Florida Senate - 2001

CS for SB 1824

By the Committee on Regulated Industries and Senator Sanderson

315-1922-01 A bill to be entitled 1 2 An act relating to electrical and alarm system 3 contracting; amending s. 489.505, F.S.; providing and deleting definitions; amending s. 4 5 489.507, F.S.; revising membership of the Electrical Contractors' Licensing Board; б 7 providing rulemaking authority to the board to implement the local certification licensure 8 category; requiring the board to review its 9 operations to determine whether there are 10 functions or services of the board that can be 11 outsourced to increase productivity; providing 12 13 for transition from registration to local certification; amending s. 489.509, F.S.; 14 revising and providing fees; creating s. 15 489.512, F.S.; providing for local 16 certification of registered electrical and 17 18 alarm system contractors; providing 19 requirements with respect to local 20 certification; providing for expiration of such licensure category; repealing s. 489.513, F.S., 21 22 to eliminate registration of electrical and 23 alarm system contracting; revising various 24 provisions of pt. II, ch. 489, F.S., relating 25 to electrical and alarm system contracting, to 26 conform; amending s. 489.514, F.S.; extending 27 certification grandfathering provisions to local certificateholders; amending s. 489.516, 28 29 F.S.; requiring persons desiring to engage in electrical or alarm system contracting in the 30 31 state to be certified; deleting the requirement

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1	to pay the fee for a local occupational
2	license; amending s. 489.517, F.S.; providing
3	for quadrennial renewal of certificates;
4	revising continuing education requirements, to
5	conform; amending s. 489.5185, F.S.; revising
6	certain time limits; providing for quadrennial
7	renewal of identification cards of fire alarm
8	system agents; revising continuing education
9	requirements, to conform; amending s. 489.521,
10	F.S.; deleting requirements of business
11	organizations relating to local occupational
12	licenses; amending s. 489.537, F.S.; deleting
13	provisions that preserve the power of counties
14	and municipalities to collect local
15	occupational license and inspection fees,
16	require a bond for each electrical contractor,
17	and create local boards; deleting provisions
18	relating to registration; amending s. 489.5335,
19	F.S.; providing for a statewide journeyman
20	competency card; requiring a fee; amending ss.
21	489.503, 489.510, 489.511, 489.515, 489.518,
22	489.519, 489.520, 489.523, 489.531, and
23	489.533, F.S.; deleting or revising references
24	and provisions relating to registration, to
25	conform; amending s. 489.518, F.S.; revising
26	certain time limits; amending s. 205.194, F.S.;
27	deleting cross-references, to conform; creating
28	s. 489.5391, F.S.; providing for issuance of a
29	notice of noncompliance, imposition of an
30	administrative fine, and assessment of costs of
31	prosecution for unlicensed contracting;

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1 specifying that such remedies are not 2 exclusive; providing uses of fine proceeds; 3 requiring the creation of a web page dedicated to listing information on unlicensed 4 5 contractors; providing effective dates. б 7 Be It Enacted by the Legislature of the State of Florida: 8 9 Section 1. Subsections (1), (16), and (20) of section 10 489.503, Florida Statutes, are amended to read: 11 489.503 Exemptions. -- This part does not apply to: (1) Any employee of a certificateholder, registrant, 12 13 or business organization authorized to engage in contracting who is acting within the scope of the license held by that 14 certificateholder or registrant and with the knowledge and 15 permission of the licenseholder. However: 16 17 (a) If the employer is not a certificateholder or 18 registrant in that type of contracting, and the employee 19 performs any of the following, the employee is not exempt: 20 1. Holds himself or herself or his or her employer out 21 to be licensed or qualified by a licensee; 2. Leads the consumer to believe that the employee has 22 an ownership or management interest in the company; or 23 24 3. Performs any of the acts which constitute 25 contracting. (b) The legislative intent of this subsection is to 26 place equal responsibility on the unlicensed business and its 27 28 employees for the protection of the consumers in contracting 29 transactions. 30 31 3

For the purpose of this part, "employee" is defined as a person who receives compensation from, and is under the supervision and control of, an employer who regularly deducts the F.I.C.A. and withholding tax and provides workers' compensation, all as prescribed by law.

б (16) The monitoring of a personal emergency response 7 system, as defined in s. 489.505, by a charitable, 8 not-for-profit corporation acting in accordance with a 9 contractual agreement with the Agency for Health Care 10 Administration or one of its licensed health care facilities, 11 the Department of Elderly Affairs, or the Department of Children and Family Services, providing that the organization 12 13 does not perform any other service requiring certification or 14 registration under this part. Nothing in this subsection shall be construed to provide any of the agencies mentioned in this 15 subsection the authority to develop rules, criteria, or policy 16 17 pursuant to this subsection.

(20) Contracting for repair, maintenance, remodeling, 18 19 or improvement by any person licensed under part I of chapter 20 475 while acting as the owner's agent pursuant to that license, where all work requiring a contractor is performed by 21 a contractor who has a current, valid certificate or 22 registration issued under this part to perform such work, and 23 24 where the aggregate contract for labor, materials, and all 25 other items is less than \$5,000; however, this exemption does not apply: 26

(a) If the maintenance, repair, remodeling, or improvement is a part of a larger or major operation, whether undertaken by the same or a different contractor, or in which a division of the operation is made in contracts of amounts

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1 less than \$5,000 for the purpose of evading this part or 2 otherwise. 3 (b) To a person who advertises that he or she is 4 qualified to engage in contracting. 5 Section 2. Section 489.505, Florida Statutes, is б amended to read: 7 489.505 Definitions.--As used in this part: 8 "Alarm system" means any electrical device, (1)9 signaling device, or combination of electrical devices used to 10 signal or detect a burglary, fire, robbery, or medical 11 emergency. "Alarm system contractor" means a person whose 12 (2) 13 business includes the execution of contracts requiring the ability, experience, science, knowledge, and skill to lay out, 14 15 fabricate, install, maintain, alter, repair, monitor, inspect, replace, or service alarm systems for compensation, including, 16 17 but not limited to, all types of alarm systems for all 18 purposes. 19 (a) "Alarm system contractor I" means an alarm system 20 contractor whose business includes all types of alarm systems 21 for all purposes. "Alarm system contractor II" means an alarm system 22 (b) contractor whose business includes all types of alarm systems 23 24 other than fire, for all purposes, except as herein provided. "Board," except "local board," means the 25 (3) Electrical Contractors' Licensing Board created by this part. 26 27 "Certificate" means a geographically unlimited (4) 28 certificate of competency issued by the department as provided 29 in this part. 30 (5) "Certificateholder" means a contractor who has 31 obtained a certificate of competency. 5 **CODING:**Words stricken are deletions; words underlined are additions.

1 (6) "Certification" means the act of obtaining or 2 holding a certificate of competency from the department as 3 provided in this part. "Certified alarm system contractor" means an alarm 4 (7) 5 system contractor who possesses a certificate of competency 6 issued by the department. The scope of certification is 7 limited to alarm circuits originating in the alarm control 8 panel and equipment governed by the applicable provisions of Articles 725, 760, 770, 800, and 810 of the National 9 10 Electrical Code, Current Edition, and National Fire Protection 11 Association Standard 72, Current Edition. The scope of certification for alarm system contractors also includes the 12 installation, repair, fabrication, erection, alteration, 13 14 addition, or design of electrical wiring, fixtures, 15 appliances, thermostats, apparatus, raceways, and conduit, or any part thereof not to exceed 77 volts, when those items are 16 17 for the purpose of transmitting data or proprietary video 18 (satellite systems that are not part of a community antenna 19 television or radio distribution system) or providing central 20 vacuum capability or electric locks; however, this provision governing the scope of certification does not create any 21 22 mandatory licensure requirement. 23 "Certified electrical contractor" means an (8) 24 electrical contractor who possesses a certificate of 25 competency issued by the department. "Contracting" means, except where exempted in this 26 (9) part, engaging in business as a contractor or performing 27 28 electrical or alarm work for compensation and includes, but is 29 not limited to, performance of any of the acts found in subsections (2) and (12), which define the services which a 30 31 contractor is allowed to perform. The attempted sale of 6

1 contracting services and the negotiation or bid for a contract 2 on these services also constitutes contracting. If the 3 services offered require licensure or agent qualification, the 4 offering, negotiation for a bid, or attempted sale of these 5 services requires the corresponding licensure.

6 (10) "Contractor" means a person who is qualified to
7 engage in the business of electrical or alarm system
8 contracting pursuant to a certificate or registration issued
9 by the department.

10 (11) "Department" means the Department of Business and 11 Professional Regulation.

(12) "Electrical contractor" or "unlimited electrical 12 contractor" means a person who conducts business in the 13 electrical trade field and who has the experience, knowledge, 14 and skill to install, repair, alter, add to, or design, in 15 compliance with law, electrical wiring, fixtures, appliances, 16 17 apparatus, raceways, conduit, or any part thereof, which 18 generates, transmits, transforms, or utilizes electrical 19 energy in any form, including the electrical installations and 20 systems within plants and substations, all in compliance with 21 applicable plans, specifications, codes, laws, and 22 regulations. The term means any person, firm, or corporation that engages in the business of electrical contracting under 23 24 an express or implied contract; or that undertakes, offers to undertake, purports to have the capacity to undertake, or 25 submits a bid to engage in the business of electrical 26 27 contracting; or that does itself or by or through others 28 engage in the business of electrical contracting. 29 (13) "Journeyman" means a person working in an 30 apprenticeable occupation who has successfully completed a 31 registered apprenticeship program or who has worked the number

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1 of years required by established industry practices for the 2 particular trade or occupation. 3 (14) "Local certified alarm system contractor" means 4 an alarm system contractor who possesses a local certificate

5 of competency issued by the department.

