1A bill to be entitled2An act relating to building code development3and administration; amending s. 553.73, F.S.,4relating to the Florida Building Code;5exempting modular structures from the code;6requiring the Florida Building Commission to7develop building code provisions to facilitate8the rehabilitation and use of existing9structures; requiring the commission to10identify legislative changes required to11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requireme		
3and administration; amending s. 553.73, F.S.,4relating to the Florida Building Code;5exempting modular structures from the code;6requiring the Florida Building Commission to7develop building code provisions to facilitate8the rehabilitation and use of existing9structures; requiring the commission to10identify legislative changes required to11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending </td <td>1</td> <td>A bill to be entitled</td>	1	A bill to be entitled
4relating to the Florida Building Code;5exempting modular structures from the code;6requiring the Florida Building Commission to7develop building code provisions to facilitate8the rehabilitation and use of existing9structures; requiring the commission to10identify legislative changes required to11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	2	An act relating to building code development
 exempting modular structures from the code; requiring the Florida Building Commission to develop building code provisions to facilitate the rehabilitation and use of existing structures; requiring the commission to identify legislative changes required to implement code provisions; requiring a report to the Legislature; amending s. 399.01, F.S.; revising and removing definitions; requiring that elevator service maintenance contracts be made available to the Department of Business and Professional Regulation upon request for oversight purposes; revising qualifications for an elevator certificate of competency; amending s. 399.02, F.S.; providing that each elevator owner is responsible for inspections and correction of code deficiencies; eliminating a requirement that the department review service maintenance contracts and determine whether they ensure safe operation; amending s. 399.03, F.S.; revising requirements relating to the design, installation, and alteration of conveyances; providing additional requirements for issuance of elevator permits; revising reporting requirements; providing requirements for temporary operation inspections; amending 	3	and administration; amending s. 553.73, F.S.,
 requiring the Florida Building Commission to develop building code provisions to facilitate the rehabilitation and use of existing structures; requiring the commission to identify legislative changes required to implement code provisions; requiring a report to the Legislature; amending s. 399.01, F.S.; revising and removing definitions; requiring that elevator service maintenance contracts be made available to the Department of Business and Professional Regulation upon request for oversight purposes; revising qualifications for an elevator certificate of competency; amending s. 399.02, F.S.; providing that each elevator owner is responsible for inspections and correction of code deficiencies; eliminating a requirement that the department review service maintenance contracts and determine whether they ensure safe operation; amending s. 399.03, F.S.; revising requirements relating to the design, installation, and alteration of conveyances; providing additional requirements for issuance of elevator permits; revising reporting requirements; providing requirements 	4	relating to the Florida Building Code;
7develop building code provisions to facilitate8the rehabilitation and use of existing9structures; requiring the commission to10identify legislative changes required to11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	5	exempting modular structures from the code;
8the rehabilitation and use of existing9structures; requiring the commission to10identify legislative changes required to11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	б	requiring the Florida Building Commission to
9structures; requiring the commission to10identify legislative changes required to11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	7	develop building code provisions to facilitate
10identify legislative changes required to11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	8	the rehabilitation and use of existing
11implement code provisions; requiring a report12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	9	structures; requiring the commission to
12to the Legislature; amending s. 399.01, F.S.;13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	10	identify legislative changes required to
13revising and removing definitions; requiring14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	11	implement code provisions; requiring a report
14that elevator service maintenance contracts be15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	12	to the Legislature; amending s. 399.01, F.S.;
15made available to the Department of Business16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	13	revising and removing definitions; requiring
16and Professional Regulation upon request for17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	14	that elevator service maintenance contracts be
17oversight purposes; revising qualifications for18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	15	made available to the Department of Business
18an elevator certificate of competency; amending19s. 399.02, F.S.; providing that each elevator20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	16	and Professional Regulation upon request for
19 s. 399.02, F.S.; providing that each elevator 20 owner is responsible for inspections and 21 correction of code deficiencies; eliminating a 22 requirement that the department review service 23 maintenance contracts and determine whether 24 they ensure safe operation; amending s. 399.03, 25 F.S.; revising requirements relating to the 26 design, installation, and alteration of 27 conveyances; providing additional requirements 28 for issuance of elevator permits; revising 29 reporting requirements; providing requirements 30 for temporary operation inspections; amending	17	oversight purposes; revising qualifications for
20owner is responsible for inspections and21correction of code deficiencies; eliminating a22requirement that the department review service23maintenance contracts and determine whether24they ensure safe operation; amending s. 399.03,25F.S.; revising requirements relating to the26design, installation, and alteration of27conveyances; providing additional requirements28for issuance of elevator permits; revising29reporting requirements; providing requirements30for temporary operation inspections; amending	18	an elevator certificate of competency; amending
correction of code deficiencies; eliminating a requirement that the department review service maintenance contracts and determine whether they ensure safe operation; amending s. 399.03, F.S.; revising requirements relating to the design, installation, and alteration of conveyances; providing additional requirements for issuance of elevator permits; revising reporting requirements; providing requirements for temporary operation inspections; amending	19	s. 399.02, F.S.; providing that each elevator
requirement that the department review service maintenance contracts and determine whether they ensure safe operation; amending s. 399.03, F.S.; revising requirements relating to the design, installation, and alteration of conveyances; providing additional requirements for issuance of elevator permits; revising reporting requirements; providing requirements for temporary operation inspections; amending	20	owner is responsible for inspections and
maintenance contracts and determine whether they ensure safe operation; amending s. 399.03, F.S.; revising requirements relating to the design, installation, and alteration of conveyances; providing additional requirements for issuance of elevator permits; revising reporting requirements; providing requirements for temporary operation inspections; amending	21	correction of code deficiencies; eliminating a
they ensure safe operation; amending s. 399.03, F.S.; revising requirements relating to the design, installation, and alteration of conveyances; providing additional requirements for issuance of elevator permits; revising reporting requirements; providing requirements for temporary operation inspections; amending	22	requirement that the department review service
F.S.; revising requirements relating to the design, installation, and alteration of conveyances; providing additional requirements for issuance of elevator permits; revising reporting requirements; providing requirements for temporary operation inspections; amending	23	maintenance contracts and determine whether
26 design, installation, and alteration of 27 conveyances; providing additional requirements 28 for issuance of elevator permits; revising 29 reporting requirements; providing requirements 30 for temporary operation inspections; amending	24	they ensure safe operation; amending s. 399.03,
27 conveyances; providing additional requirements 28 for issuance of elevator permits; revising 29 reporting requirements; providing requirements 30 for temporary operation inspections; amending	25	F.S.; revising requirements relating to the
for issuance of elevator permits; revising reporting requirements; providing requirements for temporary operation inspections; amending	26	design, installation, and alteration of
 29 reporting requirements; providing requirements 30 for temporary operation inspections; amending 	27	conveyances; providing additional requirements
30 for temporary operation inspections; amending	28	for issuance of elevator permits; revising
	29	reporting requirements; providing requirements
	30	for temporary operation inspections; amending
s. 399.049, F.S., revising grounds for	31	s. 399.049, F.S.; revising grounds for
		1

1	suspension or revocation of certification or
2	registration; amending s. 399.061, F.S.;
3	eliminating the requirement that annual
4	inspections be conducted through third-party
5	inspection services; revising reporting
6	requirements relating to service maintenance
7	contracts; revising requirements relating to
8	the correction of violations; amending s.
9	399.07, F.S.; extending the period of validity
10	of certificates of operation from 1 to 2 years;
11	revising fee provisions to conform; amending s.
12	399.105, F.S.; providing administrative fines
13	for violations relating to reporting, operating
14	a sealed elevator, and complying with
15	correction orders; eliminating a restriction on
16	the issuance of an administrative fine relating
17	to commencing installation without a
18	construction permit; amending s. 399.106, F.S.;
19	correcting a reference; amending s. 399.125,
20	F.S.; eliminating the requirement to report
21	elevator incidents; amending s. 399.13, F.S.;
22	allowing municipalities or counties that assume
23	elevator inspection duties to hire private
24	inspectors to conduct inspections; amending s.
25	553.512, F.S.; requiring the granting of a
26	waiver of certain requirements for
27	accessibility purposes under certain
28	circumstances; amending s. 553.73, F.S.;
29	revising provisions governing local government
30	amendments to the technical provisions of the
31	Florida Building Code; amending s. 553.74,

2

1	F.S.; revising eligibility for membership on
2	the Florida Building Commission; amending s.
3	553.77, F.S.; providing additional specific
4	powers, duties, and requirements of the
5	commission; providing legislative intent;
6	amending s. 553.791, F.S.; providing
7	alternative procedures for building plans
8	review and inspection; providing definitions;
9	authorizing use of a private provider to review
10	plans and make building code inspections under
11	certain circumstances; providing a limitation;
12	requiring notice to the local building
13	official; specifying notice information;
14	specifying requirements, duties, and
15	responsibilities of a private provider;
16	providing for a certificate of compliance;
17	providing duties of the local building
18	official; providing procedures for approval or
19	denial of a certificate of compliance or a
20	building permit; prohibiting local entities
21	from adopting or enforcing certain laws, rules,
22	procedures, or standards; requiring a private
23	provider to maintain certain insurance;
24	subjecting private providers to certain
25	disciplinary provisions; limiting use of a
26	private provider under certain circumstances;
27	requiring local building code enforcement
28	agencies to develop and maintain a process to
29	audit the performance of building code
30	inspection services; providing immunity from
31	liability; requiring a report; amending s.

