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1	
2	An act relating to business regulation;
3	amending s. 509.032, F.S.; providing for annual
4	rather than biannual inspections of transient
5	and nontransient apartments; revising notice
б	and license requirements for temporary food
7	service events; amending s. 509.039, F.S.;
8	revising requirements for testing and
9	certification of food service managers;
10	amending s. 509.251, F.S.; excluding certain
11	fees from the maximum aggregate license fee for
12	public food service establishments; amending s.
13	509.291, F.S.; providing for increased
14	coordination and consultation among the
15	Secretary of Business and Professional
16	Regulation, the Division of Hotels and
17	Restaurants, and the advisory council; amending
18	s. 509.302, F.S.; increasing the annual fee
19	collected for the purpose of funding the
20	Hospitality Education Program; amending s.
21	399.01, F.S.; revising and removing
22	definitions; requiring that elevator service
23	maintenance contracts be made available to the
24	Department of Business and Professional
25	Regulation upon request for oversight purposes;
26	revising qualifications for an elevator
27	certificate of competency; amending s. 399.02,
28	F.S.; providing that each elevator owner is
	regrangible for ingregations and correction of
29	responsible for inspections and correction of
29 30	code deficiencies; eliminating a requirement
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1	contracts and determine whether they ensure
2	<pre>safe operation; amending s. 399.03, F.S.;</pre>
3	revising requirements relating to the design,
4	installation, and alteration of conveyances;
5	providing additional requirements for issuance
6	of elevator permits; revising reporting
7	requirements; providing requirements for
8	temporary operation inspections; amending s.
9	399.049, F.S.; revising grounds for suspension
10	or revocation of certification or registration;
11	amending s. 399.061, F.S.; eliminating the
12	requirement that annual inspections be
13	conducted through third-party inspection
14	services; revising reporting requirements
15	relating to service maintenance contracts;
16	revising requirements relating to the
17	correction of violations; amending s. 399.07,
18	F.S.; extending the period of validity of
19	certificates of operation from 1 to 2 years;
20	revising fee provisions to conform; amending s.
21	399.105, F.S.; providing administrative fines
22	for violations relating to reporting, operating
23	a sealed elevator, and complying with
24	correction orders; eliminating a restriction on
25	the issuance of an administrative fine relating
26	to commencing installation without a
27	construction permit; amending s. 399.106, F.S.;
28	correcting a reference; amending s. 399.125,
29	F.S.; eliminating the requirement to report
30	elevator incidents; amending s. 399.13, F.S.;
31	allowing municipalities or counties that assume
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1	elevator inspection duties to hire private
2	inspectors to conduct inspections; amending s.
3	509.036, F.S.; conforming a reference; amending
4	ss. 471.003, 471.0035, 471.005, 471.007,
5	471.013, 471.015, 471.019, 471.0195, 471.021,
6	471.023, 471.025, 471.027, 471.031, 471.033,
7	471.037, F.S.; revising provisions applying to
8	registered professional engineers to apply to
9	licensed professional engineers; amending s.
10	210.08, F.S.; providing methods other than a
11	bond for dealers, agents, or distributing
12	agents to guarantee tax payment to the Division
13	of Alcoholic Beverages and Tobacco of the
14	Department of Business and Professional
15	Regulation; providing an effective date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Paragraph (a) of subsection (2) and
20	paragraph (c) of subsection (3) of section 509.032, Florida
21	Statutes, are amended to read:
22	509.032 Duties
23	(2) INSPECTION OF PREMISES
24	(a) The division has responsibility and jurisdiction
25	for all inspections required by this chapter. The division
26	has responsibility for quality assurance. Each licensed
27	establishment shall be inspected at least biannually, except
28	for transient and nontransient apartments, which shall be
29	inspected at least annually, and shall be inspected at such
30	other times as the division determines is necessary to ensure
31	the public's health, safety, and welfare. The division shall
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COD	<b>ING:</b> Words stricken are deletions; words <u>underlined</u> are additions.

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establish a system to determine inspection frequency. 1 Public lodging units classified as resort condominiums or resort 2 3 dwellings are not subject to this requirement, but shall be 4 made available to the division upon request. If, during the 5 inspection of a public lodging establishment classified for renting to transient or nontransient tenants, an inspector 6 7 identifies vulnerable adults who appear to be victims of neglect, as defined in s. 415.102, or, in the case of a 8 9 building that is not equipped with automatic sprinkler systems, tenants or clients who may be unable to self-preserve 10 in an emergency, the division shall convene meetings with the 11 12 following agencies as appropriate to the individual situation: the Department of Health, the Department of Elderly Affairs, 13 14 the area agency on aging, the local fire marshal, the landlord and affected tenants and clients, and other relevant 15 16 organizations, to develop a plan which improves the prospects 17 for safety of affected residents and, if necessary, identifies alternative living arrangements such as facilities licensed 18 19 under part II or part III of chapter 400. 20 (3) SANITARY STANDARDS; EMERGENCIES; TEMPORARY FOOD 21 SERVICE EVENTS. -- The division shall: (c) Administer a public notification process for 22 23 temporary food service events and distribute educational materials that address safe food storage, preparation, and 24 25 service procedures. 26 1. Sponsors of temporary food service events shall 27 notify the division not less than 3 days prior to the scheduled event of the type of food service proposed, the time 28 29 and location of the event, a complete list of food service vendors vendor owners and operators participating in the each 30

31 event, the number of individual food service facilities each

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vendor will operate at the event, and the identification 1 2 number of each food service vendor's current license as a 3 numbers of all public food service establishment or temporary 4 food service event licensee establishments participating in 5 each event. Notification may be completed orally, by telephone, in person, or in writing. A public food service 6 7 establishment or food service vendor may not use this notification process to circumvent the license requirements of 8 9 this chapter.

2. The division shall keep a record of all
 notifications received for proposed temporary food service
 events and shall provide appropriate educational materials to
 the event sponsors, including the food-recovery brochure
 developed under s. 570.0725.

3.a. A public food service establishment or other food 15 service vendor must obtain one of the following classes of  $\frac{1}{2}$ 16 17 license from the division: an individual license, for a fee of no more than \$105, for each temporary food service event in 18 19 which it participates; or an annual license, for a fee of no 20 more than \$1,000, that entitles the licensee to participate in 21 an unlimited number of food service events during the license period. The division shall establish license fees, by rule, 22 23 and may limit the number of food service facilities a licensee may operate at a particular temporary food service event under 24 25 a single license. 26 Public food service establishments holding current b.

27 licenses from the division may operate under the regulations 28 of such a license at temporary food service events of 3 days 29 or less in duration.