6 (15) "Local certified electrical contractor" means an 7 electrical contractor who possesses a local certificate of 8 competency issued by the department.

9 <u>(16)(13)</u> "Local construction regulation board" or 10 "local board" means a board, composed of not fewer than three 11 residents of a county or municipality, which the governing 12 body of that county or municipality may create and appoint to 13 maintain the proper standard of construction of that county or 14 municipality.

15 (17)(14) "Primary qualifying agent" means a person who possesses the requisite skill, knowledge, and experience, and 16 17 has the responsibility, to supervise, direct, manage, and control the electrical or alarm system contracting activities 18 19 of the business organization with which he or she is 20 connected; and whose technical and personal qualifications have been determined by investigation and examination as 21 22 provided in this part by the department, as attested to by the 23 board; and who has been issued a certificate of competency by 24 the department.

25 <u>(18)(15)</u> "Secondary qualifying agent" means a person 26 who possesses the requisite skill, knowledge, and experience, 27 and has the responsibility to supervise, direct, manage, and 28 control the electrical or alarm system contracting activities 29 on a job for which he or she has obtained a permit; and whose 30 technical and personal qualifications have been determined by 31 investigation and examination as provided in this part by the

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1 department, as attested to by the board; and who has been 2 issued a certificate of competency by the department. 3 (16) "Registered electrical contractor" means an 4 electrical contractor who has registered with the department 5 pursuant to fulfilling the competency requirements in the б jurisdiction for which the registration is issued. A 7 registered electrical contractor may contract only in the 8 jurisdiction for which his or her registration is issued. 9 (17) "Registration" means registration with the 10 department as provided in this part. 11 (18) "Registrant" means a person who has registered with the department pursuant to the requirements of this part. 12 (19) "Specialty contractor" means a contractor whose 13 scope of practice is limited to a specific segment of 14 15 electrical or alarm system contracting, including, but not limited to, residential electrical contracting, maintenance of 16 17 electrical fixtures, and fabrication, erection, installation, and maintenance of electrical advertising signs together with 18 19 the interrelated parts and supports thereof. Categories of 20 specialty contractor shall be established by board rule. 21 (20) "Mediation" means a process whereby a neutral third party acts to encourage and facilitate the resolution of 22 a dispute without prescribing what it should be. 23 It is an 24 informal and nonadversarial process with the objective of 25 helping the disputing parties reach a mutually acceptable agreement. 26 27 (21) "Registered alarm system contractor I" means an 28 alarm system contractor whose business includes all types of 29 alarm systems for all purposes and who is registered with the 30 department pursuant to s. 489.513. A registered alarm system 31

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1 contractor I may contract only in the jurisdictions for which 2 his or her registration is issued. 3 (22) "Registered alarm system contractor II" means an 4 alarm system contractor whose business includes all types of 5 alarm systems, other than fire, for all purposes and who is б registered with the department pursuant to s. 489.513. A 7 registered alarm system contractor II may contract only in the 8 jurisdiction for which his or her registration is issued. 9 (23) "Registered residential alarm system contractor" 10 means an alarm system contractor whose business is limited to 11 burglar alarm systems in single-family residential, quadruplex housing, and mobile homes of a residential occupancy class and 12 who is registered with the department pursuant to s. 489.513. 13 The board shall define "residential occupancy class" by rule. 14 15 A registered residential alarm system contractor may contract only in the jurisdiction for which his or her registration is 16 17 issued. (21)(24) "Licensure" means any type of certification 18 19 or registration provided for in this part. 20 (22)(25) "Burglar alarm system agent" means a person: 21 (a) Who is employed by a licensed alarm system contractor or licensed electrical contractor; 22 23 Who is performing duties which are an element of (b) 24 an activity which constitutes alarm system contracting requiring licensure under this part; and 25 26 Whose specific duties include any of the (C) 27 following: altering, installing, maintaining, moving, repairing, replacing, servicing, selling onsite, or monitoring 28 29 an intrusion or burglar alarm system for compensation. 30 (23)(26) "Personal emergency response system" means 31 any device which is simply plugged into a telephone jack or 10

1	electrical receptacle and which is designed to initiate a
2	telephone call to a person who responds to, or has a
3	responsibility to determine the proper response to, personal
4	emergencies, but does not include hard-wired or wireless alarm
5	systems designed to detect intrusion or fire.
6	(24) (27) "Monitoring" means to receive electrical or
7	electronic signals, originating from any building within the
8	state, produced by any security, medical, fire, or burglar
9	alarm, closed circuit television camera, or related or similar
10	protective system and to initiate a response thereto. A
11	person shall not have committed the act of monitoring if:
12	(a) The person is an occupant of, or an employee
13	working within, protected premises;
14	(b) The person initiates emergency action in response
15	to hearing or observing an alarm signal;
16	(c) The person's action is incidental to his or her
17	primary responsibilities; and
18	(d) The person is not employed in a proprietary
19	monitoring facility, as defined by the National Fire
20	Protection Association pursuant to rule adopted under chapter
21	633.
22	<u>(25)</u> "Fire alarm system agent" means a person:
23	(a) Who is employed by a licensed fire alarm
24	contractor or certified unlimited electrical contractor;
25	(b) Who is performing duties which are an element of
26	an activity that constitutes fire alarm system contracting
27	requiring certification under this part; and
28	(c) Whose specific duties include any of the
29	following: altering, installing, maintaining, moving,
30	repairing, replacing, servicing, selling onsite, or monitoring
31	a fire alarm system for compensation.
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1 Section 3. Section 489.507, Florida Statutes, is 2 amended to read: 3 489.507 Electrical Contractors' Licensing Board.--4 (1) There is created in the department the Electrical 5 Contractors' Licensing Board. The board shall consist of 11 б members, 5 7 of whom shall be certified electrical 7 contractors, 2 of whom shall be certified alarm system 8 contractors I, 2 of whom shall be local certified electrical 9 contractors, and 2 of whom shall be consumer members who are 10 not, and have never been, electrical contractors or members of 11 any closely related profession or occupation, and 2 of whom shall be certified alarm system contractors I. Members shall 12 be appointed by the Governor, subject to confirmation by the 13 14 Senate. Members shall be appointed for 4-year terms. (2) To be eligible to serve, each contractor member 15 must have been certified by the board to operate as a 16 17 contractor in the category with respect to which the member is 18 appointed, be actively engaged in the construction business, 19 and have been so engaged for a period of not less than 5 20 consecutive years before the date of appointment. Each appointee must be a citizen and resident of the state. 21 22 (3)(a) The board has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of 23 24 this part. 25 (b)(4) Notwithstanding paragraph (a), It is the intent 26 of the Legislature that the board may not adopt any rule or 27 take any promulgate no rules and take no action to require 28 that applicants for certification as alarm system contractors 29 serve any type of apprenticeship before being allowed to sit for the certification examination. 30 31 12

1 (c) (c) (5) Any proposed board rule which has not been 2 modified to remove proposed committee objections of the 3 Administrative Procedures Committee must receive approval from 4 the department prior to filing the rule with the Department of 5 State for final adoption. The department may repeal any rule б enacted by the board which has taken effect without having met 7 proposed committee objections of the Administrative Procedures 8 Committee. 9 (4) (4) (6) The Electrical Contractors' Licensing Board and 10 the Construction Industry Licensing Board shall each appoint a 11 committee to meet jointly at least twice a year. 12 Section 4. Effective upon this act becoming a law, the 13 Electrical Contractors' Licensing Board may begin 14 implementation of the local certification licensure category 15 pursuant to its authority under section 489.507(3), Florida Statutes, to effect the transition from registration to local 16 17 certification on October 1, 2001, as contemplated by this act. Section 5. Subsections (1) and (2) of section 489.509, 18 19 Florida Statutes, are amended to read: 489.509 Fees.--20 (1) The board, by rule, shall establish fees to be 21 paid for applications, examination, reexamination, transfers, 22 licensing and renewal, reinstatement, and recordmaking and 23 24 recordkeeping. The examination fee shall be in an amount that 25 covers the cost of obtaining and administering the examination and shall be refunded if the applicant is found ineligible to 26 sit for the examination. The application fee is nonrefundable. 27 28 The fee for initial application and examination for 29 certification of electrical contractors may not exceed \$400. The initial application fee for registration may not exceed 30 31 \$150.The quadrennial biennial renewal fee may not exceed \$400 13

1 for certificateholders and \$400 \$200 for local 2 certificateholders registrants. The fee for initial 3 application and examination for certification of alarm system 4 contractors may not exceed \$400. The quadrennial biennial 5 renewal fee for certified alarm system contractors may not б exceed \$450. The board may establish a fee for a temporary 7 certificate as an alarm system contractor not to exceed \$75. 8 The board may also establish by rule a delinquency fee not to 9 exceed \$50. The fee to transfer a certificate or registration 10 from one business organization to another may not exceed \$200. 11 The fee for reactivation of an inactive license may not exceed \$50. The board shall establish fees that are adequate to 12 ensure the continued operation of the board. Fees shall be 13 based on department estimates of the revenue required to 14 15 implement this part and the provisions of law with respect to the regulation of electrical contractors and alarm system 16 17 contractors. (2) A person who is registered or holds a valid 18 19 certificate may go on inactive status during which time he or 20 she shall not engage in contracting, but may retain the certificate or registration on an inactive basis, on payment 21 22 of a renewal fee during the inactive period, not to exceed \$50 23 per renewal period. 24 Section 6. Section 489.510, Florida Statutes, is 25 amended to read: 26 489.510 Evidence of workers' compensation 27 coverage. -- Any person, business organization, or qualifying 28 agent engaged in the business of contracting in this state and 29 certified or registered under this part shall, as a condition precedent to the issuance or renewal of a certificate or 30 31 registration of the contractor, provide to the Electrical 14 CODING: Words stricken are deletions; words underlined are additions.

