regarding rules relating to handicapped accessibility for 14 persons with disabilities. (g)(f) Participate Coordinate and cooperate with the 15 Florida Fire Code Advisory Council created under s. 633.72, to 16 17 provide for assistance and recommendations relating to 18 firesafety code interpretations. The administrative staff of 19 the commission shall attend meetings of the Florida Fire Code 20 Advisory Council and coordinate efforts to provide consistency between the Florida Building Code and the Florida Fire 21 Prevention Code and the Life Safety Code. 22 23 (h) Hear appeals of the decisions of local boards of appeal regarding interpretation decisions of local building 24 officials, or if no local board exists, hear appeals of 25 26 decisions of the building officials regarding interpretations of the code. For such appeals: 27 28 1. Local decisions declaring structures to be unsafe 29 and subject to repair or demolition shall not be appealable to 30 the commission if the local governing body finds there is an immediate danger to the health and safety of its citizens. 31 145

1 2. All appeals shall be heard in the county of the 2 jurisdiction defending the appeal. 3 3. Actions of the commission are subject to judicial 4 review pursuant to s. 120.68. 5 (2) Upon written application by a private party or a 6 local enforcement agency, the commission may also: 7 (i)(a) Determine the types of products requiring approval for local or statewide use and shall provide for the 8 9 evaluation and approval testing of such products, materials, devices, and method of construction for statewide use. 10 Evaluation and approval shall be by action of the commission 11 12 or delegated pursuant to s. 553.84. This paragraph does not apply to products approved by the State Fire Marshal. 13 14 (j)(b) Appoint experts, consultants, technical 15 advisers, and advisory committees for assistance and 16 recommendations relating to the major areas addressed in the 17 Florida State Minimum Building Code Codes. 18 (k) Establish and maintain a mutual aid program, 19 organized through the department, to provide an efficient 20 supply of various levels of code enforcement personnel, design 21 professionals, commercial property owners, and construction 22 industry individuals, to assist in the rebuilding effort in an 23 area which has been hit with disaster. The program shall include provisions for: 24 25 1. Minimum post-disaster structural, electrical, and 26 plumbing inspections and procedures. 27 2. Emergency permitting and inspection procedures. 28 3. Establishing contact with emergency management 29 personnel and other state and federal agencies. 30 (1) Maintain a list of interested parties for noticing rulemaking workshops and hearings, disseminating information 31 146 CODING:Words stricken are deletions; words underlined are additions.

on code adoption, revisions, amendments, and all other such 1 2 actions which are the responsibility of the commission. 3 (m) Coordinate with the state and local governments, 4 industry, and other affected stakeholders in the examination 5 of legislative provisions and make recommendations to fulfill 6 the responsibility to develop a consistent, single code. 7 (n) Provide technical assistance to local building 8 departments in order to implement policies, procedures, and 9 practices which would produce the most cost effective property 10 insurance ratings. (o) Develop recommendations for local governments to 11 12 use when pursuing partial or full privatization of building 13 department functions. The recommendations shall include, but 14 not be limited to, provisions relating to equivalency of 15 service, conflict of interest, requirements for competency, liability, insurance, and long-term accountability. 16 17 (c) Appoint an advisory committee consisting of at least five plumbing contractors licensed to do business in 18 19 this state for assistance and recommendations relating to plumbing code interpretations, if the commission identifies 20 the need for additional assistance in making decisions 21 regarding the State Plumbing Code. 22 23 (2) (3) With respect to the qualification program for special inspectors of threshold buildings as required by s. 24 553.79(5)(c), the commission may prescribe initial and annual 25 renewal fees for certification, by rule, in accordance with 26 chapter 120. 27 (3)(4)(a) Upon written application by any 28 29 substantially affected person a private party, the commission shall issue a declaratory statement pursuant to s. 120.565 30 31 relating to a state agency's interpretation and enforcement of 147 CODING: Words stricken are deletions; words underlined are additions.

the specific provisions of the Florida Building model Code 1 2 required under this section adopted by the agency to regulate 3 building construction or relating to the conformity of new 4 technologies, techniques, and materials to the objectives of 5 the Florida Building that model Code. The provisions of this 6 paragraph shall not be construed to provide any powers, other 7 than advisory, to the commission with respect to any decision 8 of the State Board of Education made pursuant to the 9 provisions of s. 235.26, to the State Fire Marshal made pursuant to the provisions of chapter 633, to the Department 10 of Management Services made pursuant to the provisions of s. 11 12 255.25, or to any local government decision with respect to construction not subject to a state agency model code. 13 14 (b) Upon written applications by private parties or 15 the enforcement agency, the commission may issue declaratory 16 statements pursuant to s. 120.565 relating to the interpretation of ss. 553.71(7) and 553.79(5)(a) and (c), 17 (6)(a), (b), (d), and (e), and (7)(a) and (c). 18 19 (4) (4) (5) The commission may designate a commission member with demonstrated expertise in interpreting building 20 plans to attend each meeting of the advisory council created 21 in s. 553.512. The commission member may vary from meeting to 22 23 meeting, shall serve on the council in a nonvoting capacity, and shall receive per diem and expenses as provided in s. 24 25 553.74(3). 26 (5) For educational and public information purposes, 27 the commission shall develop and publish an informational and 28 explanatory document which contains descriptions of the roles 29 and responsibilities of the licensed design professional, 30 residential designer, contractor, and local building and fire code officials. The State Fire Marshal shall be responsible 31 148

for developing and specifying roles and responsibilities for 1 2 fire code officials. Such document may also contain 3 descriptions of roles and responsibilities of other 4 participants involved in the building codes system. 5 (6) The commission may provide for plans review and 6 approval of prototype buildings owned by public entities to be replicated throughout the state. Such approved plans or 7 8 prototype buildings shall be exempt from further review 9 required by s. 553.79(2), except changes to the prototype design, site plans, and other site related items, or any local 10 amendment to any part of the Florida Building Code. 11 12 Construction or erection of such prototype buildings are subject to local permitting and inspections pursuant to this 13 14 part. Section 79. Effective July 1, 2001, subsections (1), 15 (3), and (6) of section 553.77, Florida Statutes, as amended 16 17 by section 46 of chapter 98-287, Laws of Florida, are amended 18 to read: 19 553.77 Specific powers of the commission.--(1) The commission shall: 20 21 (a) Adopt and update the Florida Building Code or 22 amendments thereto, pursuant to ss. 120.536(1) and 120.54. 23 (b) Make a continual study of the operation of the Florida Building Code and other laws relating to the design, 24 construction, erection, alteration, modification, repair, or 25 26 demolition of public or private buildings, structures, and facilities, including manufactured buildings, and code 27 enforcement, to ascertain their effect upon the cost of 28 29 building construction and determine the effectiveness of their provisions. Upon updating the Florida Building Code every 3 30 years, the commission shall review existing provisions of law 31 149

and make recommendations to the Legislature for the next 1 regular session of the Legislature regarding provisions of law 2 3 that should be revised or repealed to ensure consistency with 4 the Florida Building Code at the point the update goes into 5 effect. State agencies and local jurisdictions shall provide 6 such information as requested by the commission for evaluation 7 of and recommendations for improving the effectiveness of the 8 system of building code laws for reporting to the Legislature 9 annually. Failure to comply with this or other requirements of this act must be reported to the Legislature for further 10 action.Any proposed legislation providing for the revision or 11 12 repeal of existing laws and rules relating to technical requirements applicable to building structures or facilities 13 14 should expressly state that such legislation is not intended 15 to imply any repeal or sunset of existing general or special laws governing any special district that are not specifically 16 identified in the legislation. 17 18 (c) Upon written application by any substantially 19 affected person or a local enforcement agency, issue declaratory statements pursuant to s. 120.565 relating to new 20 technologies, techniques, and materials which have been tested 21 where necessary and found to meet the objectives of the 22 23 Florida Building Code. This paragraph does not apply to the types of products, materials, devices, or methods of 24 25 construction required to be approved under paragraph (i). 26 (d) Upon written application by any substantially 27 affected person, state agency, or a local enforcement agency, 28 issue declaratory statements pursuant to s. 120.565 relating 29 to the interpretation, enforcement or, administration, or 30 modification by local governments of the Florida Building 31 150

Code. Paragraph (h) provides the exclusive remedy for 1 addressing local interpretations of the code. 2 3 When requested in writing by any substantially (e) 4 affected person, state agency, or a local enforcing agency, 5 shall issue declaratory statements pursuant to s. 120.565 6 relating to this part, which shall apply prospectively only. 7 Actions of the commission are subject to judicial review 8 pursuant to s. 120.68. 9 (f) Make recommendations to, and provide assistance upon the request of, the Florida Commission on Human Relations 10 regarding rules relating to accessibility for persons with 11 12 disabilities. (g) Participate with the Florida Fire Code Advisory 13 14 Council created under s. 633.72, to provide assistance and recommendations relating to firesafety code interpretations. 15 The administrative staff of the commission shall attend 16 17 meetings of the Florida Fire Code Advisory Council and 18 coordinate efforts to provide consistency between the Florida 19 Building Code and the Florida Fire Prevention Code and the Life Safety Code. 20 21 (h) Hear appeals of the decisions of local boards of 22 appeal regarding interpretation decisions of local building 23 officials, or if no local board exists, hear appeals of decisions of the building officials regarding interpretations 24 25 of the code. For such appeals: 26 1. Local decisions declaring structures to be unsafe and subject to repair or demolition shall not be appealable to 27 28 the commission if the local governing body finds there is an 29 immediate danger to the health and safety of its citizens. 30 2. All appeals shall be heard in the county of the jurisdiction defending the appeal. 31 151 CODING: Words stricken are deletions; words underlined are additions.

3. Actions of the commission are subject to judicial 1 review pursuant to s. 120.68. 2 3 (i) Determine the types of products requiring approval 4 for local or statewide use and shall provide for the 5 evaluation and approval of such products, materials, devices, 6 and method of construction for statewide use. The commission 7 may prescribe by rule a schedule of reasonable fees to provide 8 for evaluation and approval of products, materials, devices, and methods of construction. Evaluation and approval shall be 9 10 by action of the commission or delegated pursuant to s. 553.842 s. 553.84. This paragraph does not apply to products 11 12 approved by the State Fire Marshal. (j) Appoint experts, consultants, technical advisers, 13 14 and advisory committees for assistance and recommendations 15 relating to the major areas addressed in the Florida Building 16 Code. 17 (k) Establish and maintain a mutual aid program, organized through the department, to provide an efficient 18 19 supply of various levels of code enforcement personnel, design professionals, commercial property owners, and construction 20 industry individuals, to assist in the rebuilding effort in an 21 area which has been hit with disaster. The program shall 22 23 include provisions for: Minimum postdisaster structural, electrical, and 24 1. plumbing inspections and procedures. 25 26 2. Emergency permitting and inspection procedures. 27 3. Establishing contact with emergency management 28 personnel and other state and federal agencies. 29 (1) Maintain a list of interested parties for noticing 30 rulemaking workshops and hearings, disseminating information 31 152 CODING: Words stricken are deletions; words underlined are additions. on code adoption, revisions, amendments, and all other such
 actions which are the responsibility of the commission.

3 (m) Coordinate with the state and local governments, 4 industry, and other affected stakeholders in the examination 5 of legislative provisions and make recommendations to fulfill 6 the responsibility to develop a consistent, single code.

7 (n) Provide technical assistance to local building
8 departments in order to implement policies, procedures, and
9 practices which would produce the most cost-effective property
10 insurance ratings.

(o) Develop recommendations for local governments to use when pursuing partial or full privatization of building department functions. The recommendations shall include, but not be limited to, provisions relating to equivalency of service, conflict of interest, requirements for competency, liability, insurance, and long-term accountability.

17 (3) Upon written application by any substantially affected person, the commission shall issue a declaratory 18 19 statement pursuant to s. 120.565 relating to a state agency's interpretation and enforcement of the specific provisions of 20 the Florida Building Code the agency is authorized to enforce 21 required under this section or relating to the conformity of 22 23 new technologies, techniques, and materials to the objectives of the Florida Building Code. The provisions of this 24 subsection shall not be construed to provide any powers, other 25 26 than advisory, to the commission with respect to any decision of the State Fire Marshal made pursuant to the provisions of 27 chapter 633. 28

(6) The commission may provide <u>by rule</u> for plans
review and approval of prototype buildings owned by public <u>and</u>
private entities to be replicated throughout the state. Such

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approved plans or prototype buildings shall be exempt from 1 2 further review required by s. 553.79(2), except changes to the prototype design, site plans, and other site-related items, or 3 4 any local amendment to any part of the Florida Building Code. 5 Construction or erection of such prototype buildings is 6 subject to local permitting and inspections pursuant to this 7 part. 8 Section 80. Section 47 of chapter 98-287, Laws of 9 Florida, is amended to read: Section 47. Effective July January 1, 2001, section 10 553.781, Florida Statutes, is created to read: 11 12 553.781 Licensee accountability.--13 (1) The Legislature finds that accountability for work 14 performed by design professionals and contractors is the key to strong and consistent compliance with the Florida Building 15 Code and, therefore, protection of the public health, safety, 16 17 and welfare. The purpose of this section is to provide such 18 accountability. 19 (2)(a) Upon a determination by a local jurisdiction 20 that a licensee, certificateholder, or registrant licensed 21 under chapters 455, 471, 481, or 489 has committed a material violation of the Florida Building Code and failed to correct 22 23 the violation within a reasonable time, such local jurisdiction shall impose a fine of no less than \$500 and no 24 more than \$5,000 per material violation. 25 26 (b) If the licensee, certificateholder, or registrant 27 disputes the violation within 30 days following notification 28 by the local jurisdiction, the fine is abated and the local 29 jurisdiction shall report the dispute to the appropriate professional licensing board for disciplinary investigation 30 31 and final disposition. If an administrative complaint is filed 154

by the professional licensing board against the 1 certificateholder or registrant, the commission may intervene 2 3 in such proceeding. Any fine imposed by the professional 4 licensing board, pursuant to matters reported by the local jurisdiction to the professional licensing board, shall be 5 6 divided equally between the board and the local jurisdiction 7 which reported the violation. 8 (3) The Department of Business and Professional 9 Regulation, as an integral part of the automated information system provided under s. 455.2286, shall establish, and local 10 jurisdictions and state licensing boards shall participate in, 11 12 a system of reporting violations and disciplinary actions taken against all licensees, certificateholders, and 13 14 registrants under this section that have been disciplined for 15 a violation of the Florida Building Code. Such information shall be available electronically. Any fines collected by a 16 17 local jurisdiction pursuant to subsection (2) shall be used initially to help set up the parts of the reporting system for 18 19 which such local jurisdiction is responsible. Any remaining 20 moneys shall be used solely for enforcing the Florida Building 21 Code, licensing activities relating to the Florida Building Code, or education and training on the Florida Building Code. 22 23 (4) Local jurisdictions shall maintain records, readily accessible by the public, regarding material 24 violations and shall report such violations to the Department 25 26 of Business and Professional Regulation by means of the 27 reporting system provided in s. 455.2286. 28 29 For purposes of this section, a material code violation is a violation that exists within a completed building, structure, 30 or facility which may reasonably result, or has resulted, in 31 155 CODING: Words stricken are deletions; words underlined are additions.

physical harm to a person or significant damage to the 1 2 performance of a building or its systems. Except when the 3 fine is abated as provided in subsection (2), failure to pay 4 the fine within 30 days shall result in a suspension of the 5 licensee's, certificateholder's, or registrant's ability to 6 obtain permits within this state until such time as the fine 7 is paid. Such suspension shall be reflected on the automated 8 information system under s. 455.2286. 9 Section 81. Effective July 1, 2001, paragraph (b) of subsection (2) of section 553.781, Florida Statutes, is 10 11 amended to read: 12 553.781 Licensee accountability.--13 (2) 14 (b) If the licensee, certificateholder, or registrant 15 disputes the violation within 30 days following notification by the local jurisdiction, the fine is abated and the local 16 17 jurisdiction shall report the dispute to the Department of Business and Professional Regulation or the appropriate 18 19 professional licensing board for disciplinary investigation and final disposition. If an administrative complaint is filed 20 by the department or the professional licensing board against 21 the certificateholder or registrant, the commission may 22 23 intervene in such proceeding. Any fine imposed by the department or the professional licensing board, pursuant to 24 matters reported by the local jurisdiction to the department 25 26 or the professional licensing board, shall be divided equally 27 between the board and the local jurisdiction which reported 28 the violation. 29 Section 82. Subsections (3) and (5), paragraph (a) of subsection (7), and subsections (10), (12), (14) and (16) of 30 section 553.79, Florida Statutes, are amended to read: 31 156 CODING: Words stricken are deletions; words underlined are additions.