3

1 553.842, F.S.; providing certain equivalency 2 with respect to product evaluation and approval 3 under the Florida Building Code; amending s. 4 604.50, F.S.; redefining the term 5 "nonresidential farm building" for purposes of an exemption from the Florida Building Code; б 7 amending s. 627.0629, F.S.; revising timeframe for rate filing for residential property 8 9 insurance; providing an effective date. 10 11 Be It Enacted by the Legislature of the State of Florida: 12 13 Section 1. Paragraph (e) of subsection (8) of section 14 553.73, Florida Statutes, is amended to read: 553.73 Florida Building Code.--15 (8) The following buildings, structures, and 16 17 facilities are exempt from the Florida Building Code as 18 provided by law, and any further exemptions shall be as 19 determined by the Legislature and provided by law: 20 (e) Mobile or modular structures homes used as temporary offices, except that the provisions of part V 21 22 relating to accessibility by persons with disabilities shall 23 apply to such mobile or modular structures homes. 24 25 With the exception of paragraphs (a), (b), (c), and (f), in 26 order to preserve the health, safety, and welfare of the 27 public, the Florida Building Commission may, by rule adopted pursuant to chapter 120, provide for exceptions to the broad 28 29 categories of buildings exempted in this section, including exceptions for application of specific sections of the code or 30 standards adopted therein. The Department of Agriculture and 31 4

Consumer Services shall have exclusive authority to adopt by 1 rule, pursuant to chapter 120, exceptions to nonresidential 2 3 farm buildings exempted in paragraph (c) when reasonably 4 necessary to preserve public health, safety, and welfare. The 5 exceptions must be based upon specific criteria, such as under-roof floor area, aggregate electrical service capacity, б 7 HVAC system capacity, or other building requirements. Further, 8 the commission may recommend to the Legislature additional 9 categories of buildings, structures, or facilities which should be exempted from the Florida Building Code, to be 10 provided by law. 11 12 Section 2. (1) The Legislature directs the Florida 13 Building Commission to develop building code provisions that 14 may be added to the Florida Building Code to facilitate the rehabilitation and use of existing structures. The commission 15 shall select from available national or international model 16 17 codes or the codes or code provisions adopted by another state to form the foundation for the code provisions required by 18 19 this section. 20 (2) The commission shall seek consensus with firesafety professionals, advocates for persons with 21 disabilities, representatives of the construction industry, 22 23 land-use planners, building officials, and others identified 24 by the commission as having an interest in building code provisions. The commission may modify the selected model codes 25 26 and standards as needed to accommodate the specific needs of 27 this state. (3) In conjunction with its code development 28 29 activities, the commission shall identify legislative changes required to implement the code provisions developed pursuant 30 31 to subsections (1) and (2). 5

(4) The commission shall report the activities 1 2 undertaken in response to the requirements of this section to 3 the Legislature on or before January 1, 2003, as a part of the annual report required by s. 553.77(1)(b), Florida Statutes. 4 5 Recommended code provisions and the legislative changes required for implementation shall be attached as appendices to б 7 the annual report. Section 3. Section 399.01, Florida Statutes, is 8 9 amended to read: 10 399.01 Definitions.--As used in this chapter, the 11 term: 12 (1) "Alteration" means any change or addition to the 13 vertical conveyance other than maintenance, repair, or 14 replacement. 15 (2) "Certificate of competency" means a document 16 issued by the division which evidences the competency of a 17 person to construct, install, inspect, maintain, or repair any 18 vertical conveyance. 19 (2)(3) "Certificate of operation" means a document 20 issued by the department which indicates that the conveyance has had the required safety inspection and tests and that fees 21 22 have been paid as provided in this chapter. 23 (3)(4) "Conveyance" means an elevator, dumbwaiter, 24 escalator, moving sidewalk, platform lift, or and stairway 25 chairlift. 26 (4)(5) "Department" means the Department of Business 27 and Professional Regulation. 28 (5)(6) "Division" means the Division of Hotels and 29 Restaurants of the Department of Business and Professional Regulation. 30 31 6 CODING: Words stricken are deletions; words underlined are additions.

(6) (7) "Elevator" means one of the following 1 2 mechanical devices: 3 (a) A hoisting and lowering mechanism, equipped with a 4 car and platform that moves in guide rails and serves two or 5 more landings to transport material or passengers or both. (b) An escalator, which is a power-driven, inclined б 7 continuous stairway used for raising or lowering passengers. (c) A dumbwaiter, which is a hoisting and lowering 8 9 mechanism equipped with a car of limited size which moves in guide rails and serves two or more landings. 10 (d) A moving walk, which is a type of 11 12 passenger-carrying device on which passengers stand or walk 13 and in which the passenger-carrying surface remains parallel 14 to its direction of motion and is uninterrupted. (e) An inclined stairway chairlift, which is a device 15 16 used to transport physically handicapped persons over architectural barriers. 17 18 (f) An inclined or vertical wheelchair lift, which is 19 a device used to transport wheelchair handicapped persons over architectural barriers. 20 21 (8) "Escalator" means an installation defined as an escalator in the Florida Building Code. 22 23 (7)(9) "Existing installation" means an installation defined as an "installation, existing" in the Florida Building 24 25 Code. 26 (8)(10) "Elevator Safety Technical Advisory Committee" 27 means the committee appointed by the secretary of the 28 Department of Business and Professional Regulation. 29 (9)(11) "Private residence" means a separate dwelling or a separate apartment in a multiple dwelling which is 30 occupied by members of a single-family unit. 31 CODING: Words stricken are deletions; words underlined are additions.

(10)(12) "Service maintenance contract" means a 1 2 contract that provides for routine examination, lubrication, 3 cleaning, adjustment, replacement of parts, and performance of applicable code-required safety tests such as on a traction 4 5 elevator and annual relief pressure test on a hydraulic elevator and any other service, repair, and maintenance 6 7 sufficient to ensure the safe operation of the elevator. A 8 service maintenance contract shall be made available upon 9 request of the department for purposes of oversight and monitoring. 10 (11)(13) "Temporarily dormant conveyance" means a 11 12 conveyance whose power supply has been disconnected by removing fuses and placing a padlock on the mainline 13 14 disconnect switch in the "OFF" position. The car is parked, 15 and the hoistway doors are in the closed and latched position. A wire seal is installed on the mainline disconnect switch by 16 17 a certified certificate of competency elevator inspector. This conveyance installation may not be used again until it has 18 19 been put in safe running order and is in condition for use. Annual inspections shall continue for the duration of the 20 21 temporarily dormant status by a certified certificate of 22 competency elevator inspector. The temporarily dormant status 23 is renewable on an annual basis and may not exceed a 5-year period. The inspector shall file a report with the department 24 chief elevator inspector describing the current conditions. 25 26 The wire seal and padlock may not be removed for any purpose 27 without permission from the department elevator inspector. 28 (12)(14) "Temporary operation inspection permit" means 29 an inspection performed by a certified elevator inspector, the 30 successful passage of a document issued by the department 31 8

which permits the temporary use of a noncompliant vertical
 conveyance as provided by rule.

3 (13)(15) "Registered elevator company" means an entity 4 registered with and authorized by the division employing 5 persons to construct, install, inspect, maintain, or repair 6 any vertical conveyance. Each registered elevator company must 7 annually register with the division and maintain general 8 liability insurance coverage in the minimum amounts set by 9 rule the division.