1 Contractors' Licensing Board, as provided by board rule, 2 evidence of workers' compensation coverage pursuant to chapter 3 440. In the event that the Division of Workers' Compensation 4 of the Department of Labor and Employment Security receives 5 notice of the cancellation of a policy of workers' б compensation insurance insuring a person or entity governed by 7 this section, the Division of Workers' Compensation shall certify and identify all persons or entities by certification 8 9 or registration license number to the department after 10 verification is made by the Division of Workers' Compensation 11 that such cancellation has occurred or that persons or entities governed by this section are no longer covered by 12 13 workers' compensation insurance. Such certification and 14 verification by the Division of Workers' Compensation shall result solely from records furnished to the Division of 15 Workers' Compensation by the persons or entities governed by 16 17 this section. The department shall notify the persons or entities governed by this section who have been determined to 18 19 be in noncompliance with chapter 440, and the persons or 20 entities notified shall provide certification of compliance with chapter 440 to the department and pay an administrative 21 fine as provided by rule. The failure to maintain workers' 22 compensation coverage as required by law shall be grounds for 23 24 the board to revoke, suspend, or deny the issuance or renewal 25 of a certificate or registration of the contractor under the provisions of s. 489.533. 26 Section 7. Subsection (7) of section 489.511, Florida 27 28 Statutes, is amended to read: 29 489.511 Certification; application; examinations; 30 endorsement. --31

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1 (7) Upon the issuance of a certificate, any previously 2 issued registered licenses for the classification in which the 3 certification is issued are rendered void. Section 8. Section 489.512, Florida Statutes, is 4 5 created to read: б 489.512 Local certification.--7 (1)(a) Each contractor who on October 1, 2001, is the 8 holder of a current, valid registration which was issued under this part prior to that date shall be redesignated as a local 9 certified electrical or alarm system contractor, as 10 11 applicable, and issued the applicable local certificate by the department. A local certificate permits the holder to engage 12 in contracting only in the area and for the type of work 13 14 covered by the registration the local certificate is 15 replacing. (b) A local certificate may be renewed but may not be 16 17 expanded to cover areas of the state or scopes of work other 18 than those covered by the original certificate. A contractor 19 may only work in other areas of the state or other types of 20 work by obtaining full certification under s. 489.514 or s. 489.516. 21 (c) New local certificates may not be issued, and the 22 licensure category shall expire upon expiration of the last 23 24 local certificate. 25 (2) The local jurisdictions shall be responsible for providing code violation information pursuant to s. 553.781 26 27 and disciplinary information on local certified electrical or 28 alarm system contractors to the board within 30 days after any 29 disciplinary action, and the board shall maintain such 30 information as is provided to them and shall make such 31

1 information available through the automated information system provided pursuant to s. 455.2286. 2 3 Section 9. Section 489.513, Florida Statutes, is 4 repealed. 5 Section 10. Section 489.514, Florida Statutes, is б amended to read: 7 489.514 Certification for local certified registered 8 contractors; grandfathering provisions.--(1) The board shall, upon receipt of a completed 9 10 application, appropriate fee, and proof of compliance with the 11 provisions of this section, issue: (a) To an applying local certified registered 12 electrical contractor, a certificate as an electrical 13 contractor, as defined in s. 489.505(12); or 14 15 (b) To an applying local certified registered alarm system contractor, a certificate in the matching alarm system 16 17 contractor category, as defined in s. 489.505(2)(a) or (b); or (c) To an applying local certified registered 18 19 electrical speciality contractor, a certificate in the 20 matching electrical speciality contractor category, as defined 21 in s. 489.505(19). (2) Any local certified contractor registered under 22 this part who makes application under this section to the 23 24 board shall meet each of the following requirements for certification: 25 (a) Currently holds a valid local certified registered 26 local license in the category of electrical contractor, alarm 27 28 system contractor, or electrical speciality contractor. 29 (b) Has, for that category, passed a written, proctored examination that the board finds to be substantially 30 31 similar to the examination required to be licensed as a 17

1 certified contractor under this part. For purposes of this subsection, a written, proctored examination such as that 2 3 produced by the National Assessment Institute, Block and 4 Associates, NAI/Block, Experior Assessments, Professional 5 Testing, Inc., or Assessment Systems, Inc., shall be 6 considered to be substantially similar to the examination 7 required to be licensed as a certified contractor. The board 8 may not impose or make any requirements regarding the nature 9 or content of these cited examinations. 10 (c) Has at least 5 years of experience as a contractor 11 in that contracting category, or as an inspector or building administrator with oversight over that category, at the time 12 13 of application. For contractors, only time periods in which the contractor license is active and the contractor is not on 14 15 probation shall count toward the 5 years required under this subsection. 16 17 (d) Has not had his or her contractor's license revoked at any time, had his or her contractor's license 18 19 suspended in the last 5 years, or been assessed a fine in 20 excess of \$500 in the last 5 years. (e) Is in compliance with the insurance and financial 21 responsibility requirements in s. 489.515(1)(b). 22 (3) An applicant who will not have the experience 23 24 required under paragraph (2)(c) by the time of the application 25 deadline set forth in subsection (4) may be certified under this section in the appropriate category if the applicant 26 meets the requirements of paragraphs (2)(a), (d), and (e) and 27 28 passes the business portion of the test required in paragraph 29 (2)(b). (4) (4) (3) An applicant must make application by November 30 31 1, 2004, to be licensed pursuant to this section. 18

1 Section 11. Section 489.515, Florida Statutes, is 2 amended to read: 3 489.515 Issuance of certificates; registrations.--4 (1)(a) The department shall issue a certificate to a 5 person who the board certifies is qualified to become a б certified contractor. 7 (b) The board shall certify as qualified for 8 certification any person who satisfies the requirements of s. 9 489.511, who successfully passes the certification examination 10 administered by the department, achieving a passing grade as 11 established by board rule, and who submits satisfactory evidence that he or she has obtained both workers' 12 compensation insurance or an acceptable exemption certificate 13 issued by the department and public liability and property 14 damage insurance for the health, safety, and welfare of the 15 public in amounts determined by rule of the board, and 16 17 furnishes evidence of financial responsibility, credit, and business reputation of either himself or herself or the 18 19 business organization he or she desires to qualify. 20 (c) Upon compliance with the provisions of this section and payment of the certification fee, the department 21 22 shall issue the person a certificate. 23 (2) The department shall issue a registration to a 24 person who is in compliance with the provisions of s. 489.513 25 and who the board certifies is qualified to be registered. (2) (3) As a prerequisite to the initial issuance or 26 27 the renewal of a certificate or registration, the applicant 28 shall submit an affidavit on a form provided by the board 29 attesting to the fact that the applicant has obtained both workers' compensation insurance or an acceptable exemption 30 31 certificate issued by the department and public liability and 19

1 property damage insurance for the health, safety, and welfare 2 of the public in amounts determined by rule of the board. The 3 board shall by rule establish a procedure to verify the accuracy of such affidavits based upon a random audit method. 4 5 (3)(4) The board may refuse to certify any applicant б who has violated any of the provisions of s. 489.533. 7 (4) (5) A certificate or registration is not 8 transferable. 9 Section 12. Subsections (1), (2), and (3) of section 10 489.516, Florida Statutes, are amended to read: 11 489.516 Qualifications to practice; restrictions; 12 prerequisites.--13 (1) Any person who desires to engage in electrical or 14 alarm system contracting in this state on a statewide basis 15 shall, as a prerequisite thereto, establish his or her competency and qualifications to be certified pursuant to this 16 17 part. To establish competency, a person shall pass the appropriate examination administered by the department. 18 Any 19 person who desires to engage in contracting on other than a 20 statewide basis shall, as a prerequisite thereto, be 21 registered pursuant to this part, unless exempted by this 22 part. 23 (2) A No person who is not certified under this part 24 may not or registered shall engage in the business of 25 electrical or alarm system contracting in this state. То enforce this subsection: 26 27 (a) The department shall issue a cease and desist 28 order to prohibit any person from engaging in the business of 29 contracting who does not hold the required certification or registration for the work being performed under this part. 30 31 For the purpose of enforcing a cease and desist order, the 20

department may file a proceeding in the name of the state
 seeking issuance of an injunction or a writ of mandamus
 against any person who violates any provision of such order.

(b) A county or municipality may issue a cease and
desist order to prohibit any person from engaging in the
business of contracting who does not hold the required
certification or registration for the work being performed
under this part.