1 553.79 Permits; applications; issuance; inspections.--2 (3) The State Minimum Building Codes, after the 3 effective date of their adoption pursuant to the provisions of 4 this part, shall supersede all other building construction 5 codes or ordinances in the state, whether at the local or 6 state level and whether adopted by administrative regulation 7 or by legislative enactment, unless such building construction 8 codes or ordinances are more stringent than the State Minimum 9 Building Codes and the conditions of s. 553.73(4) are met. However, this subsection does not apply to manufactured mobile 10 homes as defined by chapter 320. Nothing contained in this 11 12 subsection shall be construed as nullifying or divesting appropriate state or local agencies of authority to make 13 14 inspections or to enforce the codes within their respective areas of jurisdiction. 15 (5)(a) The enforcing agency shall require a special 16 17 inspector to perform structural inspections on a threshold 18 building pursuant to a structural inspection plan prepared by 19 the engineer or architect of record. The structural inspection 20 plan must be submitted to and approved by the enforcing agency prior to the issuance of a building permit for the 21 construction of a threshold building. The purpose of the 22 23 structural inspection plan is to provide specific inspection procedures and schedules so that the building can be 24 adequately inspected for compliance with the permitted 25 26 documents. The special inspector may not serve as a surrogate in carrying out the responsibilities of the building official, 27 28 the architect, or the engineer of record. The contractor's 29 contractual or statutory obligations are not relieved by any action of the special inspector. The special inspector shall 30 determine that a professional engineer who specializes in 31 157

shoring design has inspected inspect the shoring and reshoring 1 for conformance with the shoring and reshoring plans submitted 2 3 to the enforcing agency. A fee simple title owner of a 4 building, which does not meet the minimum size, height, occupancy, occupancy classification, or number-of-stories 5 6 criteria which would result in classification as a threshold 7 building under s. 553.71(7), may designate such building as a 8 threshold building, subject to more than the minimum number of 9 inspections required by the Florida Building Code. (b) The fee owner of a threshold building shall select 10 and pay all costs of employing a special inspector, but the 11 12 special inspector shall be responsible to the enforcement agency. The inspector shall be a person certified, licensed, 13 14 or registered under chapter 471 as an engineer or under chapter 481 as an architect. 15 (c) The commission shall, by rule, establish a 16 17 qualification program for special inspectors and shall compile 18 a list of persons qualified to be special inspectors. Special 19 inspectors shall not be required to meet standards for 20 qualification other than those established by the commission, nor shall the fee owner of a threshold building be prohibited 21 from selecting any person qualified by the commission to be a 22 23 special inspector. The architect or engineer of record may act as the special inspector provided she or he is on the Board of 24 25 Professional Engineers' or the Board of Architecture and 26 Interior Design's list of persons qualified to be special inspectors. School boards may utilize employees as special 27 inspectors provided such employees are on one of the 28 29 professional licensing board's list of persons qualified to be 30 special inspectors. 31 158

(d) The licensed architect or registered engineer 1 serving as the special inspector shall be permitted to send her or his duly authorized representative to the job site to perform the necessary inspections provided all required written reports are prepared by and bear the seal of the special inspector and are submitted to the enforcement agency.

7 (7) Each enforcement agency shall require that, on 8 every threshold building:

9 (a) The special inspector, upon completion of the building and prior to the issuance of a certificate of 10 occupancy, file a signed and sealed statement with the 11 12 enforcement agency in substantially the following form: To the best of my knowledge and belief, the above-described 13 14 construction of all structural load-bearing components 15 described in the threshold inspection plan complies with the permitted documents, and the specialty shoring design 16 17 professional engineer has ascertained that the shoring and 18 reshoring conforms with the shoring and reshoring plans 19 submitted to the enforcement agency.

20 (10) An enforcing authority may not issue a building permit for any building construction, erection, alteration, 21 repair, or addition unless the permit either includes on its 22 23 face or there is attached to the permit the following statement: "NOTICE: In addition to the requirements of this 24 permit, there may be additional restrictions applicable to 25 26 this property that may be found in the public records of this 27 county, and there may be additional permits required from other governmental entities such as water management 28 29 districts, state agencies, or federal agencies." 30

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1 (12) Nothing in this section shall be construed to 2 alter or supplement the provisions of part IV of this chapter 3 relating to manufactured buildings factory-built housing. (14) A building permit for a single-family residential 4 5 dwelling must be issued within 30 working days of application 6 therefor unless unusual circumstances require a longer time 7 for processing the application or unless the permit 8 application fails to satisfy the enforcing agency's laws, 9 ordinances, or codes. 10 (16)(a) The Florida Building Commission shall establish, within the Florida Building Code adopted by rule, 11 12 standards for permitting residential buildings or structures moved into or within a county or municipality when such 13 14 structures do not or cannot comply with the code. However, 15 such buildings or structures shall not be required to be brought into compliance with the state minimum building code 16 17 in force at the time the building or structure is moved, 18 provided: 19 1. The building or structure is structurally sound and in occupiable condition for its intended use; 20 21 The occupancy use classification for the building 2. or structure is not changed as a result of the move; 22 23 The building is not substantially remodeled; 3. Current fire code requirements for ingress and 24 4. 25 egress are met; 26 5. Electrical, gas, and plumbing systems meet the 27 codes in force at the time of construction and are operational 28 and safe for reconnection; and 29 Foundation plans are sealed by a professional 6. 30 engineer or architect licensed to practice in this state, if 31 160

required by the building code for all residential buildings or 1 structures of the same occupancy class; 2 3 (b) The building official shall apply the same 4 standard to a moved residential building or structure as that 5 applied to the remodeling of any comparable residential 6 building or structure to determine whether the moved structure 7 is substantially remodeled. The cost of moving the building 8 and the cost of the foundation on which the moved building or 9 structure is placed shall not be included in the cost of remodeling for purposes of determining whether a moved 10 building or structure has been substantially remodeled. 11 12 Section 83. Section 49 of chapter 98-287, Laws of Florida, is amended to read: 13 14 Section 49. Effective July January 1, 2001, 15 subsections (1), (2), (3), (4), (6), (9), (10), and (14) of 16 section 553.79, Florida Statutes, are amended, and subsection 17 (17) is added to said section, to read: 18 553.79 Permits; applications; issuance; inspections.--19 (1) After the effective date of the Florida State 20 Minimum Building Code Codes adopted as herein provided, it 21 shall be unlawful for any person, firm, or corporation, or 22 governmental entity to construct, erect, alter, modify, 23 repair, or demolish any building within this state without first obtaining a permit therefor from the appropriate 24 enforcing agency or from such persons as may, by appropriate 25 26 resolution or regulation of the authorized state or local enforcing agency, be delegated authority to issue such 27 permits, upon the payment of such reasonable fees adopted by 28 29 the enforcing agency. The enforcing agency is empowered to revoke any such permit upon a determination by the agency that 30 the construction, erection, alteration, modification, repair, 31 161

or demolition of the building for which the permit was issued is in violation of, or not in conformity with, the provisions of the <u>Florida</u> State Minimum Building <u>Code</u> Codes. Installation, replacement, removal, or metering of any load management control device is exempt from and shall not be subject to the permit process and fees otherwise required by this section.

(2) After January 1, 1988, No enforcing agency may 8 9 issue any permit for construction, erection, alteration, modification, repair, or demolition until the local building 10 code administrator or inspector, in conjunction with the 11 12 appropriate firesafety inspector, has reviewed the plans and specifications for such proposal and both officials have found 13 14 the plans to be in compliance with the Florida applicable 15 State Minimum Building Code Codes and the Florida Fire Prevention Code and the Life Safety Code applicable firesafety 16 17 standards as determined by the local authority in accordance with this chapter and chapter 633. Building plans approved 18 19 pursuant to s. 553.77(6) and state-approved manufactured 20 buildings are exempt from local codes enforcing agency plan reviews except for provisions of the code relating to 21 erection, assembly, or construction at the site. Erection, 22 23 assembly, and construction at the site are subject to local permitting and inspections. Any building or structure which is 24 not subject to a firesafety code and any building or structure 25 26 which is exempt from the local building permit process shall not be required to have its plans reviewed by the local 27 officials. Industrial construction on sites where design, 28 29 construction, and firesafety are supervised by appropriate design and inspection professionals and which contain adequate 30 in-house fire departments and rescue squads is exempt, subject 31

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to local government option, from review of plans and 1 2 inspections, providing owners certify that applicable codes 3 and standards have been met and supply appropriate approved 4 drawings to local building and firesafety inspectors. The 5 enforcing agency shall issue a permit to construct, erect, 6 alter, modify, repair, or demolish any building when the plans 7 and specifications for such proposal comply with the 8 provisions of the Florida State Minimum Building Code Codes 9 and the Florida Fire Prevention Code and the Life Safety Code applicable firesafety standards as determined by the local 10 authority in accordance with this chapter and chapter 633. 11 12 (3) Except as provided in this chapter, the Florida State Minimum Building Code Codes, after the effective date of 13 14 their adoption pursuant to the provisions of this part, shall supersede all other building construction codes or ordinances 15 in the state, whether at the local or state level and whether 16 adopted by administrative regulation or by legislative 17 18 enactment, unless such building construction codes or 19 ordinances are more stringent than the State Minimum Building 20 Codes and the conditions of s. 553.73(4) are met. However, this subsection does not apply to the manufacture of mobile 21 homes as defined by federal law chapter 320. Nothing 22 23 contained in this subsection shall be construed as nullifying or divesting appropriate state or local agencies of authority 24 to make inspections or to enforce the codes within their 25 26 respective areas of jurisdiction. (4) The Florida State Minimum Building Code Codes, 27 after the effective date of their adoption pursuant to the 28 29 provisions of this part, may be modified by local governments 30 to require more stringent standards than those specified in 31

the Florida State Minimum Building Code Codes, provided the 1 2 conditions of s. 553.73(4) are met. 3 (6) No permit may be issued for any building 4 construction, erection, alteration, modification, repair, or 5 addition unless the applicant for such permit provides to the 6 enforcing agency which issues the permit any of the following 7 documents which apply to the construction for which the permit 8 is to be issued and which shall be prepared by or under the 9 direction of an engineer registered under chapter 471: (a) Electrical documents for any new building or 10 addition which requires an aggregate service capacity of 600 11 12 amperes (240 volts) or more on a residential electrical system or 800 amperes (240 volts) or more on a commercial or 13 14 industrial electrical system and which costs more than \$50,000. 15 (b) Plumbing documents for any new building or 16 17 addition which requires a plumbing system with more than 250 18 fixture units or which costs more than \$50,000. 19 (c) Fire sprinkler documents for any new building or 20 addition which includes a fire sprinkler system which contains 21 50 or more sprinkler heads. A Contractor I, Contractor II, or Contractor IV, certified under s. 633.521, may design a fire 22 23 sprinkler system of 49 or fewer heads and may design the alteration of an existing fire sprinkler system if the 24 alteration consists of the relocation, addition, or deletion 25 26 of not more than 49 heads, notwithstanding the size of the 27 existing fire sprinkler system. 28 (d) Heating, ventilation, and air-conditioning 29 documents for any new building or addition which requires more than a 15-ton-per-system capacity which is designed to 30 accommodate 100 or more persons or for which the system costs 31 164 CODING: Words stricken are deletions; words underlined are additions.

more than \$50,000. This paragraph does not include any 1 document for the replacement or repair of an existing system 2 3 in which the work does not require altering a structural part 4 of the building or for work on a residential one-family, 5 two-family, three-family, or four-family structure. 6 (e) Any specialized mechanical, electrical, or 7 plumbing document for any new building or addition which 8 includes a medical gas, oxygen, steam, vacuum, toxic air 9 filtration, halon, or fire detection and alarm system which costs more than \$5,000. 10 11 12 Documents requiring an engineer seal by this part No such document shall not be valid unless a professional engineer who 13 14 possesses a valid certificate of registration has signed, 15 dated, and stamped such document as provided in s. 471.025. (9) Any state agency with building construction 16 17 responsibility may enter into an agreement with any other unit 18 of government to delegate its responsibility to enforce the 19 delegate's building code governing the construction, erection, 20 alteration, repair, or demolition of any state building and is authorized to expend public funds for permit and inspection 21 22 fees, which fees may be no greater than the fees charged 23 others. (10) An enforcing authority may not issue a building 24 permit for any building construction, erection, alteration, 25 26 modification, repair, or addition unless the permit either includes on its face or there is attached to the permit the 27 following statement: "NOTICE: In addition to the requirements 28 29 of this permit, there may be additional restrictions applicable to this property that may be found in the public 30 records of this county, and there may be additional permits 31 165

required from other governmental entities such as water 1 management districts, state agencies, or federal agencies." 2 (14) A building permit for a single-family residential 3 4 dwelling must be issued within 30 working days of application 5 therefor unless unusual circumstances require a longer time 6 for processing the application or unless the permit 7 application fails to satisfy the Florida Building Code or the 8 enforcing agency's laws or, ordinances, or codes. 9 (17) Notwithstanding any other provision of law, state agencies responsible for the construction, erection, 10 alteration, modification, repair, or demolition of public 11 12 buildings, or the regulation of public and private buildings, structures, and facilities, shall be subject to enforcement of 13 14 the Florida Building Code by local jurisdictions. This 15 subsection applies in addition to the jurisdiction and 16 authority of the Department of Insurance to inspect 17 state-owned buildings. This subsection does not apply to the jurisdiction and authority of the Department of Agriculture 18 19 and Consumer Services to inspect amusement rides or the 20 Department of Insurance to inspect state owned buildings and 21 boilers. Section 84. Effective July 1, 2001, subsections (2), 22 23 (3), (6), and (9) of section 553.79, Florida Statutes, as amended by section 49 of chapter 98-287, Laws of Florida, are 24 25 amended to read: 26 553.79 Permits; applications; issuance; inspections.--27 (2) No enforcing agency may issue any permit for 28 construction, erection, alteration, modification, repair, or 29 demolition of any building or structure until the local building code administrator or inspector, in conjunction with 30 the appropriate firesafety inspector, has reviewed the plans 31 166

and specifications for such proposal and both officials have 1 2 found the plans to be in compliance with the Florida Building 3 Code. In addition, an enforcing agency may not issue any 4 permit for construction, erection, alteration, modification, 5 repair, or demolition of any building until the appropriate 6 firesafety inspector certified pursuant to s. 633.081 has 7 reviewed the plans and specifications for such proposal and 8 found that the plans comply with and the Florida Fire 9 Prevention Code and the Life Safety Code as determined by the local authority in accordance with this chapter and chapter 10 633. Building plans approved pursuant to s. 553.77(6) and 11 12 state-approved manufactured buildings are exempt from local 13 codes enforcing agency plan reviews except for provisions of 14 the code relating to erection, assembly, or construction at 15 the site. Erection, assembly, and construction at the site are subject to local permitting and inspections. Any building 16 17 or structure which is not subject to a firesafety code and any 18 building or structure which is exempt from the local building 19 permit process shall not be required to have its plans 20 reviewed by the firesafety inspector local officials. Any building or structure that is exempt from the local building 21 permit process may not be required to have its plans reviewed 22 23 by the local building code administrator. Industrial construction on sites where design, construction, and 24 25 firesafety are supervised by appropriate design and inspection 26 professionals and which contain adequate in-house fire 27 departments and rescue squads is exempt, subject to local government option, from review of plans and inspections, 28 29 providing owners certify that applicable codes and standards have been met and supply appropriate approved drawings to 30 local building and firesafety inspectors. The enforcing 31