30 Section 2. Section 509.039, Florida Statutes, is 31 amended to read:

509.039 Food service manager certification.--It is the 1 2 duty of the division to adopt, by rule, food safety protection 3 standards for the training and certification of all food 4 service managers who are responsible for the storage, 5 preparation, display, or serving of foods to the public in 6 establishments regulated under this chapter. The standards 7 adopted by the division shall be consistent with the Standards 8 for Accreditation of Food Protection Manager Certification 9 Programs adopted by the Conference for Food Protection. These standards are to be adopted by the division to ensure that, 10 upon successfully passing a test, approved by the Conference 11 12 for Food Protection, a manager of a food service establishment shall have demonstrated a knowledge of basic food protection 13 14 practices. The division may contract with an organization 15 offering a training and certification program that complies with division standards and results in a certification 16 17 recognized by the Conference for Food Protection These 18 standards shall also provide for a certification program which 19 authorizes private or public agencies to conduct an approved test and certify all test the results of those tests to the 20 division. Other organizations offering programs that meet the 21 same requirements may also conduct approved tests and certify 22 23 all test results to the division. The division may charge the organization it contracts with a fee of not more than \$5 per 24 certified test to cover the administrative costs of the 25 26 division for the food service manager training and certification program. The fee for the test shall not exceed 27 28 <del>\$50.</del> All managers employed by a food service establishment 29 must have passed an approved this test and received a certificate attesting thereto. Managers have a period of 90 30 days after employment to pass the required test. The ranking 31 6

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of food service establishments is also preempted to the state; 1 provided, however, that any local ordinances establishing a 2 3 ranking system in existence prior to October 1, 1988, may 4 remain in effect. 5 Section 3. Subsections (1) and (2) of section 509.251, 6 Florida Statutes, are amended to read: 7 509.251 License fees.--(1) The division shall adopt, by rule, a schedule of 8 9 fees to be paid by each public lodging establishment as a prerequisite to issuance or renewal of a license. Such fees 10 shall be based on the number of rental units in the 11 12 establishment. The aggregate fee per establishment charged any public lodging establishment but shall not exceed \$1,000; 13 14 however, the fees described in paragraphs (a) and (b) may not 15 be included as part of the aggregate fee subject to this cap. Resort condominium units within separate buildings or at 16 17 separate locations but managed by one licensed agent may be combined in a single license application, and the division 18 19 shall charge a license fee as if all units in the application are in a single licensed establishment. Resort dwelling units 20 may be licensed in the same manner as condominium units. The 21 22 fee schedule shall require an establishment which applies for 23 an initial license to pay the full license fee if application is made during the annual renewal period or more than 6 months 24 prior to the next such renewal period and one-half of the fee 25 26 if application is made 6 months or less prior to such period. The fee schedule shall include fees collected for the purpose 27 of funding the Hospitality Education Program, pursuant to s. 28 29 509.302, which are payable in full for each application regardless of when the application is submitted. 30 31

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(a) Upon making initial application or an application for change of ownership, the applicant shall pay to the division a fee as prescribed by rule, not to exceed \$50, in addition to any other fees required by law, which shall cover all costs associated with initiating regulation of the establishment.

7 (b) A license renewal filed with the division within 8 30 days after the expiration date shall be accompanied by a 9 delinquent fee as prescribed by rule, not to exceed \$50, in 10 addition to the renewal fee and any other fees required by law. A license renewal filed with the division more than 30 11 12 but not more than 60 days after the expiration date shall be 13 accompanied by a delinquent fee as prescribed by rule, not to 14 exceed \$100, in addition to the renewal fee and any other fees 15 required by law.

(2) The division shall adopt, by rule, a schedule of 16 17 fees to be paid by each public food service establishment as a prerequisite to issuance or renewal of a license. 18 The fee 19 schedule shall prescribe a basic fee and additional fees based on seating capacity and services offered. The aggregate fee 20 per establishment charged any public food service 21 establishment may not exceed \$400; however, the fees described 22 23 in paragraphs (a) and (b) may not be included as part of the 24 aggregate fee subject to this cap. The fee schedule shall require an establishment which applies for an initial license 25 26 to pay the full license fee if application is made during the annual renewal period or more than 6 months prior to the next 27 such renewal period and one-half of the fee if application is 28 29 made 6 months or less prior to such period. The fee schedule shall include fees collected for the purpose of funding the 30 Hospitality Education Program, pursuant to s. 509.302, which 31

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are payable in full for each application regardless of when
 the application is submitted.

3 (a) Upon making initial application or an application 4 for change of ownership, the applicant shall pay to the 5 division a fee as prescribed by rule, not to exceed \$50, in 6 addition to any other fees required by law, which shall cover 7 all costs associated with initiating regulation of the 8 establishment.

(b) A license renewal filed with the division within 9 30 days after the expiration date shall be accompanied by a 10 delinquent fee as prescribed by rule, not to exceed \$50, in 11 12 addition to the renewal fee and any other fees required by law. A license renewal filed with the division more than 30 13 14 but not more than 60 days after the expiration date shall be 15 accompanied by a delinquent fee as prescribed by rule, not to 16 exceed \$100, in addition to the renewal fee and any other fees 17 required by law.

Section 4. Subsection (2) of section 509.291, Florida
Statutes, is amended, and subsections (5) and (6) are added to
said section, to read:

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509.291 Advisory council.--

22 (2) The purpose of the advisory council is to promote 23 better relations, understanding, and cooperation between such industries and the division; to suggest means of better 24 protecting the health, welfare, and safety of persons using 25 26 the services offered by such industries; to give the division 27 the benefit of its knowledge and experience concerning the industries and individual businesses affected by the laws and 28 29 rules administered by the division; and to promote and coordinate the development of programs to educate and train 30 31

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personnel for such industries; and to perform such other 1 2 duties as prescribed by law. 3 (5) The secretary and the division shall periodically 4 review with the advisory council the division's budget and 5 financial status for the purpose of maintaining the financial 6 stability of the division. The council shall make 7 recommendations, when it deems appropriate, to the secretary 8 and the division to ensure that adequate funding levels from 9 fees, penalties, and other costs assessed by the division and paid by the industries it regulates are maintained. 10 (6) The division shall provide to the advisory council 11 12 each year an annual internal audit of the financial records of 13 the Hospitality Education Program for the purpose of 14 permitting the advisory council to determine compliance with the provisions of s. 509.072(2). 15 Section 5. Subsection (3) of section 509.302, Florida 16 17 Statutes, is amended to read: 18 509.302 Director of education, personnel, employment 19 duties, compensation .--20 (3) All public lodging establishments and all public 21 food service establishments licensed under this chapter shall pay an annual fee of no more than 10 which shall be 22 included in the annual license fee and which shall be used for 23 the sole purpose of funding the Hospitality Education Program. 24 Section 6. Section 399.01, Florida Statutes, is 25 26 amended to read: 27 399.01 Definitions.--As used in this chapter, the 28 term: 29 "Alteration" means any change or addition to the (1) 30 vertical conveyance other than maintenance, repair, or replacement. 31 10