(14)(16) "Certified elevator inspector" is a natural 10 person registered with and authorized by the division to 11 12 construct, install, inspect, maintain, or repair any vertical conveyance, after having properly acquired the qualified 13 14 elevator inspector credential as prescribed by the American Society of Mechanical Engineers. Each certified elevator 15 inspector must annually register with the division and provide 16 17 from the National Association of Elevator Safety Authorities. 18 Such person shall remain so authorized by the division only 19 upon providing annual proof of completion of 8 hours of continuing education, proof that and the qualified elevator 20 inspector credential remains in good standing, and proof of 21 with the National Association of Elevator Safety Authorities. 22 23 A licensed mechanical engineer whose license is in good 24 standing may be authorized as a certified elevator inspector by the division. Each certified elevator inspector must 25 26 annually register with the division and maintain general 27 liability insurance coverage in the minimum amounts set by the 28 division. 29 (15)(17) "Certified elevator technician" means a natural person authorized by the division to construct, 30 install, maintain, or repair any vertical conveyance, after 31 9

1 having been issued an elevator certificate of competency by 2 the division. Each certified elevator technician must annually 3 register with the division and <u>be covered by maintain</u> general 4 liability insurance coverage in the minimum amounts set by the 5 division.

6 <u>(16)(18)</u> "Elevator helper" means a natural person
7 performing work under the direct supervision of <u>an elevator</u>
8 <u>certificate of competency holder</u> a certified elevator
9 inspector or an elevator technician to construct, install,
10 maintain, or repair any vertical conveyance.

(17)(19) "Elevator certificate of competency" means a 11 12 credential issued by the division to any individual natural person successfully completing an examination as prescribed by 13 14 rule and paying a nonrefundable fee of \$50. Such credential 15 shall be valid for and expire at the end of 1 year, and may be renewed by the division when the division receives proof of 16 the elevator certificate of competency holder's completion of 17 8 hours of continuing education from a provider approved by 18 19 the department and a nonrefundable renewal fee of \$50. The 20 department shall adopt by rule criteria for providing approval 21 and procedures for continuing education reporting. 22 (a) An elevator certificate of competency may be 23 issued only if the applicant meets the following requirements: 1. Four years' work experience in the construction, 24 25 maintenance, service, and repair of conveyances covered by 26 this chapter. This experience shall be verified by current or previously registered elevator companies as required by the 27

28 division.

29

30 31 2. One of the following:

10

a. Proof of completion and successful passage of a 1 2 written examination administered by the division or a provider 3 approved by the division under standards it adopted by rule. 4 b. Proof of completion of an apprenticeship program 5 for elevator mechanics which has standards substantially 6 equivalent to those found in a national training program for 7 elevator mechanics and is registered with the Bureau of 8 Apprenticeship and Training of the United States Department of 9 Labor or a state apprenticeship authority. 10 c. Proof of licensure or certification by a state or local jurisdiction in the United States having standards 11 substantially equal to or more stringent than those of this 12 13 chapter. 14 (b) A licensed mechanical engineer whose license is in 15 good standing may be granted an elevator certificate of 16 competency. 17 18 All other building transportation terms are defined in the 19 current Florida Building Code. 20 Section 4. Subsections (1) and (5) of section 399.02, 21 Florida Statutes, are amended to read: 22 399.02 General requirements.--23 (1) The Elevator Safety Technical Advisory Committee shall develop and submit to the Director of Hotels and 24 25 Restaurants proposed regarding revisions to the elevator 26 safety code so that it is the same as or similar to the latest editions versions of ASME A17.1, ASME A17.3, and ASME A18.1. 27 (5)(a) The construction permitholder is responsible 28 29 for the correction of violations and deficiencies until the 30 elevator has been inspected and a certificate of operation has been issued by the department. The construction permitholder 31 11 CODING: Words stricken are deletions; words underlined are additions.

is responsible for all tests of new and altered equipment 1 until the elevator has been inspected and a certificate of 2 3 operation has been issued by the department. 4 (b) The elevator owner is responsible for the safe 5 operation, and proper maintenance, and inspection and 6 correction of code deficiencies of the elevator after it has 7 been inspected and a certificate of operation has been issued 8 by the department. The responsibilities of the elevator owner 9 may be assigned by lease. 10 (c) The elevator owner shall report to the department 60 days before the expiration of the certificate of operation 11 12 whether there exists a service maintenance contract, with whom the contract exists, and the details concerning the provisions 13 14 and implementation of the contract which the department 15 requires. The department shall keep the names of companies with whom the contract exists confidential pursuant to the 16 17 public records exemption provided in s. 119.14(4)(b)3. This 18 annual contract report must be made on forms supplied by the 19 department. The elevator owner must report any material 20 change in the service maintenance contract no fewer than 30 days before the effective date of the change. The department 21 shall determine whether the provisions of the service 22 23 maintenance contract and its implementation ensure the safe operation of the elevator. 24 Section 5. Section 399.03, Florida Statutes, is 25 26 amended to read: 27 399.03 Design, installation, and alteration of 28 conveyances.--29 (1) A conveyance covered by this chapter may not be erected, constructed, installed, or altered within buildings 30 or structures until unless a permit has been obtained from the 31 12 CODING: Words stricken are deletions; words underlined are additions.

department before the work is commenced. Permits must be 1 2 applied for by a registered elevator company and may only be 3 granted upon receipt and approval of an application to be made 4 on a form prescribed by the department, accompanied by proper 5 fees and a sworn statement from an agent of the registered 6 elevator company that the plans meet all applicable elevator 7 safety and building codes. Permits may be granted only to registered elevator companies in good standing.When any 8 9 material alteration is made, the alteration device must conform to applicable requirements of the Florida Building 10 Code and the provisions of this chapter for the alteration. A 11 12 permit required hereunder may not be issued except to a person, firm, or corporation holding a current elevator 13 14 contractor's license issued under this chapter. A copy of the 15 permit and plans must be kept at the construction site at all 16 times while the work is in progress and until a certificate of 17 operation is issued. (2) The department shall provide by rule for permit 18 19 application requirements and permit fees. 20 Permits may be revoked for the following reasons: (3) 21 There are any false statements or (a) misrepresentations as to the material facts in the 22 23 application, plans, or specifications on which the permit was 24 based. (b) The permit was issued in error and not in 25 accordance with the code or rules. 26 27 (c) The work detailed under the permit is not being performed in accordance with the provisions of the 28 29 application, plans, or specifications or with the code or 30 conditions of the permit. 31 13 CODING: Words stricken are deletions; words underlined are additions.

(d) The construction permitholder to whom the permit 1 2 was issued fails or refuses to comply with a stop-work order. (4) A permit expires if: 3 4 (a) The work authorized by the permit is not commenced 5 within 6 months after the date of issuance, or within a 6 shorter period of time as the department may specify at the 7 time the permit is issued. (b) The work is suspended or abandoned for a period of 8 9 60 days, or such shorter period of time as the department may specify at the time the permit is issued, after the work has 10 been started. For good cause, the department may allow a 11 12 discretionary extension for the foregoing period. (5) All new conveyance installations must be performed 13 14 by a registered elevator company person to whom a license to install or service a conveyance has been issued. Subsequent to 15 16 installation, the licensed person, firm, or company must 17 certify compliance with the applicable sections of this 18 chapter and the Florida Building Code. Before any vertical 19 conveyance is used, except those in a private residence, it must be inspected by a certified elevator licensed inspector 20 not employed, or associated, or having a conflict of interest 21 with the elevator construction permitholder or elevator owner 22 23 and certified as meeting the safety provisions of the Florida Building Code, including the performance of all required 24 25 safety tests. The certified elevator inspector shall provide 26 the original copy of the inspection report to the department within 5 days after the inspection. A certificate of operation 27 28 may not be issued until the permitholder provides an affidavit signed by the construction supervisor attesting that the 29 30 supervisor directly supervised the construction or installation of the elevator. Upon successful inspection, the 31 14

owner or lessee must apply to the department for a certificate 1 of operation from the department. A fee as prescribed in this 2 chapter must be paid for the certificate of operation. It is 3 4 the responsibility of the licensed elevator construction 5 permitholder to complete and submit a first-time registration for a new installation. Vertical conveyances, including 6 7 stairway chairlifts, and inclined or vertical wheelchair lifts 8 located in private residences are not required to obtain a 9 certificate of operation under this chapter. (6) A certificate of operation expires July 31 of each 10 year and must be renewed prior to continued use of the 11 12 conveyance. A certificate of operation must be clearly displayed on or in each conveyance or in the machine room for 13 14 use by and for the benefit of inspectors and code enforcement personnel. Certificates of operation may only be renewed for 15 vertical conveyances having a current satisfactory inspection. 16 17 (6) (7) At the department's request, and to facilitate oversight and monitoring, the permitholder shall notify the 18 19 department of the scheduled final inspection date and time for 20 purposes of acquiring a certificate of inspection, in writing, 21 at least 7 days before completion of the work and shall, in the presence of a licensed elevator inspector not associated 22 23 with or employed by the installing company or contractor, subject the newly installed, relocated, or altered portions of 24 25 the elevator to tests required to show that the elevator meets 26 the applicable provisions of the Florida Building Code. (7) (7) (8) Each elevator shall comply with the edition of 27 the Florida Building Code or Elevator Safety Code that was in 28 29 effect at the time of receipt of application for the 30 construction permit for the elevator. 31 15