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agency shall issue a permit to construct, erect, alter, modify, repair, or demolish any building <u>or structure</u> when the plans and specifications for such proposal comply with the provisions of the Florida Building Code and the Florida Fire Prevention Code and the Life Safety Code as determined by the local authority in accordance with this chapter and chapter 633.

8 (3) Except as provided in this chapter, the Florida 9 Building Code, after the effective date of adoption pursuant to the provisions of this part, shall supersede all other 10 building construction codes or ordinances in the state, 11 whether at the local or state level and whether adopted by 12 administrative regulation or by legislative enactment. 13 However, this subsection does not apply to the construction of 14 15 manufactured manufacture of mobile homes as defined by federal law. Nothing contained in this subsection shall be construed 16 17 as nullifying or divesting appropriate state or local agencies of authority to make inspections or to enforce the codes 18 19 within their respective areas of jurisdiction.

20 (6) A No permit may not be issued for any building construction, erection, alteration, modification, repair, or 21 addition unless the applicant for such permit complies with 22 23 the requirements for plan review established by the Florida Building Commission within the Florida Building Code.provides 24 to the enforcing agency which issues the permit any of the 25 26 following documents which apply to the construction for which 27 the permit is to be issued and which shall be prepared by or under the direction of an engineer registered under chapter 28 29 471:

30 (a) Electrical documents for any new building or
31 addition which requires an aggregate service capacity of 600

amperes (240 volts) or more on a residential electrical system 1 or 800 amperes (240 volts) or more on a commercial or 2 3 industrial electrical system and which costs more than \$50,000. 4 5 (b) Plumbing documents for any new building or 6 addition which requires a plumbing system with more than 250 7 fixture units or which costs more than \$50,000. (c) Fire sprinkler documents for any new building or 8 9 addition which includes a fire sprinkler system which contains 50 or more sprinkler heads. A Contractor I, Contractor II, or 10 Contractor IV, certified under s. 633.521, may design a fire 11 sprinkler system of 49 or fewer heads and may design the 12 alteration of an existing fire sprinkler system if the 13 14 alteration consists of the relocation, addition, or deletion of not more than 49 heads, notwithstanding the size of the 15 16 existing fire sprinkler system. (d) Heating, ventilation, and air-conditioning 17 documents for any new building or addition which requires more 18 19 than a 15-ton-per-system capacity which is designed to 20 accommodate 100 or more persons or for which the system costs more than \$50,000. This paragraph does not include any 21 22 document for the replacement or repair of an existing system in which the work does not require altering a structural part 23 of the building or for work on a residential one-family, 24 25 two-family, three-family, or four-family structure. (e) Any specialized mechanical, electrical, or 26 27 plumbing document for any new building or addition which 28 includes a medical gas, oxygen, steam, vacuum, toxic air 29 filtration, halon, or fire detection and alarm system which 30 costs more than \$5,000. 31 169

Documents requiring an engineer seal by this part shall not be 1 2 valid unless a professional engineer who possesses a valid 3 certificate of registration has signed, dated, and stamped 4 such document as provided in s. 471.025. 5 (9) Any state agency whose enabling legislation 6 authorizes it to enforce provisions of the Florida Building 7 Code may enter into an agreement with any other unit of 8 government to delegate its responsibility to enforce those 9 provisions and may with building construction responsibility is authorized to expend public funds for permit and inspection 10 fees, which fees may be no greater than the fees charged 11 12 others. Section 85. Section 51 of chapter 98-287, Laws of 13 14 Florida, is amended to read: Section 51. Effective July January 1, 2001, section 15 553.80, Florida Statutes, as amended by this act, is amended 16 17 to read: 18 553.80 Enforcement.--19 (1) It shall be the responsibility of each local 20 government and, each legally constituted enforcement district, 21 and each state agency with statutory authority to regulate building construction to enforce the Florida Building Code 22 required by this part on all public or private buildings, 23 structures, and facilities adopted by such body in accordance 24 25 with s. 553.73, unless such responsibility has been delegated 26 to another unit of government pursuant to s. 553.79(9). The governing bodies of local governments may provide a schedule 27 of fees, as authorized by s. 125.56(2) or s. 166.222 and this 28 29 section, for the enforcement of the provisions of this part. Such fees shall be used solely for carrying out the 30 responsibilities of enforcing the Florida Building Code. The 31 170

authority of state enforcing agencies to set fees for 1 2 enforcement shall be derived from authority existing on the effective date of this act. However, nothing contained in this 3 4 subsection shall operate to limit such agencies from adjusting 5 their fee schedule in conformance with existing authority. 6 (2)(a) Any two or more counties or municipalities, or 7 any combination thereof, may, in accordance with the provisions of chapter 163, governing interlocal agreements, 8 9 form an enforcement district for the purpose of adopting, enforcing, and administering the provisions of the Florida 10 State Minimum Building Code Codes. Each district so formed 11 12 shall be registered with the department on forms to be provided for that purpose. Nothing in this subsection shall be 13 14 construed to supersede provisions of county charters which 15 preempt municipal authorities respective to building codes. (b) With respect to evaluation of design 16 17 professionals' documents, if a local government finds it 18 necessary, in order to enforce compliance with the Florida 19 Building Code and issue a permit, to reject design documents 20 required by the code three or more times for failure to 21 correct a code violation specifically and continuously noted in each rejection, including, but not limited to, egress, fire 22 23 protection, structural stability, energy, accessibility, lighting, ventilation, electrical, mechanical, plumbing, and 24 25 gas systems, or other requirements identified by rule of the 26 Florida Building Commission adopted pursuant to chapter 120, the local government shall impose, each time after the third 27 28 such review the plans are rejected for that code violation, a 29 fee of four times the amount of the proportion of the permit 30 fee attributed to plans review. 31 171

(c) With respect to inspections, if a local government 1 2 finds it necessary, in order to enforce compliance with the 3 Florida Building Code, to conduct any inspection after an 4 initial inspection and one subsequent reinspection of any 5 project or activity for the same code violation specifically 6 and continuously noted in each rejection, including, but not 7 limited to, egress, fire protection, structural stability, 8 energy, accessibility, lighting, ventilation, electrical, mechanical, plumbing, and gas systems, or other requirements 9 identified by rule of the Florida Building Commission adopted 10 pursuant to chapter 120, the local government shall impose a 11 12 fee of four times the amount of the fee imposed for the initial inspection or first reinspection, whichever is 13 14 greater, for each such subsequent reinspection. (3) Each enforcement district shall be governed by a 15 board, the composition of which shall be determined by the 16 17 affected localities. At its own option each enforcement 18 district or local enforcement agency may promulgate rules 19 granting to the owner of a single-family residence one or more 20 exemptions from the Florida State Minimum Building Code Codes 21 relating to: (a) Addition, alteration, or repairs performed by the 22 23 property owner upon his or her own property, provided any addition or alteration shall not exceed 1,000 square feet or 24 the square footage of the primary structure, whichever is 25 26 less. (b) Addition, alteration, or repairs by a nonowner 27 within a specific cost limitation set by rule, provided the 28 29 total cost shall not exceed \$5,000 within any 12-month period. (c) Building and inspection fees. 30 31 172 CODING: Words stricken are deletions; words underlined are additions.

Each code exemption, as defined in paragraphs (a), (b), and 1 2 (c), shall be certified to the local board 10 days prior to 3 implementation and shall only be effective in the territorial 4 jurisdiction of the enforcement district or local enforcement 5 agency implementing it. 6 (4) When an enforcement district has been formed as 7 provided herein, upon its registration with the department, it 8 shall have the same authority and responsibility with respect 9 to building codes as provided by this part for local governing bodies. 10 (5) State and regional agencies with special expertise 11 12 in building code standards and licensing of contractors and 13 design professionals shall provide support to local 14 governments upon request. 15 (6) Notwithstanding any other provision of law, state universities, community colleges, and public school districts 16 17 shall be subject to enforcement of the Florida Building Code 18 pursuant to this part. 19 (a) State universities, state community colleges, or 20 public school districts shall conduct plan review and 21 construction inspections to enforce building code compliance for their building projects that are subject to the Florida 22 23 Building Code. Such entities shall have personnel appropriately certified under part XII of chapter 468 perform 24 25 the plan reviews and inspections required by the code. Under such arrangements, such entities shall not be subject to local 26 government permitting requirements, plans review, and 27 28 inspection fees. State universities, state community colleges, 29 and public school districts shall be liable and responsible 30 for all of their buildings, structures, and facilities. Nothing in this paragraph shall be construed to limit the 31 173

authority of the county, municipality, or code enforcement 1 district to ensure that buildings, structures, and facilities 2 3 owned by such entities comply with the Florida Building Code 4 or to limit the authority and responsibility of the fire 5 official to conduct firesafety inspections pursuant to chapter 6 633. 7 (b) If a state university, state community college, or 8 public school district elects to use a local government's code 9 enforcement offices: 1. Fees charged by counties and municipalities for 10 enforcement of the Florida Building Code on buildings, 11 12 structures, and facilities of state universities, state colleges, and public school districts shall not be more than 13 14 the actual labor and administrative costs incurred for plans review and inspections to ensure compliance with the code. 15 16 2. Counties and municipalities shall expedite building 17 construction permitting, building plans review, and inspections of projects of state universities, state community 18 19 colleges, and public school districts which are subject to the 20 Florida Building Code according to guidelines established by 21 the Florida Building Commission. 22 The Florida Building Commission and code (C) 23 enforcement jurisdictions shall consider balancing code criteria and enforcement to unique functions, where they 24 25 occur, of research institutions by application of performance 26 criteria in lieu of prescriptive criteria. 27 28 Nothing in this part shall be construed to authorize counties, 29 municipalities, or code enforcement districts to conduct any 30 permitting, plans review, or inspections not covered by the Florida Building Code. Any actions by counties or 31 174

municipalities not in compliance with this part may be 1 2 appealed to the Florida Building Commission. The commission, 3 upon a determination that actions not in compliance with this 4 part have delayed permitting or construction, may suspend the 5 authority of a county, municipality, or code enforcement 6 district to enforce the Florida Building Code on the 7 buildings, structures, or facilities of a state university, 8 state community college, or public school district and provide 9 for code enforcement at the expense of the state university, state community college, or public school district. 10 Section 86. Effective July 1, 2001, subsection (1) and 11 12 paragraph (a) of subsection (6) of section 553.80, Florida Statutes, as amended by section 51 of chapter 98-287, Laws of 13 14 Florida, are amended, and paragraph (d) is added to subsection (6) of said section, to read: 15 553.80 Enforcement.--16 17 (1) Except as provided in paragraphs (a)-(e), It shall be the responsibility of each local government and each 18 19 legally constituted enforcement district with statutory 20 authority shall to regulate building construction and, where 21 authorized in the state agency's enabling legislation, each 22 state agency shall to enforce the Florida Building Code 23 required by this part on all public or private buildings, structures, and facilities, unless such responsibility has 24 25 been delegated to another unit of government pursuant to s. 26 553.79(9). (a) Construction regulations relating to correctional 27 facilities under the jurisdiction of the Department of 28 29 Corrections and the Department of Juvenile Justice are to be 30 enforced exclusively by those departments. 31 175

| 1 | (b) Construction regulations relating to elevator |
|---|--|
| 2 | equipment under the jurisdiction of the Bureau of Elevators of |
| 3 | the Department of Business and Professional Regulation shall |
| 4 | be enforced exclusively by that department. |
| 5 | (c) In addition to the requirements of s. 553.79 and |
| 6 | this section, facilities subject to the provisions of chapter |
| 7 | 395 and part II of chapter 400 shall have facility plans |
| 8 | reviewed and construction surveyed by the state agency |
| 9 | authorized to do so under the requirements of chapter 395 and |
| 10 | part II of chapter 400 and the certification requirements of |
| 11 | the Federal Government. |
| 12 | (d) Building plans approved pursuant to s. 553.77(6) |
| 13 | and state-approved manufactured buildings, including buildings |
| 14 | manufactured and assembled offsite and not intended for |
| 15 | habitation, such as lawn storage buildings and storage sheds, |
| 16 | are exempt from local code enforcing agency plan reviews |
| 17 | except for provisions of the code relating to erection, |
| 18 | assembly, or construction at the site. Erection, assembly, and |
| 19 | construction at the site are subject to local permitting and |
| 20 | inspections. |
| 21 | (e) Construction regulations governing public schools, |
| 22 | state universities, and community colleges shall be enforced |
| 23 | as provided in subsection (6). |
| 24 | |
| 25 | The governing bodies of local governments may provide a |
| 26 | schedule of fees, as authorized by s. 125.56(2) or s. 166.222 |
| 27 | and this section, for the enforcement of the provisions of |
| 28 | this part. Such fees shall be used solely for carrying out |
| 29 | the local government's responsibilities in enforcing the |
| 30 | Florida Building Code. The authority of state enforcing |
| 31 | agencies to set fees for enforcement shall be derived from |
| | 176 |
| CODING: Words stricken are deletions; words <u>underlined</u> are additions. | |

1 authority existing on <u>July 1, 1998</u> the effective date of this 2 act. However, nothing contained in this subsection shall 3 operate to limit such agencies from adjusting their fee 4 schedule in conformance with existing authority.