(2) "Certificate of competency" means a document 1 2 issued by the division which evidences the competency of a 3 person to construct, install, inspect, maintain, or repair any 4 vertical conveyance. 5 (2)(3) "Certificate of operation" means a document 6 issued by the department which indicates that the conveyance 7 has had the required safety inspection and tests and that fees have been paid as provided in this chapter. 8 9 (3)(4) "Conveyance" means an elevator, dumbwaiter, 10 escalator, moving sidewalk, platform lift, or and stairway chairlift. 11 12 (4) (5) "Department" means the Department of Business 13 and Professional Regulation. 14 (5)(6) "Division" means the Division of Hotels and 15 Restaurants of the Department of Business and Professional 16 Regulation. 17 (6) (7) "Elevator" means one of the following mechanical devices: 18 19 (a) A hoisting and lowering mechanism, equipped with a 20 car and platform that moves in guide rails and serves two or more landings to transport material or passengers or both. 21 (b) An escalator, which is a power-driven, inclined 22 23 continuous stairway used for raising or lowering passengers. (c) A dumbwaiter, which is a hoisting and lowering 24 mechanism equipped with a car of limited size which moves in 25 26 guide rails and serves two or more landings. 27 (d) A moving walk, which is a type of passenger-carrying device on which passengers stand or walk 28 29 and in which the passenger-carrying surface remains parallel to its direction of motion and is uninterrupted. 30 31 11

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(e) An inclined stairway chairlift, which is a device 1 2 used to transport physically handicapped persons over 3 architectural barriers. 4 (f) An inclined or vertical wheelchair lift, which is 5 a device used to transport wheelchair handicapped persons over 6 architectural barriers. 7 (8) "Escalator" means an installation defined as an 8 escalator in the Florida Building Code. 9 (7) "Existing installation" means an installation 10 defined as an "installation, existing" in the Florida Building Code. 11 12 (8)(10) "Elevator Safety Technical Advisory Committee" 13 means the committee appointed by the secretary of the 14 Department of Business and Professional Regulation. 15 (9)(11) "Private residence" means a separate dwelling 16 or a separate apartment in a multiple dwelling which is 17 occupied by members of a single-family unit. 18 (10)(12) "Service maintenance contract" means a 19 contract that provides for routine examination, lubrication, cleaning, adjustment, replacement of parts, and performance of 20 applicable code-required safety tests such as on a traction 21 22 elevator and annual relief pressure test on a hydraulic elevator and any other service, repair, and maintenance 23 sufficient to ensure the safe operation of the elevator. A 24 service maintenance contract shall be made available upon 25 26 request of the department for purposes of oversight and 27 monitoring. 28 (11)(13) "Temporarily dormant conveyance" means a 29 conveyance whose power supply has been disconnected by removing fuses and placing a padlock on the mainline 30 disconnect switch in the "OFF" position. The car is parked, 31 12 CODING: Words stricken are deletions; words underlined are additions.

and the hoistway doors are in the closed and latched position. 1 A wire seal is installed on the mainline disconnect switch by 2 3 a certified certificate of competency elevator inspector. This 4 conveyance installation may not be used again until it has 5 been put in safe running order and is in condition for use. Annual inspections shall continue for the duration of the 6 7 temporarily dormant status by a certified certificate of competency elevator inspector. The temporarily dormant status 8 9 is renewable on an annual basis and may not exceed a 5-year period. The inspector shall file a report with the department 10 chief elevator inspector describing the current conditions. 11 12 The wire seal and padlock may not be removed for any purpose 13 without permission from the department elevator inspector. 14 (12)(14) "Temporary operation inspection permit" means an inspection performed by a certified elevator inspector, the 15

16 <u>successful passage of</u> a document issued by the department 17 which permits the temporary use of a noncompliant vertical 18 conveyance as provided by rule.

19 (13)(15) "Registered elevator company" means an entity 20 registered with and authorized by the division employing 21 persons to construct, install, inspect, maintain, or repair 22 any vertical conveyance. Each registered elevator company must 23 annually register with the division and maintain general 24 liability insurance coverage in the minimum amounts set by 25 rule the division.

26 <u>(14)(16)</u> "Certified elevator inspector" is a natural 27 person registered with and authorized by the division to 28 construct, install, inspect, maintain, or repair any vertical 29 conveyance, after having properly acquired the qualified 30 elevator inspector credential <u>as prescribed by the American</u> 31 <u>Society of Mechanical Engineers. Each certified elevator</u>

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inspector must annually register with the division and provide 1 from the National Association of Elevator Safety Authorities. 2 3 Such person shall remain so authorized by the division only 4 upon providing annual proof of completion of 8 hours of 5 continuing education, proof that and the qualified elevator inspector credential remains in good standing, and proof of 6 7 with the National Association of Elevator Safety Authorities. A licensed mechanical engineer whose license is in good 8 9 standing may be authorized as a certified elevator inspector by the division. Each certified elevator inspector must 10 annually register with the division and maintain general 11 12 liability insurance coverage in the minimum amounts set by the division. 13

14 (15)(17) "Certified elevator technician" means a 15 natural person authorized by the division to construct, install, maintain, or repair any vertical conveyance, after 16 having been issued an elevator certificate of competency by 17 the division. Each certified elevator technician must annually 18 19 register with the division and be covered by maintain general liability insurance coverage in the minimum amounts set by the 20 21 division.

22 <u>(16)(18)</u> "Elevator helper" means a natural person 23 performing work under the direct supervision of <u>an elevator</u> 24 <u>certificate of competency holder</u> <del>a certified elevator</del> 25 <del>inspector or an elevator technician</del> to construct, install, 26 maintain, or repair any vertical conveyance.

27 <u>(17)(19)</u> "Elevator certificate of competency" means a 28 credential issued by the division to any individual natural 29 person successfully completing an examination as prescribed by 30 rule and paying a <u>nonrefundable</u> fee of \$50. Such credential 31 shall be valid for and expire at the end of 1 year, and may be

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renewed by the division when the division receives proof of 1 2 the elevator certificate of competency holder's completion of 3 8 hours of continuing education from a provider approved by 4 the department and a nonrefundable renewal fee of \$50. The 5 department shall adopt by rule criteria for providing approval 6 and procedures for continuing education reporting. 7 (a) An elevator certificate of competency may be 8 issued only if the applicant meets the following requirements: 9 1. Four years' work experience in the construction, maintenance, service, and repair of conveyances covered by 10 this chapter. This experience shall be verified by current or 11 12 previously registered elevator companies as required by the 13 division. 14 2. One of the following: a. Proof of completion and successful passage of a 15 written examination administered by the division or a provider 16 17 approved by the division under standards it adopted by rule. 18 b. Proof of completion of an apprenticeship program 19 for elevator mechanics which has standards substantially 20 equivalent to those found in a national training program for 21 elevator mechanics and is registered with the Bureau of Apprenticeship and Training of the United States Department of 22 23 Labor or a state apprenticeship authority. c. Proof of licensure or certification by a state or 24 25 local jurisdiction in the United States having standards 26 substantially equal to or more stringent than those of this 27 chapter. (b) A licensed mechanical engineer whose license is in 28 29 good standing may be granted an elevator certificate of 30 competency. 31 15

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All other building transportation terms are defined in the
 current Florida Building Code.