1	(8) (9) Each alteration to, or relocation of, an
2	elevator shall comply with the edition of the Florida Building
3	Code or Elevator Safety Code that was in effect at the time of
4	receipt of the application for the construction permit for the
5	alteration or relocation.
6	(9) (10) When any change is made in the classification
7	of an elevator, the elevator shall comply with all of the
8	requirements of the version of the Florida Building Code or
9	Elevator Safety Code that were in effect at the time of
10	receipt of the application for the construction permit for the
11	change in classification.
12	(10)(a) The temporary use of an elevator during
13	installation or alteration is authorized for a period of 30
14	days after the completion of a satisfactory temporary
15	operation inspection. An additional 30-day period of temporary
16	use is authorized from the date of completion of each
17	additional satisfactory temporary operation inspection. A
18	satisfactory temporary operation inspection must satisfy the
19	following criteria: the elevator is tested under contract
20	load; the hoistway is fully enclosed; the hoistway doors and
21	interlocks are installed; the car is completely enclosed,
22	including door or gate and top; all electrical safety devices
23	are installed and properly functioning; and terminal stopping
24	equipment is in place for a safe runby and proper clearance.
25	When a car is provided with a temporary enclosure, the
26	operating means must be by constant pressure push-button or
27	lever-type switch. The car may not exceed the minimum safe
28	operating speed of the elevator, and the governor tripping
29	speed must be set in accordance with the operating speed of
30	the elevator.
31	
	16

1 (b) Temporary use is authorized only when a 2 satisfactory temporary operation inspection report, completed 3 within the last 30 days by a certified elevator inspector, and 4 a notice prescribed by the department, bearing a statement 5 that the elevator has not been finally approved by a certified 6 elevator inspector, are conspicuously posted in the elevator. 7 Section 6. Section 399.049, Florida Statutes, is 8 amended to read: 9 399.049 Disciplinary action Certificate of 10 competency. --(1) SUSPENSION OR REVOCATION OF LICENSE OR CERTIFICATE 11 12 OF COMPETENCY .-- The department may suspend or revoke an elevator inspector certification, an elevator company 13 14 registration, an elevator a license or certificate of competency, or an elevator certificate of operation issued 15 under this chapter or impose an administrative penalty of up 16 17 to \$1,000 per violation upon any registered elevator company licensee or certificateholder who commits any one or more of 18 19 the following violations: 20 (a) Any false statement as to a material matter in an 21 the application for registration, certification, or any permit 22 or certificate issued under this chapter. 23 (b) Fraud, misrepresentation, or bribery in the practice of the profession securing a license or certificate 24 25 of competency. 26 (c) Failure by a certified elevator inspector to provide to notify the department and the certificate of 27 28 operation holder with a copy of the inspection report within 5 29 days after the date of any inspection performed after the initial certificate of operation is issued of a conveyance 30 covered by this chapter that is not in compliance with the 31 17

provisions of the elevator safety code incorporated into the 1 Florida Building Code. 2 3 (d) Violation of any provision of this chapter. 4 (2) DISCIPLINARY ACTION. -- Any disciplinary action 5 taken under this chapter must comply with chapter 120 and any 6 rules adopted thereunder. 7 Section 7. Section 399.061, Florida Statutes, is 8 amended to read: 9 399.061 Inspections; service maintenance contracts; correction of deficiencies. --10 (1)(a) All elevators or other conveyances subject to 11 12 this chapter must be annually inspected by a certified elevator inspector through a third-party inspection service, 13 14 or by a municipality or county under contract with the division, pursuant to s. 399.13. If the elevator or other 15 conveyance is maintained pursuant to a service maintenance 16 17 contract continuously in force, it shall be inspected at least 18 once every 2 years by a certified elevator inspector who is 19 not employed by or otherwise associated with the maintenance company; however, if the elevator is not an escalator or a 20 dumbwaiter, serves only two adjacent floors, and is covered by 21 a service maintenance contract, an inspection is not required 22 so long as the service contract remains in effect. A statement 23 verifying the existence, performance, and cancellation of each 24 25 service maintenance contract must be filed annually with the 26 division as prescribed by rule. 27 (b) A statement verifying the existence and performance of each service maintenance contract must be filed 28 at least annually with the division and as prescribed by rule. 29 30 Cancellation of a service maintenance contract must be reported to the division as prescribed by rule. The division 31 18

may inspect an elevator whenever necessary to ensure its safe 1 2 operation or when a third-party inspection service is not 3 available for a routine inspection. 4 (2) The division may employ state elevator inspectors 5 to inspect an elevator whenever necessary to ensure its safe 6 operation. The division may also employ state elevator 7 inspectors to conduct any the inspections as required by this 8 chapter subsection (1) and may charge a an inspection fee for 9 each inspection in an amount sufficient to cover the costs of that inspection, as provided by rule, when a private certified 10 elevator inspector is not available. Each state elevator 11 12 inspector shall be properly qualified as a certified elevator inspector hold a certificate of competency issued by the 13 14 division. Whenever the division determines from the results 15 (3) 16 of any inspection that, in the interest of the public safety, an elevator is in an unsafe condition, the division may seal 17 the elevator or order the discontinuance of the use of the 18 elevator until the division determines by inspection that such 19 elevator has been satisfactorily repaired or replaced so that 20 21 the elevator may be operated in a safe manner. (4) When the division determines that an elevator is 22 23 in violation of this chapter or the Florida Building Code, the division may issue an order to the elevator owner requiring 24 25 correction of the violation and reinspection of the elevator 26 evidencing the correction. Section 8. Section 399.07, Florida Statutes, is 27 28 amended to read: 29 399.07 Certificates of operation; temporary operation 30 permits; fees. --31 19

1	(1)(a) A certificate of operation may not be issued
1 2	until the elevator company supervisor signs an affidavit
3	stating that the elevator company supervisor signs an arrituavit
4	supervised construction or installation of the elevator.
5	(1)(b) The certificate of operation is valid for a
6	period not to exceed 2 years and shall expire at the end of
7	the period of 1 year unless sooner suspended or revoked. The
8	department may adopt rules establishing a procedure for
9	certificate renewal. Certificates of operation may be renewed
10	only for vertical conveyances having a current satisfactory
11	inspection. The owner of an elevator operating with an expired
12	certificate of operation is in violation of this chapter.
13	Certificate of operation renewal applications received by the
14	department after the date of expiration of the last current
15	certificate must be accompanied by a late fee of \$50 in
16	addition to the renewal fee and any other fees required by
17	law. The department shall adopt by rule a fee schedule for the
18	renewal of certificates of operation. The fees must be
19	deposited into the Hotel and Restaurant Trust Fund. The
20	department shall by rule adopt a fee schedule for the renewal
21	of certificates of operation. The renewal period commences on
22	August 1 of each year.
23	(2) (c) The certificate of operation must be posted in
24	a conspicuous location on the elevator and must be framed with
25	a transparent cover.
26	(d) The department shall charge an annual fee for
27	issuance of a certificate of operation in an amount to be set
28	by rule. However, a renewal application for a certificate of
29	operation filed with the department after expiration date of
30	the certificate must be accompanied by a delinquency fee of
31	\$50 in addition to the annual renewal fee and any other fees
	20
COD	TNG. Words stricten are deletions: words underlined are additions