9 (3) When a certificateholder desires to engage in 10 contracting in any area of the state, as a prerequisite 11 therefor, he or she shall only be required to exhibit to the local building official, tax collector, or other authorized 12 13 person in charge of the issuance of licenses and building or 14 electrical permits in the area evidence of holding a current certificate, and to pay the fee for the occupational license 15 and permit required of other persons. However, a local 16 17 construction regulation board may deny the issuance of an electrical permit to a certified contractor, or issue a permit 18 19 with specific conditions, if the local construction regulation 20 board has found such contractor, through the public hearing process, to be guilty of fraud or a willful building code 21 violation within the county or municipality that the local 22 construction regulation board represents, or if the local 23 24 construction regulation board has proof that such contractor, 25 through the public hearing process, has been found guilty, in another county or municipality within the past 12 months, of 26 fraud or a willful building code violation and finds, after 27 28 providing notice to the contractor, that such fraud or 29 violation would have been fraud or a violation if committed in the county or municipality that the local construction board 30 31 represents. Notification of and information concerning such

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1 permit denial shall be submitted to the Department of Business 2 and Professional Regulation within 15 days after the local 3 construction regulation board decides to deny the permit. Section 13. Section 489.517, Florida Statutes, is 4 5 amended to read: 6 489.517 Renewal of certificate or registration; 7 continuing education .--8 (1) The department shall renew a certificate or registration upon receipt of the renewal application and fee 9 10 and proof of meeting all continuing education requirements. 11 (2) The department shall adopt rules establishing a procedure for the quadrennial biennial renewal of certificates 12 13 and registrations. 14 (3)(a) Each certificateholder or registrant shall provide proof, in a form established by rule of the board, 15 that the certificateholder or registrant has completed at 16 17 least 28 14 classroom hours of at least 50 minutes each of 18 continuing education courses during each quadrennium biennium 19 since the issuance or renewal of the certificate or 20 registration. The board shall by rule establish criteria for the approval of continuing education courses and providers and 21 may by rule establish criteria for accepting alternative 22 nonclassroom continuing education on an hour-for-hour basis. 23 24 (b) Each certificateholder or registrant shall provide 25 to the board proof of completion of the core curriculum courses or passing the equivalency test of the Building Code 26 Training Program established under s. 553.841, specific to the 27 28 licensing category sought, within 4 2 years after commencement 29 of the program or of initial certification or registration, whichever is later. Classroom hours spent taking core 30 31 curriculum courses shall count toward the number required for 2.2

renewal of certificate or registration. A certificateholder
 or registrant who passes the equivalency test in lieu of
 taking the core curriculum courses shall receive full credit
 for core curriculum course hours.

5 (4)(a) If a certificateholder or registrant holds a 6 license under both this part and part I and is required to 7 have continuing education courses under s. 489.115(4)(b)1., 8 the certificateholder or registrant may apply those course 9 hours for workers' compensation, workplace safety, and 10 business practices obtained under part I to the requirements 11 under this part.

(b) Of the <u>28</u> 14 classroom hours of continuing education required, at least <u>14</u> 7 hours must be on technical subjects, <u>2 hours</u> 1 hour on workers' compensation, <u>2 hours</u> 1 hour on workplace safety, and <u>2 hours</u> 1 hour on business practices.

17 (5) By applying for renewal, each certificateholder or 18 registrant certifies that he or she has continually maintained 19 the required amounts of public liability and property damage 20 insurance as specified by board rule. The board shall 21 establish by rule a procedure to verify the public liability 22 and property damage insurance for a specified period, based 23 upon a random sampling method.

(6) The board shall require, by rule adopted pursuant
to ss. 120.536(1) and 120.54, a specialized number of hours in
specialized or advanced module courses, approved by the
Florida Building Commission, on any portion of the Florida
Building Code, adopted pursuant to part VII of chapter 553,
relating to the contractor's respective discipline.

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1 Section 14. Paragraphs (d) and (e) of subsection (2) and subsection (3) of section 489.518, Florida Statutes, are 2 3 amended to read: 489.518 Alarm system agents.--4 5 (2)б (d) A state-certified electrical contractor, a 7 state-certified alarm system contractor, a local certified 8 state-registered alarm system contractor, a journeyman 9 electrician licensed by any local jurisdiction, or an alarm 10 technician licensed by a local jurisdiction that requires an 11 examination and experience or training as licensure qualifications, is not required to complete the training 12 13 required for burglar alarm system agents. A local certified state-registered electrical contractor is not required to 14 complete the training required for burglar alarm system 15 agents, so long as he or she is only doing electrical work up 16 17 to the alarm panel. (e) A nonsupervising employee working as a helper or 18 19 apprentice under the direct, on-site, continuous supervision 20 of a state-certified electrical contractor, a local certified 21 state-registered electrical contractor, a state-certified alarm system contractor, a local certified state-registered 22 alarm system contractor, a journeyman electrician licensed by 23 24 any local jurisdiction, an alarm technician licensed by a 25 local jurisdiction that requires an examination and experience or training as licensure qualifications, or a qualified alarm 26 system agent is not required to complete the training 27 28 otherwise required and is not required to be 18 years of age 29 or older. 30 (3) An applicant for employment as an alarm system 31 agent, or an individual employed as a burglar alarm system

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1 agent on the effective date of this act, may commence or 2 continue employment pending the completion of the required 3 training and the results of the background check required by 4 this section for a period not to exceed 120 60 days after the 5 date of application for employment, or 120 60 days after the 6 effective date of this act for individuals currently employed 7 as burglar alarm system agents. However, the person must work 8 under the direction and control of a sponsoring licensed 9 electrical or burglar alarm system contractor pending the 10 completion of the training and the criminal background check. 11 If an applicant or an individual employed on the effective date of this act does not complete the training or receive a 12 13 satisfactory criminal background check within the 120-day 14 60-day period, the employment must be terminated immediately. 15 Section 15. Paragraphs (b) and (c) of subsection (2) and subsections (3), (4), and (5) of section 489.5185, Florida 16 17 Statutes, are amended to read: 489.5185 Fire alarm system agents.--18 19 (2) (b) A state-certified electrical contractor, a 20 21 state-certified fire alarm system contractor, a local 22 certified state-registered fire alarm system contractor, a journeyman electrician licensed by any local jurisdiction, or 23 24 an alarm technician licensed by a local jurisdiction that requires an examination and experience or training as 25 licensure qualifications is not required to complete the 26 27 training required for fire alarm system agents. A local 28 certified state-registered electrical contractor is not 29 required to complete the training required for fire alarm system agents, so long as he or she is only doing electrical 30 31 work up to the alarm panel.

1	(c) A nonsupervising employee working as a helper or
2	apprentice under the direct, onsite, continuous supervision of
3	a state-certified electrical contractor, a state-registered
4	electrical contractor, a state-certified fire alarm system
5	contractor, a state-registered fire alarm system contractor, a
6	journeyman electrician licensed by any local jurisdiction, an
7	alarm technician licensed by a local jurisdiction that
8	requires an examination and experience or training as
9	licensure qualifications, or a qualified fire alarm system
10	agent is not required to complete the training otherwise
11	required and is not required to be 18 years of age or older.
12	(3) An applicant for employment as a fire alarm system
13	agent may commence employment, or an individual employed as a
14	fire alarm system agent on the effective date of this act may
15	continue employment, pending completion of both the training
16	and the fingerprint and criminal background checks required by
17	this section, for a period not to exceed 120 90 days after the
18	date of application for employment or 120 90 days after the
19	effective date of this act for individuals employed as fire
20	alarm system agents on that date. However, the person must
21	work under the direction and control of a sponsoring certified
22	unlimited electrical contractor or licensed fire alarm
23	contractor until completion of both the training and the
24	fingerprint and criminal background checks. If an applicant or
25	an individual employed on the effective date of this act does
26	not complete the training or receive satisfactory fingerprint
27	and criminal background checks within the <u>120-day</u> 90-day
28	period, the employment must be terminated immediately.
29	(4)(a) A certified unlimited electrical contractor or
30	licensed fire alarm contractor must furnish each of his or her
31	fire alarm system agents with an identification card.
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1	(b) The card shall follow a board-approved format, to
2	include a picture of the agent; shall specify at least the
3	name of the holder of the card and the name and license number
4	of the certified unlimited electrical contractor or licensed
5	fire alarm contractor; and shall be signed by both the
6	contractor and the holder of the card. Each identification
7	card shall be valid for a period of $\frac{4}{2}$ years after the date
8	of issuance. The identification card must be in the possession
9	of the fire alarm system agent while engaged in fire alarm
10	system agent duties.
11	(c) Each person to whom an identification card has
12	been issued is responsible for the safekeeping thereof, and
13	may not loan, or allow any other person to use or display, the
14	identification card.
15	(d) Each identification card must be renewed every $4 + 2$
16	years and in a board-approved format to show compliance with
17	the <u>12</u> $ extsf{6}$ hours of continuing education necessary to maintain
18	certification as a fire alarm system agent.
19	(5) Each fire alarm system agent must receive <u>12</u> $ extsf{6}$
20	hours of continuing education on fire alarm system
21	installation and repair every $4 + 2$ years from a board-approved
22	sponsor of training and through a board-approved training
23	course.
24	Section 16. Subsections (1) and (2) of section
25	489.519, Florida Statutes, are amended to read:
26	489.519 Inactive status
27	(1) A certificate or registration that has become
28	inactive may be reactivated under s. 489.517 upon application
29	to the department. The board may prescribe, by rule,
30	continuing education requirements as a condition of
31	reactivating a certificate or registration . The continuing
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COD	ING. Words stricken are deletions: words underlined are additions