3 Section 7. Subsections (1) and (5) of section 399.02,4 Florida Statutes, are amended to read:

399.02 General requirements.--

6 (1) The Elevator Safety Technical Advisory Committee
7 shall develop and submit to the Director of Hotels and
8 Restaurants proposed regarding revisions to the elevator
9 safety code so that it is the same as or similar to the latest
10 editions versions of ASME A17.1, ASME A17.3, and ASME A18.1.

(5)(a) The construction permitholder is responsible for the correction of violations and deficiencies until the elevator has been inspected and a certificate of operation has been issued by the department. The construction permitholder is responsible for all tests of new and altered equipment until the elevator has been inspected and a certificate of operation has been issued by the department.

(b) The elevator owner is responsible for the safe
operation, and proper maintenance, and inspection and
correction of code deficiencies of the elevator after it has
been inspected and a certificate of operation has been issued
by the department. The responsibilities of the elevator owner
may be assigned by lease.

(c) The elevator owner shall report to the department 24 25 60 days before the expiration of the certificate of operation 26 whether there exists a service maintenance contract, with whom 27 the contract exists, and the details concerning the provisions 28 and implementation of the contract which the department 29 requires. The department shall keep the names of companies 30 with whom the contract exists confidential pursuant to the public records exemption provided in s. 119.14(4)(b)3. This 31

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annual contract report must be made on forms supplied by the 1 department. The elevator owner must report any material 2 3 change in the service maintenance contract no fewer than 30 4 days before the effective date of the change. The department shall determine whether the provisions of the service 5 maintenance contract and its implementation ensure the safe 6 7 operation of the elevator. 8 Section 8. Section 399.03, Florida Statutes, is 9 amended to read: 399.03 Design, installation, and alteration of 10 11 conveyances.--12 (1) A conveyance covered by this chapter may not be erected, constructed, installed, or altered within buildings 13 14 or structures until unless a permit has been obtained from the department before the work is commenced. Permits must be 15 applied for by a registered elevator company and may only be 16 17 granted upon receipt and approval of an application to be made on a form prescribed by the department, accompanied by proper 18 19 fees and a sworn statement from an agent of the registered 20 elevator company that the plans meet all applicable elevator 21 safety and building codes. Permits may be granted only to 22 registered elevator companies in good standing.When any 23 material alteration is made, the alteration device must conform to applicable requirements of the Florida Building 24 25 Code and the provisions of this chapter for the alteration. A 26 permit required hereunder may not be issued except to a 27 person, firm, or corporation holding a current elevator 28 contractor's license issued under this chapter. A copy of the 29 permit and plans must be kept at the construction site at all 30 times while the work is in progress and until a certificate of 31 operation is issued.

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1	(2) The department shall provide by rule for permit
2	application requirements and permit fees.
3	(3) Permits may be revoked for the following reasons:
4	(a) There are any false statements or
5	misrepresentations as to the material facts in the
6	application, plans, or specifications on which the permit was
7	based.
8	(b) The permit was issued in error and not in
9	accordance with the code or rules.
10	(c) The work detailed under the permit is not being
11	performed in accordance with the provisions of the
12	application, plans, or specifications or with the code or
13	conditions of the permit.
14	(d) The construction permitholder to whom the permit
15	was issued fails or refuses to comply with a stop-work order.
16	(4) A permit expires if:
17	(a) The work authorized by the permit is not commenced
18	within 6 months after the date of issuance, or within a
19	shorter period of time as the department may specify at the
20	time the permit is issued.
21	(b) The work is suspended or abandoned for a period of
22	60 days, or such shorter period of time as the department may
23	specify at the time the permit is issued, after the work has
24	been started. For good cause, the department may allow a
25	discretionary extension for the foregoing period.
26	(5) All new conveyance installations must be performed
27	by a <u>registered elevator company</u> <del>person to whom a license to</del>
28	install or service a conveyance has been issued. Subsequent to
29	installation, the licensed person, firm, or company must
30	certify compliance with the applicable sections of this
31	<del>chapter and the Florida Building Code</del> . Before any vertical
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conveyance is used, except those in a private residence, it 1 2 must be inspected by a certified elevator <del>licensed</del> inspector 3 not employed, or associated, or having a conflict of interest with the elevator construction permitholder or elevator owner 4 5 and certified as meeting the safety provisions of the Florida 6 Building Code, including the performance of all required 7 safety tests. The certified elevator inspector shall provide 8 the original copy of the inspection report to the department 9 within 5 days after the inspection. A certificate of operation may not be issued until the permitholder provides an affidavit 10 signed by the construction supervisor attesting that the 11 12 supervisor directly supervised the construction or installation of the elevator. Upon successful inspection, the 13 owner or lessee must apply to the department for a certificate 14 of operation from the department. A fee as prescribed in this 15 chapter must be paid for the certificate of operation. It is 16 17 the responsibility of the licensed elevator construction permitholder to complete and submit a first-time registration 18 19 for a new installation. Vertical conveyances, including stairway chairlifts, and inclined or vertical wheelchair lifts 20 located in private residences are not required to obtain a 21 certificate of operation under this chapter. 22 23 (6) A certificate of operation expires July 31 of each year and must be renewed prior to continued use of the 24 conveyance. A certificate of operation must be clearly 25 26 displayed on or in each conveyance or in the machine room for 27 use by and for the benefit of inspectors and code enforcement personnel. Certificates of operation may only be renewed for 28 29 vertical conveyances having a current satisfactory inspection. (6) (7) At the department's request, and to facilitate 30 oversight and monitoring, the permitholder shall notify the 31 19

department of the scheduled final inspection date and time for 1 purposes of acquiring a certificate of inspection, in writing, 2 3 at least 7 days before completion of the work and shall, in the presence of a licensed elevator inspector not associated 4 5 with or employed by the installing company or contractor, subject the newly installed, relocated, or altered portions of б 7 the elevator to tests required to show that the elevator meets the applicable provisions of the Florida Building Code. 8

9 <u>(7)(8)</u> Each elevator shall comply with the edition of 10 the Florida Building Code or Elevator Safety Code that was in 11 effect at the time of receipt of application for the 12 construction permit for the elevator.

13 (8)(9) Each alteration to, or relocation of, an 14 elevator shall comply with the edition of the Florida Building 15 Code or Elevator Safety Code that was in effect at the time of 16 receipt of the application for the construction permit for the 17 alteration or relocation.

18 (9)(10) When any change is made in the classification 19 of an elevator, the elevator shall comply with all of the 20 requirements of the version of the Florida Building Code or 21 Elevator Safety Code that were in effect at the time of 22 receipt of the application for the construction permit for the 23 change in classification.