5 (6) Notwithstanding any other provision of law, state 6 universities, community colleges, and public school districts 7 shall be subject to enforcement of the Florida Building Code 8 pursuant to this part.

9 (a) State universities, state community colleges, or public school districts shall conduct plan review and 10 construction inspections to enforce building code compliance 11 12 for their building projects that are subject to the Florida Building Code. Such entities shall use have personnel or 13 14 contract providers appropriately certified under part XII of chapter 468 to perform the plan reviews and inspections 15 required by the code. Under such arrangements, such entities 16 17 shall not be subject to local government permitting requirements, plans review, and inspection fees. State 18 19 universities, state community colleges, and public school 20 districts shall be liable and responsible for all of their 21 buildings, structures, and facilities. Nothing in this paragraph shall be construed to limit the authority of the 22 county, municipality, or code enforcement district to ensure 23 that buildings, structures, and facilities owned by such 24 25 entities comply with the Florida Building Code or to limit the authority and responsibility of the fire official to conduct 26 27 firesafety inspections pursuant to chapter 633. 28 (d) School boards, community college boards, and state universities may use annual facility maintenance permits to 29 30 facilitate routine maintenance, emergency repairs, building

31 refurbishment, and minor renovations of systems or equipment.

The amount expended for maintenance projects may not exceed 1 \$200,000 per project. A facility maintenance permit is valid 2 3 for 1 year. A detailed log of alterations and inspections must 4 be maintained and annually submitted to the building official. 5 The building official retains the right to make inspections at 6 the facility site as he or she considers necessary. Code 7 compliance must be provided upon notification by the building 8 official. If a pattern of code violations is found, the 9 building official may withhold the issuance of future annual facility maintenance permits. 10 11 12 Nothing in this part shall be construed to authorize counties, municipalities, or code enforcement districts to conduct any 13 14 permitting, plans review, or inspections not covered by the Florida Building Code. Any actions by counties or 15 municipalities not in compliance with this part may be 16 17 appealed to the Florida Building Commission. The commission, 18 upon a determination that actions not in compliance with this 19 part have delayed permitting or construction, may suspend the authority of a county, municipality, or code enforcement 20 district to enforce the Florida Building Code on the 21 buildings, structures, or facilities of a state university, 22 23 state community college, or public school district and provide for code enforcement at the expense of the state university, 24 state community college, or public school district. 25 26 Section 87. Effective July 1, 2001, section 553.83, Florida Statutes, is amended to read: 27 28 553.83 Injunctive relief. -- Any local government, 29 legally constituted enforcement district, or state agency authorized to enforce sections of the Florida Building Code 30 31 under s. 553.80 code enforcing agency may seek injunctive 178

relief from any court of competent jurisdiction to enjoin the 1 offering for sale, delivery, use, occupancy, erection, 2 3 alteration, or installation of any building covered by this 4 part, upon an affidavit of the local government, code 5 enforcement district, or state code enforcing agency 6 specifying the manner in which the building does not conform 7 to the requirements of the Florida portion of the State 8 Minimum Building Code, or local amendments to the Florida 9 Building Code Codes adopted in that jurisdiction. Noncompliance with the $\frac{1}{2}$ building code promulgated under this 10 part shall be considered prima facie evidence of irreparable 11 12 damage in any cause of action brought under authority of this 13 part. 14 Section 88. Effective July 1, 2001, section 553.84, Florida Statutes, is amended to read: 15 553.84 Statutory civil action.--Notwithstanding any 16 17 other remedies available, any person or party, in an 18 individual capacity or on behalf of a class of persons or 19 parties, damaged as a result of a violation of this part or 20 the Florida State Minimum Building Code Codes, has a cause of action in any court of competent jurisdiction against the 21 22 person or party who committed the violation. 23 Section 89. Subsections (2), (3), and (9) of section 553.841, Florida Statutes, are amended, and subsection (11) is 24 added to said section, to read: 25 26 553.841 Building code training program; participant 27 competency requirements. --28 (2) The commission shall establish by rule the 29 Building Code Training Program to develop and provide a core 30 curriculum and advance module courses relating to the Florida 31 179

Building Code and a system of administering and enforcing the 1 2 Florida Building Code. 3 (3) The program shall be developed, implemented, and 4 administered by the commission in consultation with the 5 Department of Education, the Department of Community Affairs, б the Department of Business and Professional Regulation, the 7 State Fire Marshal, the State University System, and the 8 Division of Community Colleges. 9 (9) The commission, in consultation with the Department of Business and Professional Regulation, shall 10 develop or cause to be developed, or approve as a part of the 11 12 program, a core curriculum and specialized or advanced module coursework for the construction workforce, including, but not 13 14 limited to, superintendents and, journeymen, and residential 15 designers. (11) The Legislature hereby establishes the Office of 16 17 Building Code Training Program Administration within the 18 Institute of Applied Technology in Construction Excellence at 19 the Florida Community College at Jacksonville. The office is 20 charged with the following responsibilities as recommended by 21 the Florida Building Commission and as resources are provided 22 by the Legislature: 23 (a) Provide research-to-practice capability for entry-level construction training development, delivery and 24 25 quality assurance, as well as training and competency registry 26 systems and recruitment initiatives. 27 (b) Coordinate with the Department of Community Affairs and the Florida Building Commission to serve as school 28 29 liaison to disseminate construction awareness and promotion 30 programs and materials to schools. 31 180

1 (c) Develop model programs and approaches to 2 construction career exploration to promote construction 3 careers. 4 Section 90. Subsection (1) of section 553.842, Florida 5 Statutes, is amended to read: 6 553.842 Product evaluation and approval.--7 (1) The commission shall make recommendations to the 8 President of the Senate and the Speaker of the House of 9 Representatives prior to the 2001 Regular Session may adopt 10 rules pursuant to ss. 120.536(1) and 120.54 to develop and implement a product evaluation and approval system to operate 11 12 in coordination with the Florida Building Code. The product 13 evaluation and approval system shall provide: 14 (a) Appropriate promotion of innovation and new 15 technologies. 16 (b) Processing submittals of products from 17 manufacturers in a timely manner. 18 (c) Independent, third-party qualified and accredited 19 testing and laboratory facilities. 20 (d) An easily accessible product acceptance list to 21 entities subject to the Florida Building Code. 22 (e) Development of stringent but reasonable testing 23 criteria based upon existing consensus standards, when available, for products. 24 25 (f) Long-term approvals, where feasible. 26 (g) Recall or revocation of a product approval. (h) Cost-effectiveness. 27 28 29 For purposes of this section, an approved product evaluation 30 entity is an entity that has been accredited by a nationally 31 181 CODING: Words stricken are deletions; words underlined are additions.

recognized independent evaluation authority or entity 1 otherwise approved by the commission. 2 3 Section 91. Effective July 1, 2001, section 553.85, 4 Florida Statutes, is amended to read: 5 553.85 Liquefied petroleum gases. -- The provisions of 6 the Florida State Minimum Building Code Codes and the rules 7 and regulations adopted thereunder for the design, 8 construction, location, installation, services, and operation 9 of equipment for storing, handling, transporting, and utilization of liquefied petroleum gases shall not be in 10 conflict with chapter 527. 11 12 Section 92. Effective July 1, 2001, section 553.19, Florida Statutes, is transferred and renumbered as section 13 14 553.88, Florida Statutes, and is amended to read: 15 553.88 553.19 Adoption of electrical and alarm standards. -- For the purpose of establishing minimum electrical 16 17 and alarm standards in this state, the current edition of the 18 following standards are adopted: 19 (1)"National Electrical Code," NFPA No. 70. 20 (2) Underwriters' Laboratories, Inc., "Standards for Safety, Electrical Lighting Fixtures, and Portable Lamps," UL 21 57 and UL 153. 22 23 (3) Underwriters' Laboratories, Inc., "Standard for Electric Signs," UL 48. 24 (4) The provisions of the following which prescribe 25 26 minimum electrical and alarm standards: (a) NFPA No. 56A, "Inhalation Anesthetics." 27 (b) NFPA No. 56B, "Respiratory Therapy." 28 29 (c) NFPA No. 56C, "Laboratories in Health-related 30 Institutions." 31 (d) NFPA No. 56D, "Hyperbaric Facilities." 182 CODING: Words stricken are deletions; words underlined are additions.

1 (e) NFPA No. 56F, "Nonflammable Medical Gas Systems." 2 NFPA No. 72, "National Fire Alarm Code." (f) (g) NFPA No. 76A, "Essential Electrical Systems for 3 4 Health Care Facilities." 5 (5) The rules and regulations of the Department of 6 Health, entitled "Nursing Homes and Related Facilities 7 Licensure." 8 (6) The minimum standards for grounding of portable 9 electric equipment, chapter 8C-27 as recommended by the Industrial Standards Section, Division of Workers' 10 Compensation, Department of Labor and Employment Security. 11 12 The Florida Building Commission shall update and maintain such 13 14 electrical standards consistent with the procedures established in s. 553.73 and may recommend the National 15 Electrical Installation Standards. 16 17 Section 93. Effective July 1, 2001, section 553.901, Florida Statutes, is amended to read: 18 19 553.901 Purpose of thermal efficiency code. -- The 20 Department of Community Affairs shall prepare a The purpose of this thermal efficiency code is to provide for a statewide 21 22 uniform standard for energy efficiency in the thermal design 23 and operation of all buildings statewide, consistent with energy conservation goals, and to best provide for public 24 safety, health, and general welfare. The Florida Building 25 26 Commission shall adopt the Florida Energy Efficiency Code for Building Construction within the Florida Building Code, and 27 Department of Community Affairs shall adopt, modify, revise, 28 29 update, and maintain the Florida Energy Efficiency code for Building Construction to implement the provisions of this 30 thermal efficiency code and amendments thereto, in accordance 31 183

with the procedures of chapter 120. The department shall, at 1 2 least triennially, determine the most cost-effective 3 energy-saving equipment and techniques available and report 4 its determinations to the commission, which shall update the 5 code to incorporate such equipment and techniques. The 6 proposed changes shall be made available for public review and 7 comment no later than 6 months prior to code implementation. The term "cost-effective," for the purposes of this part, 8 9 shall be construed to mean cost-effective to the consumer. 10 Section 94. Effective July 1, 2001, subsections (1), (4), (6), and (7) of section 553.902, Florida Statutes, are 11 12 amended to read: 553.902 Definitions.--For the purposes of this part: 13 14 "Exempted building" means: (1)15 Any building or portion thereof whose peak design (a) 16 rate of energy usage for all purposes is less than 1 watt (3.4 17 Btu per hour) per square foot of floor area for all purposes. 18 (b) Any building which is neither heated nor cooled by 19 a mechanical system designed to control or modify the indoor temperature and powered by electricity or fossil fuels. 20 21 (c) Any building for which federal mandatory standards 22 preempt state energy codes. 23 (d) Any historical building as described in s. 267.021(6). 24 25 (e) Any state building that must conform to the more 26 stringent "Florida Energy Conservation Act of 1974" and 27 amendments thereto. 28 29 The Florida Building Commission may recommend to the 30 Legislature additional types of buildings which should be 31 184 CODING: Words stricken are deletions; words underlined are additions.

exempted from compliance with the Florida Energy Efficiency 1 2 Code for Building Construction. "Local enforcement agency" means the agency of 3 (4) 4 local government which has the authority to make inspections 5 of buildings and to enforce the Florida Building Code a code or codes which establish standards for construction, б 7 renovation, or occupancy of buildings. It includes any agency within the definition of s. 553.71(5). 8 9 (6) "Energy performance index" or "EPI" means a number 10 describing the relative energy performance of a residential building as compared to a residential building designed to 11 12 baseline energy performance levels for the envelope, HVAC, and 13 water heating components. The number shall be calculated 14 according to rules and procedures promulgated by the 15 Department of Community Affairs. (6)(7) "Energy performance level" means the indicator 16 17 of the energy-related performance of a building, including, but not limited to, the levels of insulation, the amount and 18 19 type of glass, and the HVAC and water heating system efficiencies. 20 21 Section 95. Section 553.903, Florida Statutes, is 22 amended to read: 23 553.903 Applicability.--This part shall apply to all new and renovated buildings in the state, except exempted 24 buildings, for which building permits are obtained after March 25 26 15, 1979, and to the installation or replacement of building 27 systems and components with new products for which thermal efficiency standards are set by the Florida Energy Efficiency 28 29 Code for Building Construction. The provisions of this part shall constitute a statewide uniform code. The criteria for 30 compliance shall include the provision that the performance 31 185

level of a building built to such thermal performance 1 standards shall not vary more than 5 percent as a result of 2 3 choice of energy source. 4 Section 96. Effective July 1, 2001, section 553.907, 5 Florida Statutes, is amended to read: 6 553.907 Compliance.--Owners of all buildings required 7 to comply with this part, or their agents, must certify 8 compliance to the designated local enforcement agency prior to 9 receiving the permit to begin construction or renovation. If, 10 during the building construction or renovation, alterations are made in the design, materials, or equipment which would 11 12 diminish the energy performance of the building, an amended copy of the compliance certification must be submitted to the 13 local enforcement agency on or before the date of final 14 inspection by the building owner or his or her agent and must 15 be placed on the building permit. Each local enforcement 16 17 agency shall report to the department any information 18 concerning compliance certifications and amendments at such 19 intervals as the department designates by rule adopted in accordance with chapter 120. 20 21 Section 97. Section 553.9085, Florida Statutes, is 22 amended to read: 23 553.9085 Energy performance disclosure for residential buildings. -- The energy performance level resulting from 24 25 compliance with the provisions of this part, for each new 26 residential building, shall be disclosed at the request of the prospective purchaser. In conjunction with the normal 27 responsibilities and duties of this part, the local building 28 29 official shall require that a complete and accurate energy performance level display card be completed and certified by 30 the builder as accurate and correct before final approval of 31 186

the building for occupancy. The energy performance level 1 2 display card shall be included as an addendum to each sales 3 contract executed after January 1, 1994. The display card 4 shall be uniform statewide and developed by the Department of 5 Community Affairs. At a minimum, the display card shall list information indicating the energy performance level of the 6 7 dwelling unit, including an EPI when appropriate, resulting 8 from compliance with the code, shall be signed by the builder, 9 and shall list general information about the energy performance level and the code. 10 Section 98. Subsection (1) of section 553.909, Florida 11 12 Statutes, is amended to read: 553.909 Setting requirements for appliances; 13 14 exceptions.--15 (1) The Florida Energy Efficiency Code for Building 16 Construction shall set the minimum requirements for heat traps 17 and thermostat settings for water heaters sold after October 1, 1980, for residential use shall be installed with a heat 18 19 trap and shall have the thermostat set at 110 °F or whatever minimum the unit is capable of if it exceeds 110 °F. The code 20 21 shall further establish the minimum acceptable standby loss for electric water heaters and the minimum recovery efficiency 22 23 and standby loss for may not have a standby loss which exceeds 4 watts per square foot of tank surface per hour.water 24 heaters fueled by natural gas or liquefied petroleum gas in 25 26 any form which are sold or installed after March 1, 1981, 27 shall have a recovery efficiency of 75 percent or more and 28 shall have a standby loss in percent per hour not exceeding 29 the number determined by dividing 67 by the volume of the tank 30 in gallons and adding the result to 2.8. 31 187