1 education requirements for reactivating a certificate or 2 registration may not exceed 12 classroom hours for each year 3 the certificate or registration was inactive. 4 (2) Notwithstanding any provision of s. 455.271 to the 5 contrary, a certificateholder or registrant may apply to the б department for voluntary inactive status at any time during the period of certification or registration. 7 8 Section 17. Section 489.520, Florida Statutes, is amended to read: 9 10 489.520 Automated licensure status information 11 system.--By January 1, 1995, the department shall implement an automated licensure status information system for electrical 12 13 and alarm system contracting. The system shall provide instant notification to local building departments and other 14 interested parties, as determined by the board or department, 15 regarding the status of the certification or registration of 16 17 any contractor certified or registered pursuant to the 18 provisions of this part. The provision of such information 19 shall consist, at a minimum, of an indication of whether the certification or registration of the contractor applying for a 20 permit is active, of any current failure of the contractor to 21 make restitution according to the terms of any final action by 22 the board, of any ongoing disciplinary cases against the 23 24 contractor that are subject to public disclosure, and whether 25 there are any outstanding fines against the contractor. Section 18. Paragraph (a) of subsection (2) and 26 27 subsections (6), (7), (8), and (9) of section 489.521, Florida 28 Statutes, are amended to read: 29 489.521 Business organizations; qualifying agents.--30 (2)(a)1. If the applicant proposing to engage in 31 contracting is a partnership, corporation, business trust, or 28

1 other legal entity, other than a sole proprietorship, the 2 application shall state the name of the partnership and its 3 partners; the name of the corporation and its officers and directors and the name of each of its stockholders who is also 4 5 an officer or director; the name of the business trust and its 6 trustees; or the name of such other legal entity and its members. In addition, the applicant shall furnish evidence of 7 8 statutory compliance if a fictitious name is used. A joint 9 venture, including a joint venture composed of qualified 10 business organizations, is itself a separate and distinct 11 organization that shall be qualified in accordance with board rules. The registration or certification, when issued upon 12 application of a business organization, shall be in the name 13 14 of the qualifying agent, and the name of the business organization shall be noted thereon. If there is a change in 15 any information that is required to be stated on the 16 17 application, the business organization shall, within 45 days 18 after such change occurs, mail the correct information to the 19 department. 20 2. Any person certified or registered pursuant to this 21 part who has had his or her license revoked shall not be eligible for a 5-year period to be a partner, officer, 22 director, or trustee of a business organization as defined by 23 24 this section. Such person shall also be ineligible to reapply 25 for certification or registration under this part for a period of 5 years. 26 27 (6) When a business organization qualified to engage 28 in contracting makes application for an occupational license 29 in any municipality or county of this state, the application 30 shall be made with the tax collector in the name of the 31 business organization, and the license, when issued, shall be 29

issued to the business organization upon payment of the 1 2 appropriate licensing fee and exhibition to the tax collector 3 of a valid certificate issued by the department. 4 (6)(7)(a) Each registered or certified contractor 5 shall affix the number of his or her registration or б certification to each application for a building permit and to 7 each building permit issued and recorded. Each city or county building department shall require, as a precondition for the 8 issuance of a building permit, that the contractor applying 9 10 for the permit provide verification giving the number of his 11 or her registration or certification under this part. The registration or certification number of a 12 (b) 13 contractor shall be stated in each offer of services, business proposal, or advertisement, regardless of medium, used by that 14 15 contractor. For the purposes of this part, the term "advertisement" does not include business stationery or any 16 17 promotional novelties such as balloons, pencils, trinkets, or articles of clothing. The board shall assess a fine of not 18 19 less than \$100 or issue a citation to any contractor who fails 20 to include that contractor's certification or registration number when submitting an advertisement for publication, 21 22 broadcast, or printing. In addition, any person who claims in any advertisement to be a certified or registered contractor, 23 24 but who does not hold a valid state certification or registration, commits a misdemeanor of the second degree, 25 punishable as provided in s. 775.082 or s. 775.083. 26 27 (7)(8) Each qualifying agent shall pay the department 28 an amount equal to the original fee for certification or 29 registration to qualify any additional business organizations. If the qualifying agent for a business organization desires to 30 31 qualify additional business organizations, the board shall

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1 require him or her to present evidence of supervisory ability and financial responsibility of each such organization. 2 3 Allowing a licensee to qualify more than one business organization shall be conditioned upon the licensee showing 4 5 that the licensee has both the capacity and intent to 6 adequately supervise each business organization in accordance 7 with s. 489.522(1). The board shall not limit the number of 8 business organizations which the licensee may qualify except 9 upon the licensee's failing to provide such information as is 10 required under this subsection or upon a finding that such 11 information or evidence as is supplied is incomplete or unpersuasive in showing the licensee's capacity and intent to 12 comply with the requirements of this subsection. A 13 qualification for an additional business organization may be 14 revoked or suspended upon a finding by the board that the 15 licensee has failed in the licensee's responsibility to 16 17 adequately supervise the operations of that business organization in accordance with s. 489.522(1). Failure of the 18 19 responsibility to adequately supervise the operations of a 20 business organization in accordance with s. 489.522(1) shall 21 be grounds for denial to qualify additional business 22 organizations. 23 (8) (9) If a business organization or any of its 24 partners, officers, directors, trustees, or members is disciplined for violating s. 489.533(1), the board may, on 25 that basis alone, deny issuance of a certificate or 26 registration to a qualifying agent on behalf of that business 27 28 organization. 29 Section 19. Section 489.523, Florida Statutes, is 30 amended to read: 31

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1	489.523 Emergency <u>certification</u> registration upon
2	death of contractorIf an incomplete contract exists at the
3	time of death of a contractor, the contract may be completed
4	by any person even though not certified. The person shall
5	notify the appropriate board, within 30 days after the death
6	of the contractor, of his or her name and address, knowledge
7	of the contract, and ability to complete it. If the board
8	approves, he or she may proceed with the contract. The board
9	shall then issue an emergency <u>certification</u> registration which
10	shall expire upon the completion of the contract. For purposes
11	of this section, and upon written approval of the board, an
12	incomplete contract may be one which has been awarded to, or
13	entered into by, the contractor before his or her death, or on
14	which he or she was the low bidder and the contract is
15	subsequently awarded to him or her, regardless of whether any
16	actual work has commenced under the contract before the
17	contractor's death.
18	Section 20. Section 489.531, Florida Statutes, is
19	amended to read:
20	489.531 Prohibitions; penalties
21	(1) A person may not:
22	(a) Practice contracting unless the person is
23	certified or registered ;
24	(b) Use the name or title "electrical contractor" or
25	"alarm system contractor" or words to that effect, or
26	advertise himself or herself or a business organization as
27	available to practice electrical or alarm system contracting,
28	when the person is not then the holder of a valid
29	certification or registration issued pursuant to this part;
30	(c) Present as his or her own the certificate or
31	registration of another;
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1 (d) Use or attempt to use a certificate or 2 registration that has been suspended, revoked, or placed on 3 inactive or delinquent status; 4 (e) Employ persons who are not certified or registered 5 to practice contracting; б (f) Knowingly give false or forged evidence to the 7 department, the board, or a member thereof; 8 Operate a business organization engaged in (q) 9 contracting after 60 days following the termination of its 10 only qualifying agent without designating another primary 11 qualifying agent; (h) Conceal information relative to violations of this 12 13 part; (i) Commence or perform work for which a building 14 15 permit is required pursuant to part VII of chapter 553 without the building permit being in effect; or 16 17 (j) Willfully or deliberately disregard or violate any 18 municipal or county ordinance relating to uncertified or 19 unregistered contractors. 20 (2) Any person who violates any provision of 21 subsection (1) commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 22 23 (3)(a) Any unlicensed person who violates any of the 24 provisions of subsection (1) commits a misdemeanor of the 25 first degree, punishable as provided in s. 775.082 or s. 775.083. 26 27 (b) Any unlicensed person who commits a violation of 28 subsection (1) after having been previously found quilty of 29 such violation commits a felony of the third degree, 30 punishable as provided in s. 775.082 or s. 775.083. 31

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1 (c) Any unlicensed person who commits a violation of 2 subsection (1) during the existence of a state of emergency 3 declared by executive order of the Governor commits a felony of the third degree, punishable as provided in s. 775.082 or 4 5 s. 775.083. 6 7 The remedies set forth in this subsection are not exclusive 8 and may be imposed in addition to the remedies set forth in s. 489.533(2). 9 10 (4) Each county or municipality may, at its option, 11 designate one or more of its code enforcement officers, as defined in chapter 162, to enforce, as set out in this 12 subsection, the provisions of subsection (1) against persons 13 who engage in activity for which county or municipal 14 certification is required. 15 (a) A code enforcement officer designated pursuant to 16 17 this subsection may issue a citation for any violation of 18 subsection (1) whenever, based upon personal investigation, 19 the code enforcement officer has reasonable and probable grounds to believe that such a violation has occurred. 20 21 (b) A citation issued by a code enforcement officer shall be in a form prescribed by the local governing body of 22 the county or municipality and shall state: 23 24 1. The time and date of issuance. 25 2. The name and address of the person to whom the citation is issued. 26 3. The time and date of the violation. 27 28 4. A brief description of the violation and the facts 29 constituting reasonable cause. 30 5. The name of the code enforcement officer. 31