24 (10)(a) The temporary use of an elevator during
25 installation or alteration is authorized for a period of 30
26 days after the completion of a satisfactory temporary
27 operation inspection. An additional 30-day period of temporary
28 use is authorized from the date of completion of each
29 additional satisfactory temporary operation inspection. A

30 satisfactory temporary operation inspection must satisfy the

31 following criteria: the elevator is tested under contract

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load; the hoistway is fully enclosed; the hoistway doors and 1 2 interlocks are installed; the car is completely enclosed, 3 including door or gate and top; all electrical safety devices 4 are installed and properly functioning; and terminal stopping 5 equipment is in place for a safe runby and proper clearance. When a car is provided with a temporary enclosure, the б 7 operating means must be by constant pressure push-button or lever-type switch. The car may not exceed the minimum safe 8 9 operating speed of the elevator, and the governor tripping speed must be set in accordance with the operating speed of 10 11 the elevator. 12 (b) Temporary use is authorized only when a satisfactory temporary operation inspection report, completed 13 14 within the last 30 days, by a certified elevator inspector, 15 and a notice prescribed by the department, bearing a statement that the elevator has not been finally approved by a certified 16 17 elevator inspector, are conspicuously posted in the elevator. Section 9. Section 399.049, Florida Statutes, is 18 19 amended to read: 20 399.049 Disciplinary action Certificate of 21 competency. --22 (1) SUSPENSION OR REVOCATION OF LICENSE OR CERTIFICATE 23 OF COMPETENCY .-- The department may suspend or revoke an elevator inspector certification, an elevator company 24 registration, an elevator a license or certificate of 25 competency, or an elevator certificate of operation issued 26 27 under this chapter or impose an administrative penalty of up to \$1,000 per violation upon any registered elevator company 28 29 licensee or certificateholder who commits any one or more of the following violations: 30 31 21

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(a) Any false statement as to a material matter in an 1 2 the application for registration, certification, or any permit 3 or certificate issued under this chapter. 4 (b) Fraud, misrepresentation, or bribery in the 5 practice of the profession securing a license or certificate 6 of competency. 7 (c) Failure by a certified elevator inspector to 8 provide to notify the department and the certificate of 9 operation holder with a copy of the inspection report within 5 days after the date of any inspection performed after the 10 initial certificate of operation is issued of a conveyance 11 12 covered by this chapter that is not in compliance with the provisions of the elevator safety code incorporated into the 13 14 Florida Building Code. (d) Violation of any provision of this chapter. 15 (2) **DISCIPLINARY ACTION.--**Any disciplinary action 16 17 taken under this chapter must comply with chapter 120 and any rules adopted thereunder. 18 19 Section 10. Section 399.061, Florida Statutes, is 20 amended to read: 21 399.061 Inspections; service maintenance contracts; correction of deficiencies.--22 (1)(a) All elevators or other conveyances subject to 23 this chapter must be annually inspected by a certified 24 elevator inspector through a third-party inspection service, 25 26 or by a municipality or county under contract with the 27 division, pursuant to s. 399.13. If the elevator or other conveyance is maintained pursuant to a service maintenance 28 29 contract continuously in force, it shall be inspected at least once every 2 years by a certified elevator inspector who is 30 not employed by or otherwise associated with the maintenance 31 2.2 CODING: Words stricken are deletions; words underlined are additions.

company; however, if the elevator is not an escalator or a 1 dumbwaiter, serves only two adjacent floors, and is covered by 2 a service maintenance contract, an inspection is not required 3 4 so long as the service contract remains in effect. A statement 5 verifying the existence, performance, and cancellation of each service maintenance contract must be filed annually with the 6 7 division as prescribed by rule. (b) A statement verifying the existence and 8 9 performance of each service maintenance contract must be filed at least annually with the division and as prescribed by rule. 10 Cancellation of a service maintenance contract must be 11 12 reported to the division as prescribed by rule. The division may inspect an elevator whenever necessary to ensure its safe 13 14 operation or when a third-party inspection service is not 15 available for a routine inspection. (2) The division may employ state elevator inspectors 16 17 to inspect an elevator whenever necessary to ensure its safe operation. The division may also employ state elevator 18 19 inspectors to conduct any the inspections as required by this 20 chapter subsection (1) and may charge a an inspection fee for each inspection in an amount sufficient to cover the costs of 21 that inspection, as provided by rule, when a private certified 22 23 elevator inspector is not available. Each state elevator inspector shall be properly qualified as a certified elevator 24 inspector hold a certificate of competency issued by the 25 26 division. (3) Whenever the division determines from the results 27 of any inspection that, in the interest of the public safety, 28 29 an elevator is in an unsafe condition, the division may seal the elevator or order the discontinuance of the use of the 30 elevator until the division determines by inspection that such 31

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elevator has been satisfactorily repaired or replaced so that 1 2 the elevator may be operated in a safe manner. 3 (4) When the division determines that an elevator is 4 in violation of this chapter or the Florida Building Code, the 5 division may issue an order to the elevator owner requiring 6 correction of the violation and reinspection of the elevator 7 evidencing the correction. 8 Section 11. Section 399.07, Florida Statutes, is 9 amended to read: 10 399.07 Certificates of operation; temporary operation 11 permits; fees. --12 (1)(a) A certificate of operation may not be issued 13 until the elevator company supervisor signs an affidavit 14 stating that the elevator company supervisor directly supervised construction or installation of the elevator. 15 16 (1) (b) The certificate of operation is valid for a 17 period not to exceed 2 years and shall expire at the end of 18 the period <del>of 1 year</del> unless <del>sooner suspended or</del> revoked. The 19 department may adopt rules establishing a procedure for 20 certificate renewal. Certificates of operation may be renewed 21 only for vertical conveyances having a current satisfactory inspection. The owner of an elevator operating with an expired 22 23 certificate of operation is in violation of this chapter. Certificate of operation renewal applications received by the 24 25 department after the date of expiration of the last current 26 certificate must be accompanied by a late fee of \$50 in addition to the renewal fee and any other fees required by 27 28 law. The department shall adopt by rule a fee schedule for the 29 renewal of certificates of operation. The fees must be 30 deposited into the Hotel and Restaurant Trust Fund. The department shall by rule adopt a fee schedule for the renewal 31 24

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1 of certificates of operation. The renewal period commences on 2 August 1 of each year.

3 <u>(2)(c)</u> The certificate of operation must be posted in
4 a conspicuous location on the elevator and must be framed with
5 a transparent cover.