Section 99. Effective July 1, 2001, subsection (1) of 1 2 section 627.0629, Florida Statutes, is amended to read: 3 627.0629 Residential property insurance; rate 4 filings.--5 (1) Effective July 1, 1994, A rate filing for 6 residential property insurance must include actuarially 7 reasonable appropriate discounts, credits, or other rate 8 differentials, or appropriate reductions in deductibles, for properties on which fixtures or construction techniques 9 actuarially demonstrated to reduce the amount of loss in a 10 windstorm have been installed or implemented. The fixtures or 11 12 construction techniques shall include, but not be limited to, fixtures or construction techniques which enhance roof 13 strength, roof covering performance, roof-to-wall strength, 14 15 wall-to-floor-to-foundation strength, opening protection, and window, door, and skylight strength. Credits, discounts, or 16 17 other rate differentials for fixtures and construction techniques which meet the minimum requirements of the Florida 18 19 Building Code must be included in the rate filing. All 20 insurance companies must make a rate filing which includes the 21 credits, discounts, or other rate differentials by June 1, 22 2002. 23 Section 100. Section 57 of chapter 98-287, Laws of Florida, is amended to read: 24 Section 57. Effective July January 1, 2001, subsection 25 26 (1) of section 633.01, Florida Statutes, is amended, and subsections (7) and (8) are added to said section, to read: 27 633.01 State Fire Marshal; powers and duties; rules .--28 29 (1) The head of the Department of Insurance shall be 30 designated as "State Fire Marshal." The State Fire Marshal shall make and promulgate all rules necessary to implement the 31 188

provisions of this chapter which grant powers and impose 1 2 duties on the State Fire Marshal and to effectuate the enforcement of such powers and duties. However, The 3 4 department shall not adopt the Florida Fire Prevention Code and the Life Safety Code minimum firesafety standards, except 5 6 to the extent required by s. 394.879. 7 (7) It is the intent of the Legislature that there are 8 to be no conflicting requirements between the Florida Fire 9 Prevention Code and the Life Safety Code authorized by this chapter and the provisions of the Florida Building Code or 10 conflicts in their enforcement and interpretation. Potential 11 12 conflicts shall be resolved through coordination and cooperation of the State Fire Marshal and the Florida Building 13 14 Commission as provided by this chapter and part VII of chapter 15 553. (8) The Department of Insurance shall issue, when 16 17 requested in writing by any substantially affected person or a local enforcing agency, declaratory statements pursuant to s. 18 19 120.565 relating to the Florida Fire Prevention Code and the 20 Life Safety Code. Such declaratory statements shall apply 21 prospectively, except whenever the State Fire Marshal determines that a serious threat to life exists that warrants 22 23 retroactive application. Section 101. Effective July 1, 2001, subsection (6) of 24 25 section 633.01, Florida Statutes, as amended by section 57 of 26 chapter 98-287, Laws of Florida, is amended to read: 633.01 State Fire Marshal; powers and duties; rules .--27 28 (6) Only the State Fire Marshal may issue, and, when 29 requested in writing by any substantially affected person or a 30 local enforcing agency, the State Fire Marshal shall issue The 31 Department of Insurance shall issue, when requested in writing 189

by any substantially affected person or a local enforcing 1 agency, declaratory statements pursuant to s. 120.565 relating 2 to the Florida Fire Prevention Code and the Life Safety Code. 3 4 Such declaratory statements shall apply prospectively, except 5 whenever the State Fire Marshal determines that a serious threat to life exists that warrants retroactive application. 6 7 Section 102. Section 58 of chapter 98-287, Laws of 8 Florida, is amended to read: 9 Section 58. Effective July January 1, 2001, section 633.0215, Florida Statutes, is created to read: 10 633.0215 Florida Fire Prevention Code.--11 12 (1) The department shall adopt, by rule pursuant to ss. 120.536(1) and 120.54, the Florida Fire Prevention Code 13 14 which shall contain or incorporate by reference all firesafety 15 laws and rules that pertain to and govern the design, construction, erection, alteration, modification, repair, and 16 17 demolition of public and private buildings, structures, and facilities and the enforcement of such firesafety laws and 18 19 rules. 20 (2) The department shall adopt the National Fire Protection Association's Standard 1, Fire Prevention Code. 21 The department shall adopt the Life Safety Code, Pamphlet 101, 22 23 current editions, by reference. The department may modify the selected codes and standards as needed to accommodate the 24 specific needs of the state. Standards or criteria in the 25 26 selected codes shall be similarly incorporated by reference. The department shall incorporate within sections of the 27 Florida Fire Prevention Code provisions that address uniform 28 29 fire safety standards as established in s. 633.022. The 30 department shall incorporate within sections of the Florida 31 190

Fire Prevention Code provisions addressing regional and local 1 2 concerns and variations. 3 (3) Any local amendment to the Florida Fire Prevention 4 Code adopted by a local government shall be effective only 5 until the adoption by the department of the new edition of the 6 Florida Fire Prevention Code, which shall be every third year. 7 At such time, the department shall adopt such amendment as 8 part of the Florida Fire Prevention Code or rescind the 9 amendment. The department shall immediately notify the respective local government of the rescission of the 10 amendment. After receiving such notice, the respective local 11 12 government may readopt the rescinded amendment. Incorporation of local amendments as regional and local concerns and 13 14 variations shall be considered as adoption of an amendment 15 pursuant to this part. Notwithstanding other state or local building and construction code laws to the contrary, locally 16 17 adopted fire code requirements that were in existence on the effective date of this section shall be deemed local 18 19 variations of the Florida Fire Prevention Code until the 20 department takes action to adopt or rescind such requirements 21 as provided herein and such action shall take place no later 22 than January 1, 2001. 23 (4) The department shall update, by rule adopted pursuant to ss. 120.536(1) and 120.54, the Florida Fire 24 Prevention Code every 3 years. Once initially adopted and 25 26 subsequently updated by the department, the Florida Fire 27 Prevention Code and the Life Safety Code shall be adopted for 28 use statewide without adoptions by local governments. When 29 updating the Florida Fire Prevention Code and the most recent 30 edition of the Life Safety Code, the department shall consider changes made by the national model fire codes incorporated 31 191

into the Florida Fire Prevention Code, the department's own 1 2 interpretations, declaratory statements, appellate decisions, 3 and approved statewide and local technical amendments. 4 (5) The department may approve technical amendments 5 notwithstanding the 3-year update cycle of the Florida Fire 6 Prevention Code upon finding that a threat to life exists that 7 would warrant such action, subject to chapter 120. 8 (6) The Florida Fire Prevention Code does not apply 9 to, and no code enforcement action shall be brought with respect to, zoning requirements or land use requirements. 10 Additionally, a local code enforcement agency may not 11 12 administer or enforce the Florida Fire Prevention Code to 13 prevent the siting of any publicly owned facility, including, 14 but not limited to, correctional facilities, juvenile justice facilities, or state universities, community colleges, or 15 public education facilities. This section shall not be 16 17 construed to prohibit local government from imposing built-in fire protection systems or fire-related infrastructure 18 19 requirements needed to properly protect the intended facility. 20 Section 103. Effective July 1, 2001, subsections (1), (2), (3), (4), and (5) of section 633.0215, Florida Statutes, 21 as created by section 58 of chapter 98-287, Laws of Florida, 22 23 are amended, and subsections (7), (8), and (9) are added to said section, to read: 24 633.0215 Florida Fire Prevention Code .--25 26 (1) The State Fire Marshal department shall adopt, by 27 rule pursuant to ss. 120.536(1) and 120.54, the Florida Fire Prevention Code which shall contain or incorporate by 28 29 reference all firesafety laws and rules that pertain to and govern the design, construction, erection, alteration, 30 modification, repair, and demolition of public and private 31 192 CODING: Words stricken are deletions; words underlined are additions.

buildings, structures, and facilities and the enforcement of 1 2 such firesafety laws and rules. The State Fire Marshal shall 3 adopt a new edition of the Florida Fire Prevention Code every 4 third year. 5 (2) The State Fire Marshal department shall adopt the 6 National Fire Protection Association's Standard 1, Fire 7 Prevention Code but shall not adopt a building, mechanical, or 8 plumbing code. The State Fire Marshal department shall adopt the Life Safety Code, Pamphlet 101, current editions, by 9 reference. The State Fire Marshal department may modify the 10 selected codes and standards as needed to accommodate the 11 12 specific needs of the state. Standards or criteria in the selected codes shall be similarly incorporated by reference. 13 14 The State Fire Marshal department shall incorporate within sections of the Florida Fire Prevention Code provisions that 15 address uniform firesafety standards as established in s. 16 17 633.022. The State Fire Marshal department shall incorporate within sections of the Florida Fire Prevention Code provisions 18 19 addressing regional and local concerns and variations. 20 (3) No later than 180 days before the triennial 21 adoption of the Florida Fire Prevention Code, the State Fire Marshal shall notify each municipal, county, and special 22 23 district fire department of the triennial code adoption and steps necessary for local amendments to be included within the 24 code. No later than 120 days before the triennial adoption of 25 26 the Florida Fire Prevention Code, each local jurisdiction 27 shall provide the State Fire Marshal with copies of its local 28 fire code amendments. The State Fire Marshal has the option to 29 process local fire code amendments that are received less than 120 days before the adoption date of the Florida Fire 30 31 Prevention Code. 193

(a) The State Fire Marshal shall review or cause the 1 2 review of local amendments to determine: 3 1. If the local amendment should be adopted as a 4 statewide provision; 5 That the local amendment does not provide a lesser 2. 6 degree of life safety than the code otherwise provides; and 7 That the local amendment does not reference a 3. 8 different edition of the national fire codes or other national 9 standard than the edition provided or referenced in the uniform or minimum firesafety codes adopted by the State Fire 10 Marshal or prescribed by statute. 11 12 (b) Any local amendment to the Florida Fire Prevention 13 Code adopted by a local government shall be effective only 14 until the adoption by the department of the new edition of the Florida Fire Prevention Code, which shall be every third year. 15 At such time, the State Fire Marshal department shall adopt 16 17 such amendment as part of the Florida Fire Prevention Code or rescind the amendment. The State Fire Marshal department 18 19 shall immediately notify the respective local government of the rescission of the amendment and the reason for the 20 rescission. After receiving such notice, the respective local 21 22 government may readopt the rescinded amendment. Incorporation 23 of local amendments as regional and local concerns and variations shall be considered as adoption of an amendment 24 25 pursuant to this part. 26 (c) Notwithstanding other state or local building and 27 construction code laws to the contrary, locally adopted fire 28 code requirements that were in existence on the effective date 29 of this section shall be deemed local variations of the Florida Fire Prevention Code until the State Fire Marshal 30 department takes action to adopt as a statewide firesafety 31 194

code requirement or rescind such requirements as provided 1 herein, and such action shall take place no later than July 2 3 January 1, 2001. (4) The State Fire Marshal department shall update, by 4 5 rule adopted pursuant to ss. 120.536(1) and 120.54, the 6 Florida Fire Prevention Code every 3 years. Once initially 7 adopted and subsequently updated by the department, the Florida Fire Prevention Code and the Life Safety Code shall be 8 9 adopted for use statewide without adoptions by local governments. When updating the Florida Fire Prevention Code 10 and the most recent edition of the Life Safety Code, the State 11 12 Fire Marshal department shall consider changes made by the national model fire codes incorporated into the Florida Fire 13 14 Prevention Code, the State Fire Marshal's department's own 15 interpretations, declaratory statements, appellate decisions, and approved statewide and local technical amendments. 16 17 (5) The State Fire Marshal department may approve 18 technical amendments notwithstanding the 3-year update cycle 19 of the Florida Fire Prevention Code upon finding that a threat to life exists that would warrant such action, subject to 20 21 chapter 120. (7) Any local amendment adopted by a local government 22 23 must strengthen the requirements of the minimum firesafety 24 code. 25 (8) Within 30 days after a local government adopts a 26 local amendment, the local government must transmit the 27 amendment to the Florida Building Commission and the State 28 Fire Marshal. 29 (9) The State Fire Marshal shall make rules that 30 implement this section and ss. 633.01 and 633.025 for the 31 195

purpose of accomplishing the objectives set forth in those 1 2 sections. (10) Notwithstanding other provisions of this chapter, 3 4 if a county or a municipality within that county adopts an 5 ordinance providing for a local amendment to the Florida Fire 6 Prevention Code and that amendment provides a higher level of 7 protection to the public than the level specified in the Florida Fire Prevention Code, the local amendment becomes 8 9 effective without approval of the State Fire Marshal and is not rescinded pursuant to the provisions of this section, 10 provided that the ordinance meets one or more of the following 11 12 criteria: 13 (a) The local authority has adopted, by ordinance, a 14 fire service facilities and operation plan that outlines goals 15 and objectives for related equipment, personnel, and capital improvement needs of the local authority related to the 16 17 specific amendment for the next 5 years; (b) The local authority has adopted, by ordinance, a 18 19 provision requiring proportionate reduction in, or rebate or 20 waivers of, impact or other fees or assessments levied on 21 buildings that are built or modified in compliance with the more stringent firesafety standards required by the local 22 amendment; or 23 (c) The local authority has adopted, by ordinance, a 24 25 growth management plan that requires buildings and structures to be equipped with more stringent firesafety requirements 26 required by the local amendment when these firesafety 27 28 requirements are used as the basis for planning infrastructure 29 development, uses, or housing densities. 30 31 196 CODING: Words stricken are deletions; words underlined are additions.