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1	6. The procedure for the person to follow in order to
2	pay the civil penalty or to contest the citation.
3	7. The applicable civil penalty if the person elects
4	not to contest the citation.
5	(c) The local governing body of the county or
6	municipality is authorized to enforce codes and ordinances
7	against unlicensed contractors under the provisions of this
8	section and may enact an ordinance establishing procedures for
9	implementing this section, including a schedule of penalties
10	to be assessed by the code enforcement officers. The maximum
11	civil penalty which may be levied shall not exceed \$500.
12	Moneys collected pursuant to this section shall be retained
13	locally as provided for by local ordinance and may be set
14	aside in a specific fund to support future enforcement
15	activities against unlicensed contractors.
16	(d) The act for which the citation is issued shall be
17	ceased upon receipt of the citation; and the person charged
18	with the violation shall elect either to correct the violation
19	and pay the civil penalty in the manner indicated on the
20	citation or, within 10 days of receipt of the citation,
21	exclusive of weekends and legal holidays, request an
22	administrative hearing before the enforcement or licensing
23	board or designated special master to appeal the issuance of
24	the citation by the code enforcement officer.
25	1. Hearings shall be held before an enforcement or
26	licensing board or designated special master as established by
27	s. 162.03(2) and such hearings shall be conducted pursuant to
28	ss. 162.07 and 162.08.
29	2. Failure of a violator to appeal the decision of the
30	code enforcement officer within the time period set forth in
31	this paragraph shall constitute a waiver of the violator's
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1	right to an administrative hearing. A waiver of the right to
2	administrative hearing shall be deemed an admission of the
3	violation and penalties may be imposed accordingly.
4	3. If the person issued the citation, or his or her
5	designated representative, shows that the citation is invalid
6	or that the violation has been corrected prior to appearing
7	before the enforcement or licensing board or designated
8	special master, the enforcement or licensing board or
9	designated special master shall dismiss the citation unless
10	the violation is irreparable or irreversible.
11	4. Each day a willful, knowing violation continues
12	shall constitute a separate offense under the provisions of
13	this subsection.
14	(e) A person cited for a violation pursuant to this
15	subsection is deemed to be charged with a noncriminal
16	infraction.
17	(f) If the enforcement or licensing board or
18	designated special master finds that a violation exists, the
19	enforcement or licensing board or designated special master
20	may order the violator to pay a civil penalty of not less than
21	the amount set forth on the citation but not more than \$500
22	per day for each violation. In determining the amount of the
23	penalty, the enforcement or licensing board or designated
24	special master shall consider the following factors:
25	1. The gravity of the violation.
26	2. Any actions taken by the violator to correct the
27	violation.
28	3. Any previous violations committed by the violator.
29	(g) Upon written notification by the code enforcement
30	officer that a violator had not contested the citation or paid
31	the civil penalty within the timeframe allowed on the
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1 citation, or if a violation has not been corrected within the timeframe set forth on the notice of violation, the 2 3 enforcement or licensing board or the designated special 4 master shall enter an order ordering the violator to pay the 5 civil penalty set forth on the citation or notice of 6 violation, and a hearing shall not be necessary for the 7 issuance of such order. 8 (h) A certified copy of an order imposing a civil 9 penalty against an uncertified contractor may be recorded in 10 the public records and thereafter shall constitute a lien 11 against any real or personal property owned by the violator. Upon petition to the circuit court, such order may be enforced 12 in the same manner as a court judgment by the sheriffs of this 13 14 state, including a levy against personal property; however, such order shall not be deemed to be a court judgment except 15 16 for enforcement purposes. A civil penalty imposed pursuant to 17 this part shall continue to accrue until the violator comes into compliance or until judgment is rendered in a suit to 18 19 foreclose on a lien filed pursuant to this section, whichever occurs first. After 3 months from the filing of any such lien 20 which remains unpaid, the enforcement or licensing board or 21 designated special master may authorize the local governing 22 body's attorney to foreclose on the lien. No lien created 23 24 pursuant to the provisions of this part may be foreclosed on 25 real property which is a homestead under s. 4, Art. X of the State Constitution. 26 27 (i) This subsection does not authorize or permit a 28 code enforcement officer to perform any function or duty of a 29 law enforcement officer other than a function or duty that is 30 authorized in this subsection. 31

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1	(j) An aggrieved party, including the local governing
2	body, may appeal a final administrative order of an
3	enforcement or licensing board or special designated master to
4	the circuit court. Such an appeal shall not be a hearing de
5	novo but shall be limited to appellate review of the record
6	created before the enforcement or licensing board or
7	designated special master. An appeal shall be filed within 30
8	days of the execution of the order to be appealed.
9	(k) All notices required by this subsection shall be
10	provided to the alleged violator by certified mail, return
11	receipt requested; by hand delivery by the sheriff or other
12	law enforcement officer or code enforcement officer; by
13	leaving the notice at the violator's usual place of residence
14	with some person of his or her family above 15 years of age
15	and informing such person of the contents of the notice; or by
16	including a hearing date within the citation.
17	(1) For those counties which enact ordinances to
18	implement this subsection and which have local construction
19	licensing boards or local government code enforcement boards,
20	the local construction licensing board or local government
21	code enforcement board shall be responsible for the
22	administration of such citation program and training of code
23	enforcement officers. The local governing body of the county
24	shall enter into interlocal agreements with any municipalities
25	in the county so that such municipalities may by ordinance,
26	resolution, policy, or administrative order, authorize
27	individuals to enforce the provisions of this section. Such
28	individuals shall be subject to the requirements of training
29	as specified by the local construction licensing board.
30	(m) Any person who willfully refuses to sign and
31	accept a citation issued by a code enforcement officer commits
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1 a misdemeanor of the second degree, punishable as provided in 2 s. 775.082 or s. 775.083. 3 (n) Nothing contained in this section shall prohibit a 4 county or municipality from enforcing its codes or ordinances 5 by any other means. 6 (o) Nothing in this subsection shall be construed to 7 authorize local jurisdictions to exercise disciplinary authority or procedures established in this subsection against 8 9 an individual holding a proper valid certificate issued 10 pursuant to this part. 11 (4) (4) (5) Local building departments may collect outstanding fines against registered or certified contractors 12 issued by the Electrical Contractors' Licensing Board and may 13 retain 25 percent of the fines they are able to collect, 14 provided that they transmit 75 percent of the fines they are 15 able to collect to the department according to a procedure to 16 17 be determined by the department. 18 (6)(a) The local governing body of a county or 19 municipality, or its local enforcement body, is authorized to 20 enforce the provisions of this part as well as its local ordinances against registered contractors, as appropriate. 21 The local jurisdiction enforcement body may conduct 22 disciplinary proceedings against a registered contractor and 23 24 may require restitution or impose a suspension or revocation 25 of the local license or a fine not to exceed \$5,000, or a combination thereof, against the registered contractor, 26 according to ordinances which a local jurisdiction may enact. 27 28 In addition, the local jurisdiction may assess reasonable 29 investigative and legal costs for the prosecution of the violation against the registered contractor, according to such 30 31 ordinances as the local jurisdiction may enact.

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1	(b) In addition to any action the local jurisdiction
2	enforcement body may take against the individual's local
3	license, and any fine the local jurisdiction may impose, the
4	local jurisdiction enforcement body shall issue a recommended
5	penalty for board action. This recommended penalty may
6	include a recommendation for no further action or a
7	recommendation for suspension, revocation, or restriction of
8	the registration or imposition of a fine to be levied by the
9	board, or a combination thereof. The local jurisdiction
10	enforcement body shall inform the disciplined registered
11	contractor and the complainant of the local penalty imposed,
12	the board penalty recommended, the rights to appeal, and the
13	consequences should the registered contractor decide not to
14	appeal. The local jurisdiction enforcement body shall, upon
15	having reached adjudication or having accepted a plea of nolo
16	contendere, immediately inform the board of its action and the
17	recommended board penalty.
18	(c) The department, the disciplined registered
19	contractor, or the complainant may challenge the local
20	jurisdiction enforcement body's recommended penalty for board
21	action to the Electrical Contractors' Licensing Board. A
22	challenge shall be filed within 60 days after the issuance of
23	the recommended penalty to the board. If challenged, there is
24	a presumptive finding of probable cause and the case may
25	proceed without the need for a probable cause hearing.
26	(d) Failure of the department, the disciplined
27	registered contractor, or the complainant to challenge the
28	local jurisdiction's recommended penalty within the time
29	period set forth in this subsection shall constitute a waiver
30	of the right to a hearing before the board. A waiver of the
31	right to a hearing before the board shall be deemed an
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1 admission of the violation, and the penalty recommended shall 2 become a final order according to procedures developed by 3 board rule without further board action. The disciplined 4 registered contractor may appeal this board action to the 5 district court. 6 (e) The department may investigate any complaint which 7 is made with the department. However, if the department 8 determines that the complaint against a registered contractor 9 is for an action which a local jurisdiction enforcement body 10 has investigated and reached adjudication or accepted a plea 11 of nolo contendere, including a recommended penalty to the board, the department shall not initiate prosecution for that 12 13 action, unless the secretary has initiated summary procedures pursuant to s. 455.225(8). 14 (f) Nothing in this subsection shall be construed to 15 allow local jurisdictions to exercise disciplinary authority 16 17 over certified contractors. 18 (7) The right to create local boards in the future by 19 any municipality or county is preserved. 20 (5) (5) (8) The department may issue a stop-work order for 21 all unlicensed work on a project upon finding probable cause to believe that electrical or alarm system work which requires 22 certification or registration is being performed without a 23 24 current, valid certificate or registration. Stop-work orders 25 may be enforced using the procedure and remedies set forth in s. 455.228. 26 27 Section 21. Section 489.533, Florida Statutes, as 28 amended by chapters 98-287 and 2000-141, Laws of Florida, is 29 amended to read: 30 489.533 Disciplinary proceedings.--31 41