required by law. The fees must be deposited into the Hotel and 1 Restaurant Trust Fund. 2 (2)(a) The department may issue a temporary operation 3 4 permit authorizing the temporary use of an elevator during 5 installation or alteration to an elevator company or general contractor acting as a general agent of an elevator company. A б 7 temporary operation permit may not be issued until the elevator has been inspected by a state elevator inspector and 8 9 tested under contract load; the hoistway is fully enclosed; the hoistway doors and interlocks are installed; the car is 10 completely enclosed, including door or gate and top; all 11 electrical safety devices are installed and properly 12 functioning; and terminal stopping equipment is in place for a 13 14 safe runby and proper clearance. When a car is provided with a temporary enclosure, the operating means must be by constant 15 pressure push-button or lever-type switch. The car may not 16 exceed the minimum safe operating speed of the elevator, and 17 18 the governor tripping speed must be set in accordance with the 19 operating speed of the elevator. 20 (b) A temporary operation permit must be issued for a period not to exceed 30 days. The permit may be renewed at 21 the discretion of the department. 22 23 (c) When a temporary operation permit is issued, the permit, together with a notice bearing a statement that the 24 25 elevator has not been finally approved by a state elevator 26 inspector, must be conspicuously posted in the elevator. 27 (d) The department shall charge a fee, set by rule in 28 an amount not greater than \$100, for each temporary operation 29 permit. The fee must be deposited in the Hotel and Restaurant Trust Fund. 30 31 21

1 (3) The certificate of operation shall contain the 2 text of s. 823.12, relating to the prohibition against smoking 3 in elevators. 4 (4) In addition to subsection (3), the designation "NO 5 SMOKING" along with the international symbol for no smoking 6 shall be conspicuously displayed within the interior of the 7 elevator in the plain view of the public. 8 (5) Except for as authorized by a temporary use 9 authorized by this chapter operation permit, the operation or use of any newly installed, relocated, or altered elevator is 10 prohibited until the elevator has passed the tests and 11 12 inspections required by this chapter and a certificate of operation has been issued. 13 14 (6) The department may suspend any certificate of 15 operation if it finds that the elevator is not in compliance with this chapter or of rules adopted under this chapter. The 16 suspension remains in effect until the department receives 17 18 satisfactory results of an inspection performed by a certified 19 elevator inspector indicating determines, by inspection, that 20 the elevator has been brought into compliance. 21 Section 9. Section 399.105, Florida Statutes, is 22 amended to read: 399.105 Administrative fines.--23 (1) Any person who fails to comply with the reporting 24 requirements of this chapter s. 399.02 or with the reasonable 25 26 requests of the department to determine whether the provisions of a service maintenance contract and its implementation 27 ensure assure safe elevator operation is subject to an 28 29 administrative fine not greater than \$1,000 in addition to any 30 other penalty provided by law. 31 2.2 CODING: Words stricken are deletions; words underlined are additions.

(2) Any person who commences the operation, 1 2 installation, relocation, or alteration of any elevator for 3 which a permit or certificate is required by this chapter 4 without having obtained from the department the permit or 5 certificate is subject to an administrative fine not greater 6 than \$1,000 in addition to any other penalty provided by law. 7 No fine may be imposed under this subsection for commencing 8 installation without a construction permit if such permit is 9 issued within 60 days after the actual commencement of installation. 10 (3) An elevator owner who continues to operate an 11 12 elevator after notice to discontinue its use or after it has been sealed by the department is subject to an administrative 13 14 fine not greater than \$1,000 for each day the elevator has 15 been operated after the service of the notice or sealing by 16 the department, in addition to any other penalty provided by 17 law. 18 (4) An elevator owner who fails to comply with an 19 order to correct issued under s. 399.061(4) within 30 60 days after its issuance is subject, in addition to any other 20 penalty provided by law, to an administrative fine set by the 21 22 department in an amount not to exceed \$1,000. (5) All administrative fines collected shall be 23 deposited into the Hotel and Restaurant Trust Fund. 24 Section 10. Subsection (2) of section 399.106, Florida 25 26 Statutes, is amended to read: 27 399.106 Elevator Safety Technical Advisory 28 Committee.--29 (2) The committee members shall serve staggered terms 30 of 4 years to be set by rule without salary, but may receive 31 23 CODING: Words stricken are deletions; words underlined are additions.

from the state expenses for per diem and travel. The committee 1 commission shall appoint one of the members to serve as chair. 2 3 Section 11. Section 399.125, Florida Statutes, is 4 amended to read: 5 399.125 Reporting of elevator accidents or incidents; 6 penalties.--Within 5 working days after any accident or 7 incident occurring in or upon any elevator, the certificate of 8 operation holder shall report the accident or incident to the 9 division on a form prescribed by the division. Failure to timely file this report is a violation of this chapter and 10 will subject the certificate of operation holder to an 11 12 administrative fine, to be imposed by the division, in an amount not to exceed \$1,000. 13 14 Section 12. Section 399.13, Florida Statutes, is amended to read: 15 16 399.13 Delegation of authority to municipalities or 17 counties.--18 (1) The department may enter into contracts with 19 municipalities or counties under which such municipalities or 20 counties will issue construction permits, temporary operation permits, and certificates of operation; will provide for 21 inspection of elevators, including temporary operation 22 23 inspections; and will enforce the applicable provisions of the Florida Building Code, as required by this chapter. The 24 municipality or county may choose to require inspections to be 25 26 performed by its own inspectors or by private certified 27 elevator inspectors.Each such agreement shall include a provision that the municipality or county shall maintain for 28 29 inspection by the department copies of all applications for permits issued, a copy of each inspection report issued, and 30 proper records showing the number of certificates of operation 31 24

1 issued; shall include a provision that each required
2 inspection be conducted by <u>a certified elevator inspector</u> the
3 holder of a certificate of competency issued by the
4 department; and may include such other provisions as the
5 department deems necessary.

6 The department may make inspections of elevators (2) 7 in such municipality or county for the purpose of determining 8 that the provisions of this chapter are being met and may 9 cancel the contract with any municipality or county which the department finds has failed to comply with such contract or 10 the provisions of this chapter. The amendments to chapter 399 11 12 by this act shall apply only to the installation, relocation, or alteration of an elevator for which a permit has been 13 14 issued after October 1, 1990.

15 Section 13. Subsection (1) of section 553.512, Florida 16 Statutes, is amended to read:

553.512 Modifications and waivers; advisory council.--17 (1) The Florida Building Commission shall provide by 18 19 regulation criteria for granting individual modifications of, or exceptions from, the literal requirements of this part upon 20 a determination of unnecessary, unreasonable, or extreme 21 hardship, provided such waivers shall not violate federal 22 23 accessibility laws and regulations and shall be reviewed by the Accessibility Advisory Council. Notwithstanding any other 24 provision of this subsection, if an applicant for a waiver 25 26 demonstrates economic hardship in accordance with 28 C.F.R. 27 36.403(f)(1), a waiver shall be granted. The commission may not consider waiving any of the requirements of s. 553.5041 28 29 unless the applicant first demonstrates that she or he has applied for and been denied waiver or variance from all local 30 government zoning, subdivision regulations, or other 31