Except as provided in s. 633.022, the local appeals process 1 2 shall be the venue if there is a dispute between parties 3 affected by the provisions of the more stringent local 4 firesafety amendment adopted as part of the Florida Fire 5 Prevention Code pursuant to the authority in this subsection. 6 Local amendments adopted pursuant to this subsection shall be 7 deemed local or regional variations and published as such in 8 the Florida Fire Prevention Code. The act of publishing 9 locally adopted firesafety amendments to the Florida Fire Prevention Code shall not be construed to mean that the State 10 Fire Marshal approves or denies the authenticity or 11 12 appropriateness of the locally adopted firesafety provision, and the burden of protecting the local fire safety amendment 13 14 remains solely with the adopting local governmental authority. 15 Section 104. Section 59 of chapter 98-287, Laws of 16 Florida, is amended to read: Section 59. Effective July January 1, 2001, section 17 633.025, Florida Statutes, is amended to read: 18 19 633.025 Minimum firesafety standards.--20 (1) The Florida Fire Prevention Code and the Life 21 Safety Code adopted by the Department of Insurance, Each 22 municipality, county, and special district with firesafety 23 responsibilities shall adopt minimum firesafety standards which shall operate in conjunction with the Florida state 24 minimum Building Code, shall be deemed adopted by each 25 municipality, county, and special district with firesafety 26 responsibilities such local jurisdiction as required by s. 27 553.73. The minimum firesafety codes standards shall not 28 29 apply to buildings and structures subject to the uniform 30 firesafety standards under s. 633.022 and buildings and 31 197

structures subject to the minimum firesafety standards adopted 1 pursuant to s. 394.879. 2 3 (2) Pursuant to subsection (1), each municipality, 4 county, and special district with firesafety responsibilities 5 shall adopt and enforce the Florida Fire Prevention Code and 6 the Life Safety Code codes specified in paragraph (a), 7 paragraph (b), paragraph (c), or paragraph (d)as the minimum 8 firesafety code required by this section: 9 (a) The Standard Fire Prevention Code, 1985 edition or 10 subsequent edition, as adopted by the Southern Building Code Congress International. 11 12 (b) The EPCOT Fire Prevention Code. (c) The National Fire Protection Association (NFPA) 13 14 Pamphlet 1, 1985 edition or subsequent edition. 15 (d) The South Florida Fire Prevention Code, subject to the provisions of subsection (4). 16 17 (3) The most current edition of the In addition, each 18 municipality, county, and special district with firesafety 19 responsibilities shall adopt National Fire Protection Association (NFPA) 101, Life Safety Code, adopted by the 20 Department of Insurance, shall be deemed to be adopted by each 21 municipality, county, and special district with firesafety 22 23 responsibilities, 1985 edition or subsequent edition, as part of the minimum firesafety code. 24 (4) It is the intent of the Legislature that a South 25 26 Florida Fire Prevention Code be promulgated as a further 27 option to counties, municipalities, and special districts with firesafety responsibilities as an alternative to the 28 29 firesafety codes specified in paragraphs (2)(a), (b), and (c). In the event that an appropriate South Florida Fire Prevention 30 Code is submitted by the Broward County Board of Rules and 31 198

Appeals or the Dade County Board of Rules and Appeals to the 1 Legislature by March 1, 1988, such code or codes shall be 2 3 deemed to be an alternative to the firesafety codes specified 4 in paragraphs (2)(a), (b), and (c) as of July 1, 1988, unless 5 the Legislature expressly prohibits the use of such code. Until July 1, 1988, Dade and Broward Counties may use the 6 7 firesafety standards within their current Fire Prevention Code 8 as an alternative. In the event Dade or Broward County fails 9 to adopt a South Florida Fire Prevention Code as of July 1, 1988, then such county shall be subject to subsections (2), 10 (3), and (6). 11 12 (4) (5) Such codes shall be minimum codes and a 13 municipality, county, or special district with firesafety 14 responsibilities may adopt more stringent firesafety standards, subject to the requirements of this subsection. 15 Such county, municipality, or special district may establish 16 17 alternative requirements to those requirements which are required under the minimum firesafety standards on a 18 19 case-by-case basis, in order to meet special situations arising from historic, geographic, or unusual conditions, if 20 the alternative requirements result in a level of protection 21 to life, safety, or property equal to or greater than the 22 23 applicable minimum firesafety standards. For the purpose of this subsection, the term "historic" means that the building 24 25 or structure is listed on the National Register of Historic 26 Places of the United States Department of the Interior. 27 (a) The local governing body shall determine, following a public hearing which has been advertised in a 28 29 newspaper of general circulation at least 10 days before the 30 hearing, if there is a need to strengthen the requirements of the minimum firesafety code adopted by such governing body. 31 199

The determination must be based upon a review of local 1 conditions by the local governing body, which review 2 3 demonstrates that local conditions justify more stringent 4 requirements than those specified in the minimum firesafety 5 code for the protection of life and property or justify 6 requirements that meet special situations arising from 7 historic, geographic, or unusual conditions. 8 (b) Such additional requirements shall not be 9 discriminatory as to materials, products, or construction techniques of demonstrated capabilities. 10 (c) Paragraphs (a) and (b) apply solely to the local 11 12 enforcing agency's adoption of requirements more stringent than those specified in the Florida Fire Prevention Code and 13 14 the Life Safety Code that have the effect of amending building construction standards. Upon request, the enforcing agency 15 shall provide a person making application for a building 16 17 permit, or any state agency or board with construction-related regulation responsibilities, a listing of all such 18 19 requirements and codes. 20 (d) A local government which adopts amendments to the 21 minimum firesafety code must provide a procedure by which the 22 validity of such amendments may be challenged by any 23 substantially affected party to test the amendment's compliance with the provisions of this section. 24 25 1. Unless the local government agrees to stay 26 enforcement of the amendment, or other good cause is shown, 27 the challenging party shall be entitled to a hearing on the 28 challenge within 45 days. 29 2. For purposes of such challenge, the burden of proof 30 shall be on the challenging party, but the amendment shall not be presumed to be valid or invalid. 31 200

1 2 A substantially affected person may appeal, to the Department 3 of Insurance, the local government's resolution of the 4 challenge and the department shall determine if the amendment 5 complies with this section. Actions of the department are 6 subject to judicial review pursuant to s. 120.68. The 7 department shall consider reports of the Florida Building 8 Commission, pursuant to part VII of chapter 533, when 9 evaluating building code enforcement. 10 (6) The minimum firesafety standards that counties, municipalities, and special districts are required to adopt 11 12 pursuant to this section shall be adopted by January 1, 1988. No municipality or county or special district shall be 13 14 required to amend an ordinance which presently complies with 15 this section. In the event that any such local governmental 16 entity fails to adopt minimum firesafety standards by January 17 1, 1988, the minimum firesafety standards shall consist of the Standard Fire Prevention Code, 1985 edition, and National Fire 18 19 Protection Association (NFPA) 101, Life Safety Code, 1985 20 edition. 21 (5) (5) (7) The new building or structure provisions enumerated within the firesafety code adopted pursuant to this 22 23 section shall apply only to buildings or structures for which the building permit is issued on or after the effective date 24 of this act January 1, 1988. Subject to the provisions of 25 subsection (6) (8), the existing building or structure 26 provisions enumerated within the firesafety code adopted 27 pursuant to this section shall apply to buildings or 28 29 structures for which the building permit was issued or the building or structure was constructed prior to the effective 30 date of this act January 1, 1988. 31

(6) (8) With regard to existing buildings, the 1 2 Legislature recognizes that it is not always practical to 3 apply any or all of the provisions of the minimum firesafety code and that physical limitations may require 4 5 disproportionate effort or expense with little increase in lifesafety. Prior to applying the minimum firesafety code to 6 an existing building, the local fire official shall determine 7 that a threat to lifesafety or property exists. If a threat to 8 9 lifesafety or property exists, the fire official shall apply the applicable firesafety code for existing buildings to the 10 extent practical to assure a reasonable degree of lifesafety 11 12 and safety of property or the fire official shall fashion a reasonable alternative which affords an equivalent degree of 13 14 lifesafety and safety of property. The decision of the local fire official may be appealed to the local administrative 15 board described in s. 553.73. 16 17 (7)(9) Nothing herein shall preclude a municipality, county, or special district from requiring a structure to be 18 19 maintained in accordance with the applicable firesafety code. 20 (10) With respect to standards established by the National Fire Protection Association (NFPA) 101, Life Safety 21 Code, 1985 edition, s. 19-3.4.2.1, those standards shall not 22 23 apply to structures having direct access to the outside from each living unit and having three stories or less. 24 25 (8)(11) With respect to standards established by the 26 National Fire Protection Association (NFPA) 101, Life Safety 27 Code, 1985 edition, s. 19-3.4.4.1, Battery operated smoke detectors shall be considered as an approved detection device 28 29 for residential buildings having direct access to the outside from each living unit and having three stories or less. 30 31 202

(9) The provisions of the Life Safety Code shall not 1 2 apply to newly constructed one-family and two-family 3 dwellings. However, fire sprinkler protection may be 4 permitted by local government in lieu of other fire protection 5 related development requirements in such structures. 6 Section 105. Effective July 1, 2001, subsections (1), 7 (3), (4), (8), and (9) of section 633.025, Florida Statutes, 8 as amended by section 59 of chapter 98-287, Laws of Florida, 9 are amended to read: 633.025 Minimum firesafety standards.--10 (1) The Florida Fire Prevention Code and the Life 11 12 Safety Code adopted by the State Fire Marshal Department of Insurance, which shall operate in conjunction with the Florida 13 14 Building Code, shall be deemed adopted by each municipality, county, and special district with firesafety responsibilities. 15 The minimum firesafety codes shall not apply to buildings and 16 structures subject to the uniform firesafety standards under 17 s. 633.022 and buildings and structures subject to the minimum 18 19 firesafety standards adopted pursuant to s. 394.879. 20 (3) The most current edition of the National Fire Protection Association (NFPA) 101, Life Safety Code, adopted 21 by the State Fire Marshal Department of Insurance, shall be 22 23 deemed to be adopted by each municipality, county, and special district with firesafety responsibilities as part of the 24 25 minimum firesafety code. 26 (4) Such codes shall be minimum codes and a 27 municipality, county, or special district with firesafety 28 responsibilities may adopt more stringent firesafety 29 standards, subject to the requirements of this subsection. Such county, municipality, or special district may establish 30 alternative requirements to those requirements which are 31 203

required under the minimum firesafety standards on a 1 2 case-by-case basis, in order to meet special situations 3 arising from historic, geographic, or unusual conditions, if 4 the alternative requirements result in a level of protection 5 to life, safety, or property equal to or greater than the applicable minimum firesafety standards. For the purpose of 6 7 this subsection, the term "historic" means that the building 8 or structure is listed on the National Register of Historic 9 Places of the United States Department of the Interior. (a) The local governing body shall determine, 10 following a public hearing which has been advertised in a 11 12 newspaper of general circulation at least 10 days before the 13 hearing, if there is a need to strengthen the requirements of 14 the minimum firesafety code adopted by such governing body. 15 The determination must be based upon a review of local conditions by the local governing body, which review 16 17 demonstrates that local conditions justify more stringent requirements than those specified in the minimum firesafety 18 19 code for the protection of life and property or justify requirements that meet special situations arising from 20 historic, geographic, or unusual conditions. 21 (b) Such additional requirements shall not be 22 23 discriminatory as to materials, products, or construction techniques of demonstrated capabilities. 24 (c) Paragraphs (a) and (b) apply solely to the local 25 26 enforcing agency's adoption of requirements more stringent 27 than those specified in the Florida Fire Prevention Code and the Life Safety Code that have the effect of amending building 28 29 construction standards. Upon request, the enforcing agency shall provide a person making application for a building 30 permit, or any state agency or board with construction-related 31 204

regulation responsibilities, a listing of all such 1 2 requirements and codes. 3 (d) A local government which adopts amendments to the 4 minimum firesafety code must provide a procedure by which the 5 validity of such amendments may be challenged by any 6 substantially affected party to test the amendment's 7 compliance with the provisions of this section. 8 1. Unless the local government agrees to stay 9 enforcement of the amendment, or other good cause is shown, the challenging party shall be entitled to a hearing on the 10 11 challenge within 45 days. 12 2. For purposes of such challenge, the burden of proof 13 shall be on the challenging party, but the amendment shall not 14 be presumed to be valid or invalid. 15 16 This subsection gives local government the authority to 17 establish firesafety codes that exceed the minimum firesafety 18 codes and standards adopted by the State Fire Marshal. The 19 Legislature intends that local government give proper public 20 notice and hold public hearings before adopting more stringent 21 firesafety codes and standards.A substantially affected person may appeal, to the Department of Insurance, the local 22 23 government's resolution of the challenge, and the department shall determine if the amendment complies with this section. 24 25 Actions of the department are subject to judicial review 26 pursuant to s. 120.68. The department shall consider reports 27 of the Florida Building Commission, pursuant to part VII of chapter 533, when evaluating building code enforcement. 28 29 (8) Electrically Battery operated single station smoke 30 detectors required shall be considered as an approved detection device for residential buildings are not required to 31 205

be interconnected within individual living units in all 1 buildings having direct access to the outside from each living 2 unit and having three stories or less. This subsection does 3 4 not apply to any residential building required to have a 5 manual or an automatic fire alarm system. 6 (9) The provisions of the Life Safety Code shall not 7 apply to newly constructed one-family and two-family 8 dwellings. However, fire sprinkler protection may be 9 permitted by local government in lieu of other fire protection-related development requirements for in such 10 11 structures. 12 Section 106. Section 633.72, Florida Statutes, is amended to read: 13 14 633.72 Florida Fire Code Advisory Council.--15 (1) There is created within the department the Florida Fire Code Advisory Council with 11 seven members appointed by 16 17 the State Fire Marshal. The council, in cooperation with the Florida Building Commission, shall advise and recommend to the 18 19 State Fire Marshal and, where appropriate, for further recommendation to the Legislature changes to in and 20 interpretation of the uniform firesafety standards adopted 21 under s. 633.022, the Florida Fire Prevention Code, and those 22 23 portions of the Florida Fire Prevention Code codes that have the effect of conflicting with building construction standards 24 that are adopted pursuant to ss.s.633.0215 and 633.022. 25 The 26 members of the council shall represent the following groups and professions: 27 (a) One member shall be the State Fire Marshal, or his 28 29 or her designated appointee who shall be an administrative employee of the marshal; 30 31 206 CODING: Words stricken are deletions; words underlined are additions.