1 (1) The following acts shall constitute grounds for 2 disciplinary actions as provided in subsection (2): 3 Failure to comply with any provision of chapter (a) 455. 4 5 (b) Attempting to procure a certificate or б registration to practice electrical or alarm system 7 contracting by bribery or fraudulent or willful 8 misrepresentations. 9 (c) Having a certificate or registration to practice 10 contracting revoked, suspended, or otherwise acted against, 11 including the denial of licensure, by the licensing authority of another state, territory, or country. 12 13 (d) Being convicted or found quilty of, or entering a plea of nolo contendere to, regardless of adjudication, a 14 crime in any jurisdiction which directly relates to the 15 practice of electrical or alarm system contracting or the 16 17 ability to practice electrical or alarm system contracting. (e) Making or filing a report or record which the 18 19 certificateholder or registrant knows to be false, willfully 20 failing to file a report or record required by state or federal law, willfully impeding or obstructing such filing, or 21 inducing another person to impede or obstruct such filing. 22 Such reports or records shall include only those which are 23 24 signed in the capacity of a certified electrical or alarm 25 system contractor. (f) Committing fraud or deceit, or negligence, 26 27 incompetency, or misconduct in the practice of electrical or 28 alarm system contracting. 29 (g) Violating chapter 633 or the rules of the State 30 Fire Marshal. 31

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1 (h) Practicing on a revoked, suspended, inactive, or 2 delinguent certificate or registration. 3 (i) Violating the applicable building codes or laws of the state or any municipality or county thereof. 4 5 (j) Performing any act which assists a person or б entity in engaging in the prohibited uncertified and unregistered practice of contracting, if the certificateholder 7 8 or registrant knows or has reasonable grounds to know that the 9 person or entity was uncertified and unregistered. 10 (k) Knowingly combining or conspiring with any person 11 by allowing one's certificate to be used by any uncertified person with intent to evade the provisions of this part. When 12 a certificateholder allows his or her certificate to be used 13 by one or more companies without having any active 14 participation in the operations or management of said 15 companies, such act constitutes prima facie evidence of an 16 17 intent to evade the provisions of this part. (1) Acting in the capacity of a contractor under any 18 19 certificate or registration issued hereunder except in the 20 name of the certificateholder or registrant as set forth on 21 the issued certificate or registration or in accordance with the personnel of the certificateholder or registrant as set 22 forth in the application for the certificate or registration 23 24 or as later changed as provided in this part. 25 Committing financial mismanagement or misconduct (m) in the practice of contracting that causes financial harm to a 26 27 customer. Financial mismanagement or misconduct occurs if: 28 1. A valid lien has been recorded against the property 29 of a contractor's customer for supplies or services ordered by the contractor for the customer's job, the contractor has 30 31 received funds from the customer to pay for the supplies or 43

1 services, and the contractor has not had the lien removed from 2 the property, by payment or by bond, within 75 days after the 3 date of the lien; 2. A contractor has abandoned a customer's job and the 4 5 percentage of completion is less than the percentage of the б total contract price that had been paid to the contractor as 7 of the time of abandonment, unless the contractor is entitled to retain the excess funds under the terms of the contract or 8 refunds the excess funds within 30 days after the date of 9 10 abandonment; 11 3. The contractor's job has been completed and it is shown that the customer has had to pay more for the contracted 12 13 job than the original contract price, as adjusted for subsequent change orders, unless such increase in cost was the 14 15 result of circumstances beyond the control of the contractor, was the result of circumstances caused by the customer, or was 16 17 otherwise permitted by the terms of the contract between the contractor and the customer; or 18 19 4 The contractor fails, within 18 months, to pay or comply with a repayment schedule of a judgment obtained 20 against the contractor or a business qualified by the 21 22 contractor and relating to the practice of contracting. 23 (n) Being disciplined by any municipality or county 24 for an act that is a violation of this section. 25 (o) Failing in any material respect to comply with the provisions of this part and the rules adopted pursuant 26 27 thereto. 28 (p) Abandoning a project which the contractor is 29 engaged in or is under contractual obligation to perform. A project is to be considered abandoned after 90 days if the 30 31 contractor terminates the project without just cause or 44

1 without proper notification to the prospective owner, 2 including the reason for termination, or fails to perform work 3 without just cause for 90 consecutive days. (q) Failing to affix a registration or certification 4 5 number as required by s. 489.521(6)(7). б (r) Proceeding on any job without obtaining applicable 7 local building department permits and inspections. 8 (s) Practicing beyond the scope of a certification or registration. 9 10 11 For the purposes of this subsection, construction is considered to be commenced when the contract is executed and 12 the contractor has accepted funds from the customer or lender. 13 14 (2) When the board finds any applicant, contractor, or business organization for which the contractor is a primary 15 qualifying agent or secondary qualifying agent responsible 16 17 under s. 489.522 guilty of any of the grounds set forth in 18 subsection (1), it may enter an order imposing one or more of 19 the following penalties: 20 (a) Denial of an application for certification or 21 registration. 22 (b) Revocation or suspension of a certificate or 23 registration. 24 (C) Imposition of an administrative fine not to exceed 25 \$5,000 for each count or separate offense. 26 Issuance of a reprimand. (d) 27 (e) Placement of the contractor on probation for a 28 period of time and subject to such conditions as the board may 29 specify, including requiring the contractor to attend continuing education courses or to work under the supervision 30 31 of another contractor. 45

1 (f) Restriction of the authorized scope of practice by 2 the contractor. 3 (q) Require financial restitution to a consumer. 4 (3) In recommending penalties in any proposed 5 recommended final order, the department shall follow the б penalty quidelines established by the board by rule. The 7 department shall advise the administrative law judge of the 8 appropriate penalty, including mitigating and aggravating 9 circumstances, and the specific rule citation. 10 (4) The board may not reinstate the certificate or 11 registration of, or cause a certificate or registration to be issued to, a person who the board has determined unqualified 12 13 until it is satisfied that such person has complied with all the terms and conditions set forth in the final order and is 14 15 capable of competently engaging in the business of 16 contracting. 17 (5) When the board imposes administrative fines 18 pursuant to subsection (2) resulting from violation of chapter 19 633 or violation of the rules of the State Fire Marshal, 50 percent of the fine shall be paid into the Insurance 20 21 Commissioner's Regulatory Trust Fund to help defray the costs of investigating the violations and obtaining the corrective 22 action. The State Fire Marshal may participate at its 23 24 discretion, but not as a party, in any proceedings before the board relating to violation of chapter 633 or the rules of the 25 State Fire Marshal, in order to make recommendations as to the 26 appropriate penalty in such case. However, the State Fire 27 28 Marshal shall not have standing to bring disciplinary 29 proceedings regarding certification. 30 (6) The board may restrain any violation of this part 31 by action in a court of competent jurisdiction.

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1 (7)(a) The department may, by rule, provide for a 2 mediation process for the complainant and the licensee. 3 Notwithstanding the provisions of chapters 120 and 455, upon 4 receipt of a legally sufficient consumer complaint alleging a 5 violation of this part, both the licensee and the complainant б may consent in writing to mediation within 15 days following 7 notification of this process by the department. The 8 department may suspend all action in the matter for 45 days 9 when notice of consent to mediation is received by the 10 department. If the mediation process is successfully concluded 11 within the 60-day period, the department may close the case file with a notation of the disposition and the licensee's 12 13 record shall reflect only that a complaint was filed and resolved through mediation. If mediation is rejected by 14 either the complainant or licensee, or should said parties 15 fail to reach a mediated solution within the 60-day period, 16 17 the department shall process the complaint in the manner required by chapters 120 and 455. The mediator shall provide 18 19 a written report to the department of the mediation results 20 within 10 days of the conclusion of the mediation process as 21 provided by rule.

(b) No licensee may avail himself or herself of the mediation process more than three times without the approval of the board. The board may consider the subject and the dates of the earlier complaints in rendering its decision. The board's decision shall not be considered a final agency action and is not appealable.

28 (c) The licensee shall bear all costs of mediation.
29 (d) Mediation shall be conducted according to rules of
30 practice and procedure for circuit court as adopted by the
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1 Supreme Court. The mediator shall be a certified circuit 2 court mediator. 3 (e) The department, in conjunction with the board, 4 shall determine by rule the types of cases which may be 5 included in the mediation process. The department may initiate б or continue disciplinary action, pursuant to chapter 455 and 7 this chapter against the licensee as determined by rule. 8 Section 22. Section 489.5335, Florida Statutes, is amended to read: 9 10 489.5335 Journeyman; reciprocity; standards; statewide 11 journeyman competency card. --(1) An individual who holds a valid, active journeyman 12 license in the electrical trade issued by any county or 13 municipality in this state may work as a journeyman in any 14 other county or municipality of this state without taking an 15 additional examination or paying an additional license fee, if 16 17 he or she: (a) Has scored at least 70 percent, or after October 18 19 1, 1997, at least 75 percent, on a proctored journeyman Block 20 and Associates examination or other proctored examination 21 approved by the board for the electrical trade; (b) Has completed an apprenticeship program registered 22 with the Department of Labor and Employment Security and 23 24 demonstrates 4 years' verifiable practical experience in the electrical trade, or demonstrates 6 years' verifiable 25 practical experience in the electrical trade; 26 27 (c) Has satisfactorily completed specialized and 28 advanced module coursework approved by the Florida Building 29 Commission, as part of the Building Code Training Program established in s. 553.841, specific to the discipline, and 30 31 successfully completed the program's core curriculum courses 48

or passed an equivalency test in lieu of taking the core curriculum courses and provided proof of completion of such curriculum courses or examination and obtained a certificate from the board pursuant to this part or, pursuant to authorization by the certifying authority, provides proof of completion of such curriculum or coursework within 6 months after such certification; and

8 (d) Has not had a license suspended or revoked within9 the last 5 years.