25

ordinances that prevent compliance therewith. Further, the 1 2 commission may not waive the requirement of s. 553.5041(5)(a) 3 and (c)1. governing the minimum width of accessible routes and 4 minimum width of accessible parking spaces. 5 Section 14. Paragraph (b) of subsection (4) of section 6 553.73, Florida Statutes, as amended by section 2 of chapter 7 2001-372, Laws of Florida, is amended to read: 8 553.73 Florida Building Code.--9 (4) (b) Local governments may, subject to the limitations 10 of this section, adopt amendments to the technical provisions 11 12 of the Florida Building Code which apply solely within the jurisdiction of such government and which provide for more 13 14 stringent requirements than those specified in the Florida 15 Building Code, not more than once every 6 months. A local government may adopt technical amendments that address local 16 17 needs if, provided: 18 1. The local governing body determines, following a 19 public hearing which has been advertised in a newspaper of general circulation at least 10 days before the hearing, that 20 21 there is a need to strengthen the requirements of the Florida Building Code. The determination must be based upon a review 22 23 of local conditions by the local governing body, which review demonstrates by evidence or data that the geographical 24 jurisdiction governed by the local governing body exhibits a 25 26 local need to strengthen the Florida Building Code beyond the needs or regional variation addressed by the Florida Building 27 28 Code, that the local need is addressed by the proposed local 29 amendment, and that the amendment is no more stringent than necessary to address the local need that local conditions 30 31 justify more stringent requirements than those specified in 26

the Florida Building Code for the protection of life and 1 2 property. 3 Such additional requirements are not discriminatory 2. 4 against materials, products, or construction techniques of 5 demonstrated capabilities. 3. Such additional requirements may not introduce a 6 7 new subject not addressed in the Florida Building Code. 8 The enforcing agency shall make readily available, 9 in a usable format, all amendments adopted pursuant to this section. 10 5. Any amendment to the Florida Building Code shall be 11 12 transmitted within 30 days by the adopting local government to the commission. The commission shall maintain copies of all 13 14 such amendments in a format that is usable and obtainable by the public. Local technical amendments shall not become 15 effective until 30 days after the amendment has been received 16 17 and published by the commission. Any amendment to the Florida Building Code adopted 18 6. 19 by a local government pursuant to this paragraph shall be effective only until the adoption by the commission of the new 20 edition of the Florida Building Code every third year. At such 21 time, the commission shall review such amendment for 22 consistency with the criteria in paragraph (6)(a) and adopt 23 such amendment as part of the Florida Building Code or rescind 24 25 the amendment. The commission shall immediately notify the 26 respective local government of the rescission of any amendment. After receiving such notice, the respective local 27 government may readopt the rescinded amendment pursuant to the 28 29 provisions of this paragraph. Each county and municipality desiring to make local 30 7. technical amendments to the Florida Building Code shall by 31 27

interlocal agreement establish a countywide compliance review 1 board to review any amendment to the Florida Building Code, 2 3 adopted by a local government within the county pursuant to 4 this paragraph, that is challenged by any substantially 5 affected party for purposes of determining the amendment's compliance with this paragraph. If challenged, the local б 7 technical amendments shall not become effective until time for 8 filing an appeal pursuant to subparagraph 8 has expired or, if 9 there is an appeal, until the commission issues its final order determining the adopted amendment is in compliance with 10 this subsection. 11 12 8. If the compliance review board determines such 13 amendment is not in compliance with this paragraph, the 14 compliance review board shall notify such local government of the noncompliance and that the amendment is invalid and 15 unenforceable until the local government corrects the 16 17 amendment to bring it into compliance. The local government may appeal the decision of the compliance review board to the 18 19 commission, which shall conduct a hearing under chapter 120 and the uniform rules of procedure. If the compliance review 20 board determines such amendment to be in compliance with this 21 22 paragraph, any substantially affected party may appeal such 23 determination to the commission, which shall conduct a hearing under chapter 120 and the uniform rules of procedure. Any such 24 appeal shall be filed with the commission within 14 days of 25 26 the board's written determination. The commission shall promptly refer the appeal to the Division of Administrative 27 Hearings for the assignment of an administrative law judge. 28 29 The administrative law judge shall conduct the required hearing within 30 days, and shall enter a recommended order 30 within 30 days of the conclusion of such hearing. The 31 2.8

commission shall enter a final order within 30 days 1 2 thereafter. The provisions of chapter 120 and the uniform 3 rules of procedure shall apply to such proceedings. The local 4 government adopting the amendment that is subject to challenge 5 has the burden of proving that the amendment complies with 6 this paragraph in proceedings before the compliance review 7 board and the commission, as applicable. Actions of the 8 commission are subject to judicial review pursuant to s. 9 120.68. The compliance review board shall determine whether its decisions apply to a respective local jurisdiction or 10 apply countywide. 11 12 9.8. An amendment adopted under this paragraph shall include a fiscal impact statement which documents the costs 13 14 and benefits of the proposed amendment. Criteria for the 15 fiscal impact statement shall include the impact to local government relative to enforcement, the impact to property and 16 17 building owners, as well as to industry, relative to the cost of compliance. The fiscal impact statement may not be used as 18 19 a basis for challenging the amendment for compliance. 20 10.9. In addition to subparagraphs 7. and 9.8., the commission may review any amendments adopted pursuant to this 21 22 subsection and make nonbinding recommendations related to 23 compliance of such amendments with this subsection. Section 15. Effective October 1, 2003, subsection (1) 24 of section 553.74, Florida Statutes, is amended to read: 25 26 553.74 Florida Building Commission.--(1) The Florida Building Commission is created and 27 28 shall be located within the Department of Community Affairs 29 for administrative purposes. Members shall be appointed by the Governor subject to confirmation by the Senate. The commission 30 shall be composed of 23 members, consisting of the following: 31 29

(a) One architect registered to practice in this state 1 2 and actively engaged in the profession. 3 (b) One structural engineer registered to practice in 4 this state and actively engaged in the profession. 5 (c) One air-conditioning or mechanical contractor 6 certified to do business in this state and actively engaged in 7 the profession. (d) One electrical contractor certified to do business 8 9 in this state and actively engaged in the profession. (e) One member from fire protection engineering or 10 technology who is actively engaged in the profession. 11 12 (f) One general contractor certified to do business in this state and actively engaged in the profession. 13 14 (g) One plumbing contractor licensed to do business in 15 this state and actively engaged in the profession. (h) One roofing or, sheet metal, or air-conditioning 16 17 contractor certified to do business in this state and actively 18 engaged in the profession. 19 (i) One residential contractor licensed to do business 20 in this state and actively engaged in the profession. 21 (j) Three members who are municipal or district codes enforcement officials, one of whom is also a fire official. 22 23 (k) One member who represents the Department of 24 Insurance. One member who is a county codes enforcement 25 (1) 26 official. (m) One member of a Florida-based organization of 27 persons with disabilities or a nationally chartered 28 29 organization of persons with disabilities with chapters in 30 this state. 31 30

(n) One member of the manufactured buildings industry 1 2 who is licensed to do business in this state and is actively 3 engaged in the industry. 4 (o) One mechanical or electrical engineer registered 5 to practice in this state and actively engaged in the 6 profession. 7 (p) One member who is a representative of a 8 municipality or a charter county. 9 (q) One member of the building products manufacturing industry who is authorized to do business in this state and is 10 actively engaged in the industry. 11 12 (r) One member who is a representative of the building 13 owners and managers industry who is actively engaged in 14 commercial building ownership or management. 15 (s) One member who is a representative of the insurance industry. 16 17 (t) One member who is a representative of public 18 education. 19 (u) One member who shall be the chair. 20 21 Any person serving on the commission under paragraph (c) or 22 paragraph (h) on October 1, 2003, and who has served less than 23 two full terms is eligible for reappointment to the commission 24 regardless of whether he or she meets the new qualification. Section 16. Subsection (7) is added to section 553.77, 25 26 Florida Statutes, to read: 553.77 Specific powers of the commission .--27 28 (7) The commission shall by rule establish an informal 29 process of rendering nonbinding interpretations of the Florida 30 Building Code. The commission is specifically authorized to 31 refer interpretive issues to organizations that represent 31

those engaged in the construction industry. The commission is 1 2 directed to immediately implement the process prior to the 3 completion of formal rulemaking. It is the intent of the Legislature that the commission create a process to refer 4 5 questions to a small, rotating group of individuals licensed 6 under part XII of chapter 468, to which a party can pose 7 questions regarding the interpretation of code provisions. It 8 is the intent of the Legislature that the process provide for 9 the expeditious resolution of the issues presented and publication of the resulting interpretation on the Building 10 Code Information System. Such interpretations are to be 11 12 advisory only and nonbinding on the parties or the commission. Section 17. Effective October 1, 2002, section 13 14 553.791, Florida Statutes, is created to read: 553.791 Alternative plans review and inspection .--15 (1) As used in this section, the term: 16 17 (a) "Applicable codes" means the Florida Building Code 18 and any local technical amendments to the Florida Building 19 Code but does not include the applicable minimum fire 20 prevention and firesafety codes adopted pursuant to chapter 21 633. (b) "Building" means any construction, erection, 22 23 alteration, demolition, or improvement of, or addition to, any structure for which permitting by a local enforcement agency 24 25 is required. 26 (c) "Building code inspection services" means those services described in s. 468.603(6) and (7) involving the 27 28 review of building plans to determine compliance with 29 applicable codes and those inspections required by law of each 30 phase of construction for which permitting by a local 31 32

