	Bill No. <u>SB 52-C</u>
	Amendment No. <u>2</u> Barcode 420302
	CHAMBER ACTION
	Senate House
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11	The Committee on Comprehensive Planning, Local and Military
12	Affairs recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 7, line 31,
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17	insert:
18	Section 14. Paragraph (e) of subsection (6) of s.
19	468.609, Florida Statutes, is amended to read:
20	468.609 Administration of this part; standards for
21	certification; additional categories of certification
22	(6)(e) By <u>March 1, 2003, or one year after the Florida</u>
23	Building Code is implemented, whichever is later January 1,
24	$\frac{2001}{1000}$, individuals who were employed by an educational board,
25	the Department of Education, or the State University System as
26	building code administrators, plans examiners, or inspectors,
27	who <u>do not wish to apply</u> are not eligible for a standard
28	certificate but who wish to continue in such employment, shall
29	submit to the board the appropriate application and
30	certification fees and shall receive a limited certificate
31	qualifying such individuals to engage in building code
-	3:52 PM 11/28/01 1 s0052C.ca.02

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administration, plans examination, or inspection in the class,
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   at the performance level, and within the governmental
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   jurisdiction in which such person is employed.
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   (Redesignate subsequent sections.)
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   9
   And the title is amended as follows:
          On page 1, line 23, after the semicolon
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   insert:
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          amending s. 468.609, F.S.; extending the
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          deadline to apply for a limited certificate as
          a building code administrator, plans examiner,
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          or inspector; expanding the list of eligible
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          persons who may apply for the certificate;
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