10 (2) The department shall issue a statewide journeyman 11 competency card to each person applying for the card who has submitted satisfactory evidence of having met the requirements 12 of subsection (1) and a fee of \$25. Each statewide journeyman 13 competency card shall include a picture of the person in whose 14 name it has been issued, and such person must sign the card to 15 validate it. Each person to whom a statewide journeyman 16 17 competency card has been issued must have the card in his or her possession while engaged in electrical trade duties. Each 18 19 person to whom a statewide journeyman competency card has been 20 issued is responsible for its safekeeping and may neither loan the card to any other person nor allow any other person to use 21 or display it. A statewide journeyman competency card may be 22 used throughout the state for the purposes of subsection (1) 23 24 and is valid unless and until revoked by the department for 25 violation of subsection (1) or any other applicable provision of state or local law. 26 27 (2) A local government may charge a registration fee 28 for reciprocity, not to exceed \$25. 29 Section 23. Section 489.537, Florida Statutes, as 30 amended by chapters 98-287 and 2000-141, Laws of Florida, is 31 amended to read:

1 489.537 Application of this part.--2 (1) This part applies to any contractor performing 3 work for the state or any county or municipality. (2)(a) The scope of electrical contracting shall apply 4 5 to private and public property and shall include any 6 excavation, paving, and other related work incidental thereto 7 and shall include the work of all specialty electrical 8 contractors. However, such electrical contractor shall 9 subcontract the work of any other craft for which an 10 examination for a certificate of competency or registration or 11 a license is required, unless such contractor is certified or registered or holds a license for the respective trade 12 13 category as required by the appropriate local authority. 14 (b) A local certified registered electrical contractor may bid on electrical contracts which include alarm systems 15 contracting as a part of the contract, provided that the 16 17 individual shall subcontract such alarm systems contracting, 18 except raceway systems, to a properly certified or registered 19 alarm system contractor. Local certified Registered electrical 20 contractors may install raceways for alarm systems. However, if the local certified registered electrical contractor is 21 22 properly certified or registered as an alarm system contractor, the individual is not required to subcontract out 23 24 the alarm system contracting. 25 (3) Nothing in this act limits the power of a municipality or county: 26 27 (a) To regulate the guality and character of work 28 performed by contractors through a system of permits, fees, 29 and inspections which is designed to secure compliance with, 30 and aid in the implementation of, state and local building 31 50

1 laws or to enforce other local laws for the protection of the 2 public health and safety. 3 (b) Notwithstanding other provisions of law, to collect fees for occupational licenses and inspections for 4 5 engaging in contracting or examination fees from persons who б are registered with the local boards pursuant to local 7 examination requirements. 8 (c) To adopt any system of permits requiring 9 submission to and approval by the municipality or county of 10 plans and specifications for work to be performed by 11 contractors before commencement of the work. (d) To require one bond for each electrical contractor 12 in an amount not to exceed \$5,000, which bond shall be 13 conditioned only upon compliance with the Florida Building 14 15 Code adopted pursuant to s. 553.73. Any such bond must be equally available to all electrical contractors without regard 16 17 to the period of time an electrical contractor has been certified or registered and without regard to any financial 18 19 responsibility requirements. Any such bonds shall be payable 20 to the Governor and filed in each county or municipality in which a building permit is requested. Bond reciprocity shall 21 22 be granted statewide. All such bonds shall be included in 23 meeting any financial responsibility requirements imposed by 24 any statute or rule. 25 (c)(e)1. To refuse to issue permits or issue permits with specific conditions to a contractor who has committed 26 27 multiple violations, when he or she has been disciplined for 28 each of them by the board and when each disciplinary action

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has involved revocation or suspension of a license, imposition

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

of an administrative fine of at least \$1,000, or probation.

<pre>contractor who, within the previous 12 months, has had final action taken against him or her, by the department or by a local board or agency which <u>issues permits to</u> licenses contractors and has reported the action pursuant to <u>subsection</u> paragraph (5)(c), for engaging in the business or acting in the capacity of a contractor without a license. (4) Any official authorized to issue building or other related permits shall ascertain that the applicant contractor is certified or registered and duly qualified according to any local requirements in the area where the construction is to take place before issuing the permit. The evidence shall consist only of the exhibition to him or her of current evidence of proper certification or registration and local qualification. (5)(a) Municipalities or counties may continue to provide examinations for their territorial area, provided that no examination is given the holder of a certificate. (b) To engage in contracting in the territorial area, an applicant shall also be registered with the board. (c) Each local board or agency which <u>issues permits to</u> licenses contractors shall transmit monthly to the board a report of any disciplinary action taken against unlicensed persons for engaging in the business or acting in the capacity of a contractor, including any cease and desist order issued pursuant to s. 489.516(2)(b). (6) The right to create local boards in the future by any municipality or county is preserved.</pre>	1	2. To issue permits with specific conditions to a
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29 any municipality or county is preserved.	27	order issued pursuant to s. 489.516(2)(b).
	28	(6) The right to create local boards in the future by
30	29	any municipality or county is preserved.
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1	(6) (7) The scope of work of a certified unlimited
2	electrical contractor includes the work of a certified alarm
3	system contractor as provided in this part.
4	(7) (8) Persons licensed under this part are subject to
5	ss. 205.0535(1) and 205.065, as applicable.
6	(8) (9) A <u>local certified</u> registered electrical
7	contractor, an alarm system contractor II certificateholder,
8	and a <u>local certified</u> registered alarm system contractor II
9	shall be allowed to install residential smoke detectors or
10	residential heat detectors.
11	Section 24. Subsection (3) of section 205.194, Florida
12	Statutes, is amended to read:
13	205.194 Prohibition of local occupational licensure
14	without exhibition of state license or registration
15	(3) This section shall not apply to s. 489.113, s.
16	489.117, s. 489.119, <u>or</u> s. 489.131 , s. 489.511, s. 489.513, s.
17	489.521, or s. 489.537 .
18	Section 25. Section 489.5391, Florida Statutes, is
19	created to read:
20	489.5391 Unlicensed contracting; fine; authority to
21	issue or receive a building permit; web page
22	(1) Any person performing an activity requiring
23	licensure under this part in any of the categories listed in
24	s. 489.505 is guilty of unlicensed contracting if he or she
25	does not hold a valid active license authorizing him or her to
26	perform such activity, regardless of whether he or she holds a
27	local contractor license or local certificate of competency.
28	Persons working outside the geographical scope of their local
29	certification are guilty of unlicensed activity for purposes
30	of this part.
31	

1	(2) Notwithstanding s. 455.228, the department may
2	impose an administrative fine of up to \$10,000 on any
3	unlicensed person guilty of unlicensed contracting. In
4	addition, the department may assess reasonable investigative
5	and legal costs for prosecution of the violation against the
6	unlicensed contractor. The department may waive up to one-half
7	of any fine imposed if the unlicensed contractor complies with
8	licensure within 1 year after imposition of the fine under
9	this subsection.
10	(3)(a) Any fines collected under this section shall be
11	first used to cover the investigative and legal costs of
12	prosecution.
13	(b) Any local governing body that forwards information
14	relating to any person who is an unlicensed contractor shall
15	collect 30 percent of the fine collected, after deduction of
16	the investigative and legal costs of prosecution.
17	(c) The balance of any fines collected under this
18	section shall be used to maintain the department's unlicensed
19	contractor website page, as specified in subsection (5).
20	(4) A local building department shall not issue a
21	building permit to any contractor, or to any person
22	representing himself or herself as a contractor, who does not
23	hold a valid active license in the appropriate category.
24	Possession of a local certificate of competency or local
25	construction license is not sufficient to lawfully obtain a
26	building permit as a construction contractor if the activity
27	in question requires licensure under this part. Nothing in
28	this section shall be construed as prohibiting a local
29	building department from issuing a building permit to a
30	locally licensed or certified contractor for an activity that
31	does not require licensure under this part.

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1	(5) The department shall create a web page, accessible
2	through its Internet website, dedicated solely to listing any
3	known information concerning unlicensed contractors. The
4	information shall be provided in such a way that any person
5	with computer on-line capabilities can access information
6	concerning unlicensed contractors by name or by county. The
7	department shall recognize that persons found guilty of
8	unlicensed contracting do not have the same rights and
9	privileges as licensees, and the department shall not restrict
10	the quality or quantity of information on the web page
11	required by this subsection, unless otherwise required by law.
12	(6) The remedies set forth in this section are not
13	exclusive and may be imposed in addition to the remedies set
14	forth in s. 489.531(3). In addition, nothing in this section
15	is intended to prohibit the department or any local governing
16	body from filing a civil action or seeking criminal penalties
17	against an unlicensed contractor.
18	Section 26. Except as otherwise provided in this act,
19	this act shall take effect October 1, 2001.
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1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
2	SB 1824
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4	The committee substitute for SB 1824 refers to local certified alarm system and electrical contractors rather than limited
5	certified alarm system and electrical contractors. The bill maintains the total number of Electrical Contractors'
б	Licensing Board Members at 11, but changes the make-up to include 2 local certified electrical contractors. The
7	provision requiring the board to employ staff is deleted. The renewal fee is increased to \$400 per 4 years from \$200 for 2
8	years. The amount of time an agent may work pending application approval from DBPR is increased to 120 days from
9	60 days.
10	The bill reinstates, with modification to refer to local certified contractors, the provision allowing the local
11	certified electric contractor to do electric work for fire alarm system agents up to the alarm panel without the required
12	training of fire alarm system agents.
13	The bill does not repeal s. 489.5315, F.S. Local governments may not charge a \$25 registration fee for reciprocity.
14	The bill creates a new section that provides for penalties for
15	unlicensed contracting and establishes criteria for the DBPR to develop a web page designed to exchange information on
16	unlicensed contractors.
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