enforcement agency is required to determine compliance with 1 2 applicable codes. 3 "Duly authorized representative" means an agent of (d) 4 the private provider identified in the permit application who 5 reviews plans or performs inspections as provided by this 6 section and who is licensed as an engineer under chapter 471 7 or as an architect under chapter 481 or who holds a standard 8 certificate under part XII of chapter 468. 9 "Local building official" means the individual (e) within the governing jurisdiction responsible for direct 10 regulatory administration or supervision of plans review, 11 12 enforcement, and inspection of any construction, erection, alteration, demolition, or substantial improvement of, or 13 14 addition to, any structure for which permitting is required to 15 indicate compliance with applicable codes and includes any duly authorized designee of such person. 16 17 (f) "Permit application" means a properly completed 18 and submitted application for: 19 1. The requested building or construction permit. 20 2. The plans reviewed by the private provider. 21 The affidavit from the private provider required 3. 22 pursuant to subsection (5). 23 4. Any applicable fees. Any documents required by the local building 24 5. 25 official to determine that the fee owner has secured all other government approvals required by law. 26 "Private provider" means a person licensed as an 27 (g) engineer under chapter 471 or as an architect under chapter 28 29 481. For purposes of performing inspections under this section 30 for additions and alterations that are limited to 1000 square feet or less to residential buildings, the term "private 31 33

provider" also includes a person who holds a standard 1 certificate under part XII of chapter 468. 2 3 (h) "Request for certificate of occupancy or 4 certificate of completion" means a properly completed and 5 executed application for: 6 1. A certificate of occupancy or certificate of 7 completion. 8 2. A certificate of compliance from the private 9 provider required pursuant to subsection (10). 3. Any applicable fees. 10 4. Any documents required by the local building 11 12 official to determine that the fee owner has secured all other 13 government approvals required by law. 14 (2) Notwithstanding any other provision of law, the 15 fee owner of a building may use a private provider to provide 16 building code inspection services with regard to such building 17 and may make payment directly to the private provider for the provision of such services. All such services shall be the 18 19 subject of a written contract between the private provider, or 20 the private provider's firm, and the fee owner. The fee owner 21 may elect to use a private provider to provide either plans review or required building inspections. The local building 22 official, in his or her discretion and pursuant to duly 23 adopted policies of the local enforcement agency, may require 24 25 the fee owner who desires to use a private provider to use the 26 private provider to provide both plans review and required building inspection services. 27 28 (3) A private provider and any duly authorized 29 representative may only perform building code inspection 30 services that are within the disciplines covered by that person's licensure or certification under chapter 481, chapter 31 34

471, or chapter 468. A private provider may not provide 1 building code inspection services pursuant to this section 2 3 upon any building designed or constructed by the private 4 provider or the private provider's firm. 5 (4) A fee owner using a private provider to provide 6 building code inspection services shall notify the local 7 building official at the time of permit application on a form 8 to be adopted by the commission. This notice shall include the 9 following information: The services to be performed by the private 10 (a) provider. 11 12 (b) The name, firm, address, telephone number, and facsimile number of each private provider who is performing or 13 14 will perform such services, his or her professional license or certification number, qualification statements or resumes, 15 and, if required by the local building official, a certificate 16 17 of insurance demonstrating that professional liability insurance coverage is in place for the private provider's 18 19 firm, the private provider, and any duly authorized 20 representative in the amounts required by this section. 21 (c) An acknowledgment from the fee owner in substantially the following form: 22 23 24 I have elected to use one or more private providers to provide building code plans review 25 26 and/or inspection services on the building that is the subject of the enclosed permit 27 28 application, as authorized by s. 553.791, 29 Florida Statutes. I understand that the local 30 building official may not review the plans submitted or perform the required building 31 35

1	inspections to determine compliance with the
2	applicable codes, except to the extent
3	specified in said law. Instead, plans review
4	and/or required building inspections will be
5	performed by licensed or certified personnel
6	identified in the application. The law
7	requires minimum insurance requirements for
8	such personnel, but I understand that I may
9	require more insurance to protect my interests.
10	By executing this form, I acknowledge that I
11	have made inquiry regarding the competence of
12	the licensed or certified personnel and the
13	level of their insurance and am satisfied that
14	my interests are adequately protected. I agree
15	to indemnify, defend, and hold harmless the
16	local government, the local building official,
17	and their building code enforcement personnel
18	from any and all claims arising from my use of
19	these licensed or certified personnel to
20	perform building code inspection services with
21	respect to the building that is the subject of
22	the enclosed permit application.
23	
24	If the fee owner makes any changes to the listed private
25	providers or the services to be provided by those private
26	providers, the fee owner shall, within 1 business day after
27	any change, update the notice to reflect such changes.
28	(5) A private provider performing plans review under
29	this section shall review construction plans to determine
30	compliance with the applicable codes. Upon determining that
31	the plans reviewed comply with the applicable codes, the
	36

private provider shall prepare an affidavit or affidavits on a 1 2 form adopted by the commission certifying, under oath, that 3 the following is true and correct to the best of the private 4 provider's knowledge and belief: 5 The plans were reviewed by the affiant, who is (a) 6 duly authorized to perform plans review pursuant to this 7 section and holds the appropriate license or certificate. 8 (b) The plans comply with the applicable codes. 9 (6)(a) Within 30 business days after receipt of a permit application, the local building official shall issue 10 the requested permit or provide a written notice to the permit 11 12 applicant identifying the specific plan features that do not comply with the applicable codes, as well as the specific code 13 14 chapters and sections. If the local building official does not provide a written notice of the plan deficiencies within 15 the prescribed 30-day period, the permit application shall be 16 17 deemed approved as a matter of law and the permit shall be 18 issued by the local building official on the next business 19 day. 20 (b) If the local building official provides a written notice of plan deficiencies to the permit applicant within the 21 prescribed 30-day period, the 30-day period shall be tolled 22 23 pending resolution of the matter. To resolve the plan deficiencies, the permit applicant may elect to dispute the 24 25 deficiencies pursuant to subsection (12) or to submit 26 revisions to correct the deficiencies. If the permit applicant submits revisions, the 27 (C) local building official has the remainder of the tolled 30-day 28 29 period plus 5 business days to issue the requested permit or 30 to provide a second written notice to the permit applicant stating which of the previously identified plan features 31 37

remain in noncompliance with the applicable codes, with 1 2 specific reference to the relevant code chapters and sections. 3 If the local building official does not provide the second 4 written notice within the prescribed time period, the permit 5 shall be issued by the local building official on the next 6 business day. 7 (d) If the local building official provides a second 8 written notice of plan deficiencies to the permit applicant 9 within the prescribed time period, the permit applicant may elect to dispute the deficiencies pursuant to subsection (12) 10 or to submit additional revisions to correct the deficiencies. 11 12 For all revisions submitted after the first revision, the local building official has an additional 5 business days to 13 14 issue the requested permit or to provide a written notice to the permit applicant stating which of the previously 15 16 identified plan features remain in noncompliance with the 17 applicable codes, with specific reference to the relevant code 18 chapters and sections. 19 (7) A private provider performing required inspections 20 under this section shall inspect each phase of construction as 21 required by the applicable codes. The private provider shall be permitted to send a duly authorized representative to the 22 23 building site to perform the required inspections, provided all required reports and certifications are prepared by and 24 bear the signature of the private provider. The contractor's 25 26 contractual or legal obligations are not relieved by any 27 action of the private provider. (8) A private provider performing required inspections 28 29 under this section shall provide notice to the local building 30 official of the date and approximate time of any such inspection no later than the prior business day by 2 p.m. 31 38

local time or by any later time permitted by the local 1 2 building official in that jurisdiction. The local building 3 official may visit the building site as often as necessary to 4 verify that the private provider is performing all required 5 inspections. 6 (9) Upon completing the required inspections at each 7 applicable phase of construction, the private provider shall 8 record such inspections on a form acceptable to the local 9 building official. These inspection records shall reflect those inspections required by the applicable codes of each 10 phase of construction for which permitting by a local 11 12 enforcement agency is required. The private provider, before leaving the project site, shall post each completed inspection 13 14 record, indicating pass or fail, at the site and provide the 15 record to the local building official within 2 business days. Records of all required and completed inspections shall be 16 17 maintained at the building site at all times and made available for review by the local building official. The 18 19 private provider shall report to the local enforcement agency 20 any condition that poses an immediate threat to public safety 21 and welfare. (10) Upon completion of all required inspections, the 22 23 private provider shall prepare a certificate of compliance, on a form acceptable to the local building official, summarizing 24 25 the inspections performed and including a written representation, under oath, that the stated inspections have 26 been performed and that, to the best of the private provider's 27 28 knowledge and belief, the building construction inspected 29 complies with the approved plans and applicable codes. The 30 statement required of the private provider shall be 31 substantially in the following form: 39