(b) One member shall be an administrative officer from 1 2 a fire department representing a municipality or a county 3 selected from a list of persons submitted by the Florida Fire 4 Chiefs Association; 5 (c) One member shall be an architect licensed in the 6 state selected from a list of persons submitted by the Florida 7 Association/American Institute of Architects; 8 (d) One member shall be an a structure engineer with fire protection design experience registered to practice in 9 the state selected from a list of persons submitted by the 10 Florida Engineering Society; 11 (e) One member shall be an administrative officer from 12 a building department of a county or municipality selected 13 14 from a list of persons submitted by the Building Officials Association of Florida; 15 (f) One member shall be a contractor licensed in the 16 17 state selected from a list submitted by the Florida Home 18 Builders Association; and 19 (g) One member shall be a Florida certified 20 firefighter selected from a list submitted by the Florida 21 Professional Firefighters' Association; One member shall be a Florida certified municipal 22 (h) 23 fire inspector selected from a list submitted by the Florida Fire Marshal's Association; 24 25 (i) One member shall be selected from a list submitted 26 by the Department of Education; 27 (j) One member shall be selected from a list submitted by the Chancellor of the State University System; and 28 29 (k) (g) One member shall be representative of the general public. 30 31 207

| 1 | (2) (h) The administrative staff of the State Fire |
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| 2 | Marshal and shall attend meetings of the Florida Building |
| 3 | Commission shall and coordinate efforts to provide consistency |
| 4 | between the Florida Building Code and the Florida Fire |
| 5 | Prevention Code and the Life Safety Code. |
| б | (3) The council and Florida Building Commission shall |
| 7 | cooperate through joint representation and staff coordination |
| 8 | of codes and standards to resolve conflicts in their |
| 9 | development, updating, and interpretation. |
| 10 | (4) (2) Each appointee shall serve a 4-year term. No |
| 11 | member shall serve more than one term. No member of the |
| 12 | council shall be paid a salary as such member, but each shall |
| 13 | receive travel and expense reimbursement as provided in s. |
| 14 | 112.061. |
| 15 | Section 107. Section 62 of chapter 98-287, Laws of |
| 16 | Florida, is amended to read: |
| 17 | Section 62. (1) Before the 2000 Regular Session of |
| 18 | the Legislature, the Florida Building Commission shall submit |
| 19 | to the Legislature , for review and approval or rejection, the |
| 20 | Florida Building Code adopted by the commission and shall |
| 21 | prepare list of recommendations of revisions to the Florida |
| 22 | Statutes necessitated by adoption of the Florida Building Code |
| 23 | if the Legislature approves the Florida Building Code. |
| 24 | (2) <u>Effective July 1, 2001</u> Upon approval of the |
| 25 | Florida Building Code by the Legislature, all existing local |
| 26 | technical amendments to any building code adopted by any local |
| 27 | government, except for local ordinances setting forth |
| 28 | administrative requirements which are not in conflict with the |
| 29 | Florida Building Code, are repealed. Each local government may |
| 30 | readopt such amendments pursuant to s. 553.73, Florida |
| 31 | |
| | 208 |
| | |

Statutes, provided such amendments comply with applicable 1 2 provisions of the Florida Building Code. 3 Section 108. Section 68 of chapter 98-287, Laws of 4 Florida, is amended to read: 5 Section 68. Effective July 1, 2001 upon the approval 6 by the Legislature of the adoption of the Florida Building 7 Code by the Florida Building Commission, parts I, II, and III 8 of chapter 553, Florida Statutes, consisting of sections 9 553.01, 553.02, 553.03, 553.04, 553.041, 553.05, 553.06, 553.07, 553.08, 553.10, 553.11, 553.14, 553.15, 553.16, 10 553.17, 553.18, 553.19,553.20, 553.21, 553.22, 553.23, 11 12 553.24, 553.25, 553.26, 553.27, and 553.28, Florida Statutes, 13 are repealed, and section 553.141, Florida Statutes, is 14 transferred and renumbered as section 553.86, Florida 15 Statutes. 16 Section 109. The Legislature has reviewed the Florida 17 Building Code that was adopted by action of the Florida Building Commission on February 15, 2000, and that was noticed 18 19 for rule adoption by reference in Rule 9B-3.047, F.A.C., on 20 February 18, 2000, in the Florida Administrative Weekly on 21 page 731. The Florida Building Commission is directed to continue the process to adopt the code, pursuant to section 22 23 120.54(3), Florida Statutes, and to incorporate the following provisions or standards for the State of Florida: 24 25 (1) The commission shall apply the criteria set forth 26 at section 553.73(7)(a) and (b), Florida Statutes, as amended by section 40 of chapter 98-287, Laws of Florida, and section 27 28 553.73(6)(c), Florida Statutes, as created by this act, for the adoption of any amendments to the base codes after the 29 effective date of this act. The commission shall review 30 modifications to the base codes adopted by the commission on 31 209

or before February 15, 2000, which are identified verbally or 1 2 in writing during the public hearings on proposed rule 3 9B-3.047 held pursuant to chapter 120, Florida Statutes, 4 except those integrating state agency construction 5 regulations, high velocity hurricane zone provisions, and 6 those necessary to harmonize the Florida Building Code with 7 the Florida Fire Prevention Code, and shall confirm that such 8 amendments meet the requirements of s. 553.73(7), Florida 9 Statutes, as amended by s. 40, chapter 98-287, Laws of Florida. In addition, the commission shall apply the above 10 referenced criteria to s. 610.1.ABC.3.5.2. of chapter 13 of 11 12 the Florida Building Code. Any modification which, after such criteria are applied is not approved for inclusion by an 13 14 affirmative vote of three-fourths of the commission members 15 present and voting, must be removed from the code pursuant to chapter 120, Florida Statutes. 16 17 (2) All amendments to the Florida Building Code shall be published in legislative format, with underlining 18 19 indicating where new language is added to the existing 20 provisions and strikeout indicating where existing language is 21 deleted. (3) For areas of the state not within the high 22 velocity hurricane zone, the commission shall adopt, pursuant 23 to s. 553.73, Florida Statutes, the wind protection 24 25 requirements of the American Society of Civil Engineers, 26 Standard 7, 1998 edition as implemented by the International Building Code, 2000 edition, and as modified by the commission 27 28 in its February 15, 2000, adoption of the Florida Building 29 Code for rule adoption by reference in Rule 9B-3.047, Florida 30 Administrative Code. The exact location of wind speed lines shall be established by local ordinance, using recognized 31 210 CODING: Words stricken are deletions; words underlined are additions.

physical landmarks such as major roads, canals, rivers, and 1 lake shores, wherever possible. Buildings constructed in the 2 3 windborne debris region must be either designed for internal pressures that may result inside a building when a window or 4 5 door is broken or a hole is created in its walls or roof by 6 large debris, or be designed with protected openings. Except 7 in the high velocity hurricane zone, local governments may not 8 prohibit the option of designing buildings to resist internal 9 pressures. (4) The Florida Building Commission is directed to 10 amend section 611 of the Plumbing Section of the Florida 11 12 Building Code to incorporate the following: (a) When reduction of aesthetic contaminants, such as 13 14 chlorine, taste, odor, or sediment are claimed, the drinking water treatment units must meet the requirements of NSF 15 Standard 42 Drinking Water Treatment Units-Aesthetic Effects, 16 17 or Water Quality Association Standard S-200 for Household and Commercial Water Filters. When reduction of regulated health 18 19 contaminants is claimed, such as inorganic or organic 20 chemicals, or radiological substances, the drinking water 21 treatment unit must meet the requirements of NSF Standard 53 Drinking Water Treatment Units-Health Effects. 22 23 (b) Reverse osmosis drinking water treatment systems shall meet the requirements of NSF Standard 58 Reverse Osmosis 24 Drinking Water Treatment Units or Water Quality Association 25 26 Standard S-300 Point-of-Use Low Pressure Reverse Osmosis 27 Drinking Water Systems for the Reduction of Total Dissolved Solids Only. 28 29 (c) When reduction of regulated health contaminants is claimed, such as inorganic or organic chemicals, or 30 31 radiological substances, the reverse osmosis drinking water 211

treatment unit must meet the requirements of NSF Standard 58 1 2 Reverse Osmosis Drinking Water Treatment Systems. 3 (d) Waste or discharge from reverse osmosis or other 4 types of water treatment units must enter the drainage system 5 through an air gap or be equipped with an equivalent 6 backflow-prevention device. 7 The Florida Building Commission is directed to (5) reinsert into the Florida Building Code Sections 104.3.2 and 8 9 104.6.2 of the Florida Building Code, Third Draft, related to a building official's authority to elect to issue a permit 10 based upon plan review by a registered architect or engineer. 11 12 The building official is responsible for ensuring that any 13 person conducting a plan review is qualified as a plans 14 examiner under part XII of chapter 468, Florida Statutes, and 15 that any person conducting inspections is qualified as a building inspector under part XII of chapter 468, Florida 16 17 Statutes. (6) The Florida Building Commission is directed to 18 19 amend paragraph F of Section 105.13 of the Florida Building 20 Code to make clear that the building department may allow a 21 special inspector to conduct the minimum structural inspection of threshold buildings required by the Florida Building Code 22 23 and section 553.73, Florida Statutes, without duplicative inspection by the building department. The building official 24 is responsible for ensuring that any person conducting 25 26 inspections is qualified as a building inspector under part XII of chapter 468, Florida Statutes, or certified as a 27 28 special inspector under chapter 471, Florida Statutes, or chapter 481, Florida Statutes. 29 30 (7) The Florida Building Commission is directed to amend Section 127.5.9.8.5 of the Florida Building Code to make 31 212

clear that the building official may allow a special inspector 1 2 to conduct all mandatory inspections in accordance with 3 section 127.3 of the Code, without duplicative inspection by 4 the building official. The building official is responsible 5 for ensuring that any person conducting inspections is 6 qualified as a building inspector under part XII of chapter 7 468, Florida Statutes, or certified as a special inspector 8 under chapter 471, Florida Statutes, or chapter 481, Florida 9 Statutes. 10 The Legislature declares that changes made to the proposed 11 12 Rule 9B-3.047, Florida Administrative Code, to implement the requirements of this act prior to October 1, 2000, are not 13 14 subject to rule challenges under section 120.56, Florida Statutes. However, the entire rule, adopted pursuant to s. 15 120.54(3), Florida Statutes, as amended after October 1, 2000, 16 17 is subject to rule challenges under s. 120.56, Florida 18 Statutes. 19 Section 110. (1)(a) The Department of Community 20 Affairs shall undertake a demonstration and education project 21 to demonstrate the true cost associated with the implementation of the Florida Building Code. The project 22 23 shall consist of the construction of 12 residential single-family homes in various regions of the state to the 24 25 standards of the Florida Building Code. These project homes 26 shall be used to determine the material and labor cost differential between the Florida Building Code and the current 27 28 state minimum building code. The cost differential data shall 29 be determined by two categories: those costs associated with compliance with ASCE-7-98 and those costs associated with 30 other incremental costs associated with other compliance 31 213

provisions of the Florida Building Code. The department shall 1 2 provide the resources to offset any increased cost of building 3 to the Florida Building Code, and shall provide an analysis 4 and accounting of such additional costs prepared by an 5 appropriate engineering firm and accounting firm. These homes 6 shall be used for educational purposes in the local community, 7 and shall be utilized as a demonstration project available for 8 inspection and education training as determined by the 9 Residential Mitigation Construction Advisory Council. (b) The results of the accounting and analysis shall 10 be forwarded by the department to the Florida Building 11 12 Commission for use in reviewing the Florida Building Code and 13 to the Department of Insurance. (c) The department shall implement this project 14 15 following the effective date of this act. 16 The Residential Mitigation Construction Advisory (d) 17 Council, with the department, shall serve as the advisory group for this project. Decisions regarding the conduct of 18 19 the project and contracting with the appropriate engineering 20 group and accounting group shall be made by consensus of the 21 advisory group. The department shall issue a report of its 22 (2) 23 findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives upon completion of the 24 25 construction and data collection. 26 Section 111. (1) The select committee to investigate 27 the feasibility of establishing performance-based criteria for 28 the cost-effective application of fire codes and fire code 29 alternatives for existing educational facilities established by chapter 98-287, Laws of Florida, is authorized to continue 30 31 its investigation. Committee appointment authority 214

established by chapter 98-287, Laws of Florida, shall continue 1 should any position on the select committee become vacant. 2 3 Members of the committee shall serve at their own expense 4 except that state employees shall be reimbursed for travel 5 costs incurred from existing budgets in accordance with s. 6 112.061, Florida Statutes. 7 (2) Funds in the amount of \$35,000 are appropriated to 8 the State Fire Marshal from the Insurance Commissioner's 9 Regulatory Trust Fund for the purposes of providing training and education to those impacted by its use on the application 10 of the alternative fire safety standards for educational 11 12 facilities. The Division of State Fire Marshal shall review the alternative code for existing educational facilities and 13 14 may adopt such alternative code by rule as part of the Florida 15 Fire Prevention Code as an acceptable alternative for code 16 compliance. 17 Section 112. The Florida Building Commission shall examine the applicability of the full proposed Florida 18 19 Building Code to buildings manufactured and assembled offsite 20 but not intended for human habitation, including, but not 21 limited to, storage sheds and lawn storage buildings. The commission shall consider whether such buildings should be 22 23 subject to the same standards applicable to buildings intended for human habitation; the additional financial costs 24 25 associated with compliance with such standards; the risk 26 reduction effects associated with such compliance; and the long term economic and practical consequences attendant to 27 28 such compliance. The commission shall report its findings and 29 recommendations for statutory changes, if any, to the 30 President of the Senate and the Speaker of the House of 31 215

Representatives prior to the beginning of the 2001 Regular 1 2 Session of the Legislature. 3 Section 113. Section 1 of chapter 98-287, Laws of 4 Florida, is amended to read: 5 Section 1. Effective July January 1, 2001, paragraph 6 (d) of subsection (2) of section 125.69, Florida Statutes, is 7 amended to read: 8 125.69 Penalties; enforcement by code inspectors.--9 (2) The board of county commissioners of each county may designate its agents or employees as code inspectors whose 10 duty it is to assure code compliance. Any person designated 11 12 as a code inspector may issue citations for violations of county codes and ordinances, respectively, or subsequent 13 14 amendments thereto, when such code inspector has actual knowledge that a violation has been committed. 15 (d) The provisions of this subsection shall not apply 16 to the enforcement pursuant to ss. 553.79 and 553.80 of the 17 Florida Building Code codes adopted pursuant to s. 553.73 as 18 19 applied they apply to construction, provided that a building 20 permit is either not required or has been issued by the county. For the purposes of this paragraph, "building codes" 21 means only those codes adopted pursuant to s. 553.73. 22 23 Section 114. Section 2 of chapter 98-287, Laws of Florida, is amended to read: 24 25 Section 2. Effective July January 1, 2001, subsection 26 (11) of section 161.54, Florida Statutes, is amended to read: 27 161.54 Definitions.--In construing ss. 161.52-161.58: 28 (11) "State minimum building codes" means the Florida 29 Building Code recognized model building construction codes as identified in s. 553.73. 30 31 216

Section 115. Section 4 of chapter 98-287, Laws of 1 2 Florida, is amended to read: 3 Section 4. Effective July January 1, 2001, subsection (7) of section 162.21, Florida Statutes, is amended to read: 4 5 162.21 Enforcement of county or municipal codes or 6 ordinances; penalties.--7 (7) The provisions of this part shall not apply to the enforcement pursuant to ss. 553.79 and 553.80 of the Florida 8 9 Building Code codes adopted pursuant to s. 553.73 as applied they apply to construction, provided that a building permit is 10 either not required or has been issued by the county or the 11 12 municipality. For the purposes of this subsection, "building codes means only those codes adopted pursuant to s. 553.73. 13 14 Section 116. Section 5 of chapter 98-287, Laws of Florida, is amended to read: 15 Section 5. Effective July January 1, 2001, subsection 16 17 (5) of section 166.0415, Florida Statutes, is amended to read: 18 166.0415 Enforcement by code inspectors; citations.--19 (5) The provisions of this section shall not apply to 20 the enforcement pursuant to ss. 553.79 and 553.80 of the 21 Florida Building Code codes adopted pursuant to s. 553.73 as 22 applied they apply to construction, provided that a building permit is either not required or has been issued by the 23 municipality. For the purposes of this subsection, "building 24 25 codes" means only those codes adopted pursuant to s. 553.73. 26 Section 117. Section 7 of chapter 98-287, Laws of Florida, is amended to read: 27 28 Section 7. Effective July January 1, 2001, subsection 29 (3) of section 468.602, Florida Statutes, is amended to read: 30 468.602 Exemptions.--This part does not apply to: 31 217 CODING: Words stricken are deletions; words underlined are additions.