(d) The department shall charge an annual fee for 6 7 issuance of a certificate of operation in an amount to be set by rule. However, a renewal application for a certificate of 8 9 operation filed with the department after expiration date of the certificate must be accompanied by a delinquency fee of 10 \$50 in addition to the annual renewal fee and any other fees 11 12 required by law. The fees must be deposited into the Hotel and Restaurant Trust Fund. 13

(2)(a) The department may issue a temporary operation 14 15 permit authorizing the temporary use of an elevator during 16 installation or alteration to an elevator company or general 17 contractor acting as a general agent of an elevator company. A temporary operation permit may not be issued until the 18 19 elevator has been inspected by a state elevator inspector and tested under contract load; the hoistway is fully enclosed; 20 the hoistway doors and interlocks are installed; the car is 21 completely enclosed, including door or gate and top; all 22 electrical safety devices are installed and properly 23 functioning; and terminal stopping equipment is in place for a 24 safe runby and proper clearance. When a car is provided with a 25 26 temporary enclosure, the operating means must be by constant 27 pressure push-button or lever-type switch. The car may not 28 exceed the minimum safe operating speed of the elevator, and 29 the governor tripping speed must be set in accordance with the 30 operating speed of the elevator. 31

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1 (b) A temporary operation permit must be issued for a 2 period not to exceed 30 days. The permit may be renewed at 3 the discretion of the department. 4 (c) When a temporary operation permit is issued, the 5 permit, together with a notice bearing a statement that the 6 elevator has not been finally approved by a state elevator 7 inspector, must be conspicuously posted in the elevator. 8 (d) The department shall charge a fee, set by rule in 9 an amount not greater than \$100, for each temporary operation permit. The fee must be deposited in the Hotel and Restaurant 10 11 Trust Fund. 12 (3) The certificate of operation shall contain the text of s. 823.12, relating to the prohibition against smoking 13 14 in elevators. In addition to subsection (3), the designation "NO 15 (4) SMOKING" along with the international symbol for no smoking 16 17 shall be conspicuously displayed within the interior of the 18 elevator in the plain view of the public. 19 (5) Except for as authorized by a temporary use 20 authorized by this chapter operation permit, the operation or 21 use of any newly installed, relocated, or altered elevator is prohibited until the elevator has passed the tests and 22 23 inspections required by this chapter and a certificate of operation has been issued. 24 (6) The department may suspend any certificate of 25 26 operation if it finds that the elevator is not in compliance with this chapter or of rules adopted under this chapter. The 27 suspension remains in effect until the department receives 28 29 satisfactory results of an inspection performed by a certified elevator inspector indicating determines, by inspection, that 30 the elevator has been brought into compliance. 31 26

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1 Section 12. Section 399.105, Florida Statutes, is 2 amended to read: 3 399.105 Administrative fines.--4 (1) Any person who fails to comply with the reporting 5 requirements of this chapter s. 399.02 or with the reasonable 6 requests of the department to determine whether the provisions 7 of a service maintenance contract and its implementation 8 ensure assure safe elevator operation is subject to an 9 administrative fine not greater than \$1,000 in addition to any other penalty provided by law. 10 (2) Any person who commences the operation, 11 12 installation, relocation, or alteration of any elevator for which a permit or certificate is required by this chapter 13 14 without having obtained from the department the permit or certificate is subject to an administrative fine not greater 15 than \$1,000 in addition to any other penalty provided by law. 16 17 No fine may be imposed under this subsection for commencing 18 installation without a construction permit if such permit is 19 issued within 60 days after the actual commencement of 20 installation. 21 (3) An elevator owner who continues to operate an 22 elevator after notice to discontinue its use or after it has 23 been sealed by the department is subject to an administrative fine not greater than \$1,000 for each day the elevator has 24 been operated after the service of the notice or sealing by 25 26 the department, in addition to any other penalty provided by 27 law. 28 (4) An elevator owner who fails to comply with an 29 order to correct issued under s. 399.061(4) within 30 60 days 30 after its issuance is subject, in addition to any other 31 27 CODING: Words stricken are deletions; words underlined are additions.

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penalty provided by law, to an administrative fine set by the 1 department in an amount not to exceed \$1,000. 2 3 (5) All administrative fines collected shall be 4 deposited into the Hotel and Restaurant Trust Fund. 5 Section 13. Subsection (2) of section 399.106, Florida 6 Statutes, is amended to read: 7 399.106 Elevator Safety Technical Advisory 8 Committee.--9 (2) The committee members shall serve staggered terms of 4 years to be set by rule without salary, but may receive 10 from the state expenses for per diem and travel. The committee 11 12 commission shall appoint one of the members to serve as chair. Section 14. 13 Section 399.125, Florida Statutes, is 14 amended to read: 15 399.125 Reporting of elevator accidents or incidents; penalties.--Within 5 working days after any accident or 16 17 incident occurring in or upon any elevator, the certificate of operation holder shall report the accident or incident to the 18 19 division on a form prescribed by the division. Failure to timely file this report is a violation of this chapter and 20 will subject the certificate of operation holder to an 21 22 administrative fine, to be imposed by the division, in an 23 amount not to exceed \$1,000. Section 15. Section 399.13, Florida Statutes, is 24 25 amended to read: 26 399.13 Delegation of authority to municipalities or 27 counties.--28 (1) The department may enter into contracts with 29 municipalities or counties under which such municipalities or counties will issue construction permits, temporary operation 30 permits, and certificates of operation; will provide for 31 28 CODING: Words stricken are deletions; words underlined are additions.

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inspection of elevators, including temporary operation 1 2 inspections; and will enforce the applicable provisions of the 3 Florida Building Code, as required by this chapter. The 4 municipality or county may choose to require inspections to be 5 performed by its own inspectors or by private certified 6 elevator inspectors.Each such agreement shall include a 7 provision that the municipality or county shall maintain for 8 inspection by the department copies of all applications for 9 permits issued, a copy of each inspection report issued, and proper records showing the number of certificates of operation 10 issued; shall include a provision that each required 11 inspection be conducted by a certified elevator inspector the 12 holder of a certificate of competency issued by the 13 14 department; and may include such other provisions as the 15 department deems necessary. (2) The department may make inspections of elevators 16 17 in such municipality or county for the purpose of determining 18 that the provisions of this chapter are being met and may 19 cancel the contract with any municipality or county which the department finds has failed to comply with such contract or 20 the provisions of this chapter. The amendments to chapter 399 21 22 by this act shall apply only to the installation, relocation, 23 or alteration of an elevator for which a permit has been issued after October 1, 1990. 24

25 Section 16. Section 471.003, Florida Statutes, is 26 amended to read:

471.003 Qualifications for practice; exemptions.--27 28 (1) No person other than a duly licensed registered 29 engineer shall practice engineering or use the name or title of "licensed registered engineer," "professional engineer, "or 30 any other title, designation, words, letters, abbreviations,

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or device tending to indicate that such person holds an active
 <u>license</u> registration as an engineer in this state.

3 (2) The following persons are not required to <u>be</u>
4 <u>licensed</u> register under the provisions of this chapter as a
5 licensed registered engineer:

6 (a) Any person practicing engineering for the 7 improvement of, or otherwise affecting, property legally owned by her or him, unless such practice involves a public utility 8 9 or the public health, safety, or welfare or the safety or health of employees. This paragraph shall not be construed as 10 authorizing the practice of engineering through an agent or 11 12 employee who is not duly licensed registered under the 13 provisions of this chapter.