i	
1	
2	To the best of my knowledge and belief, the
3	building components and site improvements
4	outlined herein and inspected under my
5	authority have been completed in conformance
6	with the approved plans and the applicable
7	codes.
8	
9	(11) Within 2 business days after receipt of a request
10	for a certificate of occupancy or certificate of completion
11	and the applicant's presentation of a certificate of
12	compliance and approval of all other government approvals
13	required by law, the local building official shall issue the
14	certificate of occupancy or certificate of completion or
15	provide a notice to the applicant identifying the specific
16	deficiencies, as well as the specific code chapters and
17	sections. If the local building official does not provide
18	notice of the deficiencies within the prescribed 2-day period,
19	the request for a certificate of occupancy or certificate of
20	completion shall be deemed granted and the certificate of
21	occupancy or certificate of completion shall be issued by the
22	local building official on the next business day. To resolve
23	any identified deficiencies, the applicant may elect to
24	dispute the deficiencies pursuant to subsection (12) or to
25	submit a corrected request for a certificate of occupancy or
26	certificate of completion.
27	(12) If the local building official determines that
28	the building construction or plans do not comply with the
29	applicable codes, the official may deny the permit or request
30	for a certificate of occupancy or certificate of completion,
31	as appropriate, or may issue a stop-work order for the project
	40
	UF.

or any portion thereof, if the official determines that such 1 2 noncompliance poses a threat to public safety and welfare, 3 subject to the following: 4 (a) The local building official shall be available to 5 meet with the private provider within 2 business days to 6 resolve any dispute after issuing a stop-work order or 7 providing notice to the applicant denying a permit or request 8 for a certificate of occupancy or certificate of completion. 9 (b) If the local building official and private provider are unable to resolve the dispute, the matter shall 10 be referred to the local enforcement agency's board of 11 12 appeals, if one exists, which shall consider the matter at its next scheduled meeting or sooner. Any decisions by the local 13 14 enforcement agency's board of appeals, or local building 15 official if there is no board of appeals, may be appealed to the commission pursuant to s. 553.77(1)(h). 16 17 (c) Notwithstanding any provision of this section, any decisions regarding the issuance of a building permit, 18 19 certificate of occupancy, or certificate of completion may be 20 reviewed by the local enforcement agency's board of appeals, if one exists. Any decision by the local enforcement agency's 21 board of appeals, or local building official if there is no 22 23 board of appeals, may be appealed to the commission pursuant to s. 553.77(1)(h), which shall consider the matter at the 24 25 commission's next scheduled meeting. (13) For the purposes of this section, any notice to 26 be provided by the local building official shall be deemed to 27 be provided to the person or entity when successfully 28 29 transmitted to the facsimile number listed for that person or 30 entity in the permit application or revised permit 31 41

application, or, if no facsimile number is stated, when 1 2 actually received by that person or entity. 3 (14) No local enforcement agency, local building 4 official, or local government may adopt or enforce any laws, 5 rules, procedures, or standards more stringent than those 6 prescribed by this section. 7 (15) A private provider may perform building code inspection services under this section only if the private 8 9 provider maintains insurance for professional and comprehensive general liability with minimum policy limits of 10 \$1 million per occurrence relating to all services performed 11 12 as a private provider, including tail coverage for a minimum of 5 years subsequent to the performance of building code 13 14 inspection services. 15 (16) When performing building code inspection services, a private provider is subject to the disciplinary 16 17 guidelines of the applicable professional board with jurisdiction over his or her license or certification under 18 19 chapter 468, chapter 471, or chapter 481. All private 20 providers shall be subject to the disciplinary guidelines of 21 s. 468.621(1)(c)-(h). Any complaint processing, investigation, and discipline that arise out of a private 22 provider's performance of building code inspection services 23 shall be conducted by the applicable professional board. 24 25 (17) Each local building code enforcement agency shall 26 develop and maintain a process to audit the performance of 27 building code inspection services by private providers 28 operating within the local jurisdiction. 29 (18) The local government, the local building official, and their building code enforcement personnel shall 30 be immune from liability to any person or party for any action 31 42 CODING: Words stricken are deletions; words underlined are additions.

or inaction by a fee owner of a building, or by a private 1 2 provider or its duly authorized representative, in connection 3 with building code inspection services as authorized in this 4 act. 5 (19) The Florida Building Commission shall report on 6 the implementation of this section to the Legislature on or 7 before January 1, 2004, as part of the report required by s. 8 553.77(1)(b). 9 Section 18. Paragraph (a) of subsection (6) of section 553.842, Florida Statutes, is amended to read: 10 553.842 Product evaluation and approval.--11 12 (6) Statewide or local approval of products, methods, or systems of construction may be achieved by one of the 13 14 following methods. One of these methods must be used by local 15 officials or the commission to approve the following 16 categories of products: panel walls, exterior doors, roofing, 17 skylights, windows, shutters, and structural components as 18 established by the commission by rule. 19 (a) Products for which the code establishes 20 standardized testing or comparative or rational analysis methods shall be approved by submittal and validation of one 21 22 of the following reports or listings indicating that the 23 product or method or system of construction was evaluated to be in compliance with the Florida Building Code and that the 24 25 product or method or system of construction is, for the purpose intended, at least equivalent to that required by the 26 Florida Building Code: 27 28 1. A certification mark or listing of an approved 29 certification agency; 2. A test report from an approved testing laboratory; 30 31 43 CODING: Words stricken are deletions; words underlined are additions.

1 3. A product evaluation report based upon testing or 2 comparative or rational analysis, or a combination thereof, 3 from an approved product evaluation entity; or 4 4. A product evaluation report based upon testing or 5 comparative or rational analysis, or a combination thereof, 6 developed and signed and sealed by a professional engineer or 7 architect, licensed in this state. 8 9 A product evaluation report or a certification mark or listing of an approved certification agency which demonstrates that 10 the product or method or system of construction complies with 11 12 the Florida Building Code for the purpose intended shall be 13 equivalent to a test report and test procedure as referenced 14 in the Florida Building Code. 15 Section 19. Section 604.50, Florida Statutes, is 16 amended to read: 17 604.50 Nonresidential farm buildings.--Notwithstanding 18 any other law to the contrary, any nonresidential farm 19 building located on a farm is exempt from the Florida Building Code and any county or municipal building code. For purposes 20 of this section, the term "nonresidential farm building" means 21 any building or support structure that is used for 22 23 agricultural purposes, is located on a farm that is not used as a residential dwelling, and is located on land that is an 24 integral part of a farm operation or is classified as 25 agricultural land under s. 193.461. The term "farm" is as 26 defined in s. 823.14. 27 28 Section 20. Subsection (1) of section 627.0629, 29 Florida Statutes, as amended by chapter 2001-372, Laws of 30 Florida, is amended to read: 31 44

627.0629 Residential property insurance; rate 1 2 filings.--3 Effective June 1, 2002, a rate filing for (1) 4 residential property insurance must include actuarially 5 reasonable discounts, credits, or other rate differentials, or 6 appropriate reductions in deductibles, for properties on which 7 fixtures or construction techniques demonstrated to reduce the 8 amount of loss in a windstorm have been installed or 9 implemented. The fixtures or construction techniques shall include, but not be limited to, fixtures or construction 10 techniques which enhance roof strength, roof covering 11 12 performance, roof-to-wall strength, wall-to-floor-to-foundation strength, opening protection, and 13 14 window, door, and skylight strength. Credits, discounts, or 15 other rate differentials for fixtures and construction techniques which meet the minimum requirements of the Florida 16 17 Building Code must be included in the rate filing. All insurance companies must make a rate filing which includes the 18 19 credits, discounts, or other rate differentials by February 28, 2003. 20 21 Section 21. Except as otherwise expressly provided in 22 this act, this act shall take effect upon becoming a law. 23 24 25 26 27 28 29 30 31 45 CODING: Words stricken are deletions; words underlined are additions.