(3) Persons acting as special inspectors for code 1 2 enforcement jurisdictions and plans examiners pursuant to s. 3 235.26 while conducting special inspections not required as 4 minimum inspections by the Florida Building Code activities 5 authorized by certification under that section. 6 Section 118. Section 9 of chapter 98-287, Laws of 7 Florida, is amended to read: Section 9. Effective July January 1, 2001, paragraph 8 9 (h) is added to subsection (1) of section 468.621, Florida Statutes, to read: 10 468.621 Disciplinary proceedings.--11 12 (1) The following acts constitute grounds for which the disciplinary actions in subsection (2) may be taken: 13 14 (h) Failing to execute the duties and responsibilities 15 specified in part XII of chapter 468 and ss. 553.73, 553.781, 16 and 553.79. 17 Section 119. Section 13 of chapter 98-287, Laws of 18 Florida, is amended to read: 19 Section 13. Effective July January 1, 2001, paragraph 20 (c) of subsection (3) of section 471.033, Florida Statutes, is 21 amended to read: 471.033 Disciplinary proceedings.--22 23 (3) When the board finds any person guilty of any of the grounds set forth in subsection (1), it may enter an order 24 25 imposing one or more of the following penalties: 26 (c) Imposition of an administrative fine not to exceed \$1,000 for each count or separate offense and a fine of up to 27 \$5,000 for matters pertaining to a material violation of the 28 29 Florida Building Code as reported by a local jurisdiction. Section 120. Section 14 of chapter 98-287, Laws of 30 Florida, is amended to read: 31 218

Section 14. Effective July January 1, 2001, 1 2 subsections (5) and (6) are added to section 481.215, Florida 3 Statutes, to read: 4 481.215 Renewal of license.--5 (5) Each licensee shall provide to the board proof of 6 completion of the core curriculum courses, or passing the 7 equivalency test of the Building Code Training Program 8 established by s. 553.841, within 2 years after commencement 9 of the program or after initial licensure, whichever is later. 10 Hours spent taking core curriculum courses shall count toward the number required for license renewal. A licensee who 11 12 passes the equivalency test in lieu of taking the core 13 curriculum courses shall receive full credit for such core 14 curriculum course hours. 15 (6) The board shall require, by rule adopted pursuant to ss. 120.536(1) and 120.54, a specified number of hours in 16 17 specialized or advanced courses, approved by the Florida Building Commission, on any portion of the Florida Building 18 19 Code, adopted pursuant to part VII of chapter 553, relating to 20 the licensee's respective area of practice. 21 Section 121. Section 15 of chapter 98-287, Laws of 22 Florida, is amended to read: 23 Section 15. Effective July January 1, 2001, paragraph (c) of subsection (3) of section 481.225, Florida Statutes, is 24 25 amended to read: 26 481.225 Disciplinary proceedings against registered architects.--27 28 (3) When the board finds any registered architect 29 guilty of any of the grounds set forth in subsection (1), it may enter an order imposing one or more of the following 30 31 penalties: 219

Imposition of an administrative fine not to exceed 1 (C) 2 \$1,000 for each count or separate offense and a fine of up to \$5,000 for matters pertaining to a material violation of the 3 4 Florida Building Code as reported by a local jurisdiction. 5 Section 122. Section 16 of chapter 98-287, Laws of 6 Florida, is amended to read: 7 Section 16. Effective July January 1, 2001, paragraph 8 (d) of subsection (2) of section 481.2251, Florida Statutes, 9 is amended to read: 481.2251 Disciplinary proceedings against registered 10 interior designers .--11 12 (2) When the board finds any person guilty of any of the grounds set forth in subsection (1), it may enter an order 13 14 taking the following action or imposing one or more of the 15 following penalties: (d) Imposition of an administrative fine not to exceed 16 17 \$1,000 for each violation or separate offense and a fine of up 18 to \$5,000 for matters pertaining to a material violation of 19 the Florida Building Code as reported by a local jurisdiction; 20 or 21 Section 123. Section 17 of chapter 98-287, Laws of 22 Florida, is amended to read: 23 Section 17. Effective July January 1, 2001, subsections (3), (4), (5), and (6) are added to section 24 25 481.313, Florida Statutes, to read: 26 481.313 Renewal of license.--(3) No license renewal shall be issued to a landscape 27 28 architect by the department until the licensee submits proof, 29 satisfactory to the department, that during the 2 year period prior to application for renewal, the licensee participated in 30 such continuing education courses required by the board. 31 The 220

board shall approve only continuing education courses that 1 2 relate to and increase the basic knowledge of landscape 3 architecture. The board may make an exception from the 4 requirements of continuing education in emergency or hardship 5 cases. 6 (4) The board, by rule adopted pursuant to ss. 7 120.536(1) and 120.54, shall establish criteria for the 8 approval of continuing education courses and providers, and 9 shall by rule establish criteria for accepting alternative nonclassroom continuing education on an hour-for-hour basis. 10 (5) Each license holder shall provide to the board 11 12 proof of completion of the core curriculum courses, or passing 13 the equivalency test of the Building Code Training Program 14 established by s. 553.841, within 2 years after commencement of the program or of initial licensure, whichever is later. 15 Hours spent taking core curriculum courses shall count toward 16 17 the number required for license renewal. A licensee who passes the equivalency test in lieu of taking the core 18 19 curriculum courses shall receive full credit for core 20 curriculum course hours. 21 (6) The board shall require, by rule adopted pursuant to ss. 120.536(1) and 120.54, a specified number of hours in 22 specialized or advanced courses, approved by the Florida 23 Building Commission, on any portion of the Florida Building 24 25 Code, adopted pursuant to part VII of chapter 553, relating to 26 the licensee's respective area of practice. 27 Section 124. Section 18 of chapter 98-287, Laws of Florida, is amended to read: 28 29 Section 18. Effective July January 1, 2001, paragraph 30 (c) of subsection (3) of section 481.325, Florida Statutes, is amended to read: 31 221

1 481.325 Disciplinary proceedings.--2 (3) When the board finds any registered landscape 3 architect guilty of any of the grounds set forth in subsection 4 (1), it may enter an order imposing one or more of the 5 following penalties: 6 (C) Imposition of an administrative fine not to exceed 7 \$1,000 for each count or separate offense and a fine of up to \$5,000 for matters pertaining to a material violation of the 8 9 Florida Building Code as reported by a local jurisdiction. Section 125. Section 24 of chapter 98-287, Laws of 10 Florida, is amended to read: 11 12 Section 24. Effective July January 1, 2001, paragraph (e) of subsection (3) of section 489.131, Florida Statutes, is 13 14 amended to read: 15 489.131 Applicability.--16 (3) Nothing in this part limits the power of a 17 municipality or county: (e) To require one bond for each contractor in an 18 19 amount not to exceed \$5,000, which bond shall be conditioned only upon compliance with the Florida applicable state minimum 20 Building Code and applicable local building code requirements 21 adopted pursuant to s. 553.73. Any such bond must be equally 22 23 available to all contractors without regard to the period of time a contractor has been certified or registered and without 24 regard to any financial responsibility requirements. Any such 25 26 bonds shall be payable to the Construction Industry Recovery 27 Fund and filed in each county or municipality in which a building permit is requested. Bond reciprocity shall be 28 29 granted statewide. All such bonds shall be included in meeting any financial responsibility requirements imposed by 30 any statute or rule. Any contractor who provides a third 31 2.2.2

party insured warranty policy in connection with a new 1 building or structure for the benefit of the purchaser or 2 owner shall be exempt from the bond requirements under this 3 4 subsection with respect to such building or structure. 5 Section 126. Section 29 of chapter 98-287, Laws of 6 Florida, is amended to read: 7 Section 29. Effective July January 1, 2001, paragraph 8 (i) of subsection (1) of section 489.533, Florida Statutes, is 9 amended to read: 489.533 Disciplinary proceedings.--10 (1) The following acts shall constitute grounds for 11 12 disciplinary actions as provided in subsection (2): 13 (i) Willfully or deliberately disregarding and 14 Violating the applicable building codes or laws of the state 15 or any municipality or county thereof. 16 17 For the purposes of this subsection, construction is 18 considered to be commenced when the contract is executed and 19 the contractor has accepted funds from the customer or lender. Section 127. Section 31 of chapter 98-287, Laws of 20 Florida, is amended to read: 21 22 Section 31. Effective July January 1, 2001, paragraph 23 (d) of subsection (3) of section 489.537, Florida Statutes, is 24 amended to read: 489.537 Application of this part.--25 26 (3) Nothing in this act limits the power of a 27 municipality or county: 28 (d) To require one bond for each electrical contractor 29 in an amount not to exceed \$5,000, which bond shall be conditioned only upon compliance with the Florida applicable 30 state minimum Building Code and applicable local building code 31 223

requirements adopted pursuant to s. 553.73. Any such bond 1 must be equally available to all electrical contractors 2 3 without regard to the period of time an electrical contractor 4 has been certified or registered and without regard to any 5 financial responsibility requirements. Any such bonds shall б be payable to the Governor and filed in each county or 7 municipality in which a building permit is requested. Bond 8 reciprocity shall be granted statewide. All such bonds shall 9 be included in meeting any financial responsibility 10 requirements imposed by any statute or rule.

(e)1. To refuse to issue permits or issue permits with specific conditions to a contractor who has committed multiple violations, when he or she has been disciplined for each of them by the board and when each disciplinary action has involved revocation or suspension of a license, imposition of an administrative fine of at least \$1,000, or probation.

17 2. To issue permits with specific conditions to a 18 contractor who, within the previous 12 months, has had final 19 action taken against him or her, by the department or by a 20 local board or agency which licenses contractors and has 21 reported the action pursuant to paragraph (5)(c), for engaging 22 in the business or acting in the capacity of a contractor 23 without a license.

24 Section 128. Section 32 of chapter 98-287, Laws of 25 Florida, is amended to read:

500.459 Water vending machines.--

(5) OPERATING STANDARDS.--

Section 32. Effective July January 1, 2001, paragraph (d) of subsection (5) of section 500.459, Florida Statutes, is amended to read:

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(d) Each water vending machine must have a backflow 1 2 prevention device that conforms with the applicable provision 3 of the Florida Building Code s. 553.06 and an adequate system 4 for collecting and handling dripping, spillage, and overflow 5 of water. Section 129. Section 34 of chapter 98-287, Laws of б 7 Florida, is amended to read: Section 34. Effective July January 1, 2001, subsection 8 9 (2) of section 553.18, Florida Statutes, is amended to read: 553.18 Scope.--10 (2) Local jurisdictions County, municipal, improvement 11 12 district, or state governing bodies may adopt and enforce additional or more stringent standards or administrative 13 14 procedures and requirements than those prescribed by this code, including but not limited to fees if the standards or 15 administrative procedures and requirements are in conformity 16 17 with standards set forth in the Florida Building Code s. 553.19. 18 19 Section 130. Section 36 of chapter 98-287, Laws of Florida, is amended to read: 20 21 Section 36. Effective July January 1, 2001, part VII of chapter 553, Florida Statutes, shall be entitled "Florida 22 23 Building Code." Section 131. Section 44 of chapter 98-287, Laws of 24 25 Florida, is amended to read: 26 Section 44. Effective July January 1, 2001, 27 subsections (4) and (5) are added to section 553.76, Florida Statutes, as amended by this act, to read: 28 29 553.76 General powers of the commission.--The 30 commission is authorized to: 31 225 CODING: Words stricken are deletions; words underlined are additions.

(4) Adopt rules pursuant to ss. 120.536(1) and 120.54 1 2 to implement the provisions of the Florida Building Code and 3 the provisions of this chapter. (5) Adopt and promote, in consultation with state and 4 5 local governments, other boards, advisory councils, and 6 commissions, such recommendations as are deemed appropriate to 7 determine and ensure consistent, effective and efficient 8 enforcement and compliance with the Florida Building Code, 9 including, but not limited to, voluntary professional 10 standards for the operation of building departments and for personnel development. Recommendations shall include, but not 11 12 be limited to, provisions for coordination among and between 13 local offices with review responsibilities and their 14 coordination with state or regional offices with special 15 expertise. 16 Section 132. Section 56 of chapter 98-287, Laws of 17 Florida, is amended to read: 18 Section 56. Effective July January 1, 2001, paragraph 19 (c) of subsection (2) of section 627.351, Florida Statutes, is 20 amended to read: 21 627.351 Insurance risk apportionment plans.--(2) WINDSTORM INSURANCE RISK APPORTIONMENT.--22 23 (c) The provisions of paragraph (b) are applicable 24 only with respect to: 25 Those areas that were eligible for coverage under 1. 26 this subsection on April 9, 1993; or Any county or area as to which the department, 27 2. after public hearing, finds that the following criteria exist: 28 29 Due to the lack of windstorm insurance coverage in a. the county or area so affected, economic growth and 30 development is being deterred or otherwise stifled in such 31 226 CODING: Words stricken are deletions; words underlined are additions.

county or area, mortgages are in default, and financial 1 2 institutions are unable to make loans; 3 b. The county or area so affected has adopted and is 4 enforcing the structural requirements of the Florida State 5 Minimum Building Code Codes, as defined in s. 553.73, for new 6 construction and has included adequate minimum floor elevation 7 requirements for structures in areas subject to inundation; 8 and 9 с. Extending windstorm insurance coverage to such county or area is consistent with and will implement and 10 further the policies and objectives set forth in applicable 11 12 state laws, rules, and regulations governing coastal management, coastal construction, comprehensive planning, 13 14 beach and shore preservation, barrier island preservation, coastal zone protection, and the Coastal Zone Protection Act 15 16 of 1985. 17 The department shall consider reports of the Florida Building 18 19 Commission when evaluating building code enforcement. Any time after the department has determined that the criteria referred 20 to in this subparagraph do not exist with respect to any 21 county or area of the state, it may, after a subsequent public 22 23 hearing, declare that such county or area is no longer eligible for windstorm coverage through the plan. 24 25 Section 133. Notwithstanding the effective date of any 26 section of this act or chapter 98-287, Laws of Florida, any 27 authority to adopt rules provided by this act or chapter 28 98-287, Laws of Florida, shall take effect upon this act 29 becoming a law. Section 134. Section 125.0106, Florida Statutes, is 30 31 repealed. 227

HB 219, Second Engrossed

Section 135. Effective July 1, 2001, subsection (2) of section 255.21, Florida Statutes, paragraphs (d) and (e) of subsection (1) of section 395.1055, Florida Statutes, and subsection (11) of section 553.79, Florida Statutes, are repealed. Section 136. This act does not imply any repeal or sunset of existing general or special laws governing any special district that are not specifically identified by this act. However, this act is intended as a comprehensive revision of the regulation by counties and municipalities of the design, construction, erection, alteration, modification, repair and demolition of public and private buildings. Therefore, any sections or provisions of any special act governing those activities by any general purpose local government is hereby repealed. Section 137. Except as otherwise specifically provided in this act, this act shall take effect upon becoming a law. CODING: Words stricken are deletions; words underlined are additions.