(b)1. A person acting as a public officer employed by any state, county, municipal, or other governmental unit of this state when working on any project the total estimated cost of which is \$10,000 or less.

Persons who are employees of any state, county,
 municipal, or other governmental unit of this state and who
 are the subordinates of a person in responsible charge
 <u>licensed</u> registered under this chapter, to the extent that the
 supervision meets standards adopted by rule of the board.

(c) Regular full-time employees of a corporation not engaged in the practice of engineering as such, whose practice of engineering for such corporation is limited to the design or fabrication of manufactured products and servicing of such products.

(d) Regular full-time employees of a public utility or
other entity subject to regulation by the Florida Public
Service Commission, Federal Energy Regulatory Commission, or
Federal Communications Commission.

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Employees of a firm, corporation, or partnership 1 (e) 2 who are the subordinates of a person in responsible charge, 3 licensed registered under this chapter. 4 (f) Any person as contractor in the execution of work 5 designed by a professional engineer or in the supervision of 6 the construction of work as a foreman or superintendent. 7 (g) A licensed registered surveyor and mapper who 8 takes, or contracts for, professional engineering services 9 incidental to her or his practice of surveying and mapping and who delegates such engineering services to a licensed 10 registered professional engineer qualified within her or his 11 12 firm or contracts for such professional engineering services to be performed by others who are licensed registered 13 14 professional engineers under the provisions of this chapter. (h) Any electrical, plumbing, air-conditioning, or 15 mechanical contractor whose practice includes the design and 16 17 fabrication of electrical, plumbing, air-conditioning, or mechanical systems, respectively, which she or he installs by 18 19 virtue of a license issued under chapter 489, under part I of chapter 553, or under any special act or ordinance when 20 working on any construction project which: 21 Requires an electrical or plumbing or 22 1. 23 air-conditioning and refrigeration system with a value of \$50,000 or less; and 24 2.a. Requires an aggregate service capacity of 600 25 26 amperes (240 volts) or less on a residential electrical system 27 or 800 amperes (240 volts) or less on a commercial or industrial electrical system; 28 29 b. Requires a plumbing system with fewer than 250 30 fixture units; or 31 31

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c. Requires a heating, ventilation, and
 air-conditioning system not to exceed a 15-ton-per-system
 capacity, or if the project is designed to accommodate 100 or
 fewer persons.

5 (i) Any general contractor, certified or registered 6 pursuant to the provisions of chapter 489, when negotiating or 7 performing services under a design-build contract as long as 8 the engineering services offered or rendered in connection 9 with the contract are offered and rendered by an engineer 10 licensed or registered in accordance with this chapter.

(3) Notwithstanding the provisions of this chapter or 11 12 of any other law, no licensed registered engineer whose principal practice is civil or structural engineering, or 13 14 employee or subordinate under the responsible supervision or control of the engineer, is precluded from performing 15 architectural services which are purely incidental to her or 16 17 his engineering practice, nor is any licensed registered architect, or employee or subordinate under the responsible 18 19 supervision or control of the architect, precluded from performing engineering services which are purely incidental to 20 her or his architectural practice. However, no engineer shall 21 practice architecture or use the designation "architect" or 22 any term derived therefrom, and no architect shall practice 23 engineering or use the designation "engineer" or any term 24 derived therefrom. 25

26 Section 17. Section 471.0035, Florida Statutes, is 27 amended to read:

471.0035 Instructors in postsecondary educational institutions; exemption from <u>licensure</u> registration requirement.--For the sole purpose of teaching the principles and methods of engineering design, notwithstanding the

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1	provisions of s. $471.005(7)$ , a person employed by a public
2	postsecondary educational institution, or by an independent
3	postsecondary educational institution licensed or exempt from
4	licensure pursuant to the provisions of chapter 246, is not
5	required to <u>be licensed</u> <del>register</del> under the provisions of this
6	chapter as a <u>professional</u> <del>registered</del> engineer.
7	Section 18. Subsections (5), (6), (7), and (8) of
8	section 471.005, Florida Statutes, are amended to read:
9	471.005 DefinitionsAs used in this chapter, the
10	term:
11	(5) "Engineer" includes the terms "professional
12	engineer" and " <u>licensed</u> <del>registered</del> engineer" and means a
13	person who is <u>licensed</u> <del>registered</del> to engage in the practice of
14	engineering under this chapter.
15	(6) "Engineer intern" means a person who has graduated
16	from <del>, or is in the final year of,</del> an engineering curriculum
17	approved by the board and has passed the fundamentals of
18	engineering examination as provided by rules adopted by the
19	board.
20	(7) "Engineering" includes the term "professional
21	engineering" and means any service or creative work, the
22	adequate performance of which requires engineering education,
23	training, and experience in the application of special
24	knowledge of the mathematical, physical, and engineering
25	sciences to such services or creative work as consultation,
26	investigation, evaluation, planning, and design of engineering
27	works and systems, planning the use of land and water,
28	teaching of the principles and methods of engineering design,
29	engineering surveys, and the inspection of construction for
30	the purpose of determining in general if the work is
31	proceeding in compliance with drawings and specifications, any
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of which embraces such services or work, either public or 1 private, in connection with any utilities, structures, 2 3 buildings, machines, equipment, processes, work systems, 4 projects, and industrial or consumer products or equipment of 5 a mechanical, electrical, hydraulic, pneumatic, or thermal 6 nature, insofar as they involve safeguarding life, health, or 7 property; and includes such other professional services as may 8 be necessary to the planning, progress, and completion of any 9 engineering services. A person who practices any branch of engineering; who, by verbal claim, sign, advertisement, 10 letterhead, or card, or in any other way, represents himself 11 12 or herself to be an engineer or, through the use of some other 13 title, implies that he or she is an engineer or that he or she 14 is licensed registered under this chapter; or who holds 15 himself or herself out as able to perform, or does perform, any engineering service or work or any other service 16 17 designated by the practitioner which is recognized as engineering shall be construed to practice or offer to 18 19 practice engineering within the meaning and intent of this 20 chapter. 21 "License" means the licensing registration of (8) 22 engineers or certification of businesses to practice 23 engineering in this state. 24 Section 19. Section 471.007, Florida Statutes, is 25 amended to read: 26 471.007 Board of Professional Engineers. -- There is 27 created in the department the Board of Professional Engineers. 28 The board shall consist of nine members, seven of whom shall 29 be licensed registered engineers and two of whom shall be laypersons who are not and have never been engineers or 30 members of any closely related profession or occupation. Of 31 34

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1	the members who are <u>licensed</u> <del>registered</del> engineers, three shall
	be civil engineers, one shall be either an electrical or
3	electronic engineer, one shall be a mechanical engineer, one

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4 shall be an engineering educator, and one shall be from any
5 discipline of engineering other than civil engineering.
6 Members shall be appointed by the Governor for terms of 4
7 years each.

8 Section 20. Paragraph (a) of subsection (2) of section9 471.013, Florida Statutes, is amended to read:

471.013 Examinations; prerequisites.--

11 (2)(a) The board may refuse to certify an applicant 12 for failure to satisfy the requirement of good moral character 13 only if:

There is a substantial connection between the lack
 of good moral character of the applicant and the professional
 responsibilities of a <u>licensed</u> registered engineer; and

17 2. The finding by the board of lack of good moral18 character is supported by clear and convincing evidence.

Section 21. Paragraph (a) of subsection (3) and subsection (5) of section 471.015, Florida Statutes, are amended to read:

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471.015 Licensure.--

23 (3) The board shall certify as qualified for a license24 by endorsement an applicant who:

(a) Qualifies to take the examination as set forth in s. 471.013, has passed a United States national, regional, state, or territorial or foreign national licensing examination that is substantially equivalent to the examination required by s. 471.013, and has satisfied the experience requirements set forth in s. 471.013; or

(5)(a) The board shall deem that an applicant who 1 2 seeks licensure by endorsement has passed an examination 3 substantially equivalent to part I of the engineering 4 examination when such applicant: Has held a valid professional engineer's license 5 1. 6 registration in another state for 15 years and has had 20 7 years of continuous professional-level engineering experience; 8 2. Has received a doctorate degree in engineering from 9 an institution that has an undergraduate engineering degree program which is accredited by the Accreditation Board for 10 Engineering Technology; or 11 12 3. Has received a doctorate degree in engineering and has taught engineering full time for at least 3 years, at the 13 14 baccalaureate level or higher, after receiving that degree. 15 (b) The board shall deem that an applicant who seeks licensure by endorsement has passed an examination 16 17 substantially equivalent to part I and part II of the engineering examination when such applicant has held a valid 18 19 professional engineer's license registration in another state 20 for 25 years and has had 30 years of continuous professional-level engineering experience. 21 22 Section 22. Section 471.019, Florida Statutes, is 23 amended to read: 471.019 Reactivation. -- The board shall prescribe by 24 rule continuing education requirements for reactivating a 25 26 license. The continuing education requirements for 27 reactivating a license for a licensed registered engineer may not exceed 12 classroom hours for each year the license was 28 29 inactive. Section 23. Section 471.0195, Florida Statutes, is 30 amended to read: 31 36

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471.0195 Florida Building Code training for 1 2 engineers. -- Effective January 1, 2000, All licensees actively 3 participating in the design of engineering works or systems in 4 connection with buildings, structures, or facilities and 5 systems covered by the Florida Building Code shall take 6 continuing education courses and submit proof to the board, at 7 such times and in such manner as established by the board by 8 rule, that the licensee has completed the core curriculum 9 courses and any specialized or advanced courses on any portion of the Florida Building Code applicable to the licensee's area 10 of practice or has passed the appropriate equivalency test of 11 12 the Building Code Training Program as required established by s. 553.841. The board shall record reported continuing 13 14 education courses on a system easily accessed by code 15 enforcement jurisdictions for evaluation when determining license status for purposes of processing design documents. 16 17 Local jurisdictions shall be responsible for notifying the 18 board when design documents are submitted for building 19 construction permits by persons who are not in compliance with this section. The board shall take appropriate action as 20 provided by its rules when such noncompliance is determined to 21 22 exist. Section 24. Subsections (1) and (2) of section 23 471.021, Florida Statutes, are amended to read: 24 471.021 Engineers and firms of other states; temporary 25 26 certificates to practice in Florida. --(1) Upon approval of the board and payment of the fee 27 set in s. 471.011, the management corporation shall issue a 28 29 temporary license registration for work on one specified project in this state for a period not to exceed 1 year to an 30

31 engineer holding a certificate to practice in another state,

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provided Florida licensees registrants are similarly permitted 1 to engage in work in such state and provided that the engineer 2 3 be qualified for licensure by endorsement. (2) Upon approval by the board and payment of the fee 4 5 set in s. 471.011, the management corporation shall issue a 6 temporary certificate of authorization for work on one 7 specified project in this state for a period not to exceed 1 8 year to an out-of-state corporation, partnership, or firm, 9 provided one of the principal officers of the corporation, one of the partners of the partnership, or one of the principals 10 in the fictitiously named firm has obtained a temporary 11 12 license certificate of registration in accordance with subsection (1). 13 14 Section 25. Section 471.023, Florida Statutes, is amended to read: 15 16 471.023 Certification of partnerships and 17 corporations.--(1) The practice of, or the offer to practice, 18 19 engineering by licensees registrants through a corporation or partnership offering engineering services to the public or by 20 a corporation or partnership offering said services to the 21 22 public through licensees registrants under this chapter as 23 agents, employees, officers, or partners is permitted only if the firm possesses a certification issued by the management 24 corporation pursuant to qualification by the board, subject to 25 26 the provisions of this chapter. One or more of the principal officers of the corporation or one or more partners of the 27 partnership and all personnel of the corporation or 28 29 partnership who act in its behalf as engineers in this state shall be licensed registered as provided by this chapter. All 30 final drawings, specifications, plans, reports, or documents 31 38

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involving practices licensed registered under this chapter 1 which are prepared or approved for the use of the corporation 2 3 or partnership or for public record within the state shall be 4 dated and shall bear the signature and seal of the licensee 5 registrant who prepared or approved them. Nothing in this section shall be construed to mean that a license certificate 6 7 of registration to practice engineering shall be held by a 8 corporation. Nothing herein prohibits corporations and 9 partnerships from joining together to offer engineering services to the public, provided each corporation or 10 partnership otherwise meets the requirements of this section. 11 12 No corporation or partnership shall be relieved of responsibility for the conduct or acts of its agents, 13 14 employees, or officers by reason of its compliance with this 15 section, nor shall any individual practicing engineering be relieved of responsibility for professional services performed 16 17 by reason of his or her employment or relationship with a 18 corporation or partnership.

19 (2) For the purposes of this section, a certificate of 20 authorization shall be required for a corporation, 21 partnership, association, or person practicing under a 22 fictitious name, offering engineering services to the public. 23 However, when an individual is practicing engineering in his 24 or her own given name, he or she shall not be required to <u>be</u> 25 licensed <del>register</del> under this section.

(3) The fact that a <u>licensed</u> registered engineer practices through a corporation or partnership shall not relieve the <u>licensee</u> registrant from personal liability for negligence, misconduct, or wrongful acts committed by him or her. Partnerships and all partners shall be jointly and severally liable for the negligence, misconduct, or wrongful

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acts committed by their agents, employees, or partners while 1 acting in a professional capacity. Any officer, agent, or 2 3 employee of a corporation shall be personally liable and 4 accountable only for negligent acts, wrongful acts, or 5 misconduct committed by him or her or committed by any person under his or her direct supervision and control, while 6 7 rendering professional services on behalf of the corporation. The personal liability of a shareholder of a corporation, in 8 9 his or her capacity as shareholder, shall be no greater than that of a shareholder-employee of a corporation incorporated 10 under chapter 607. The corporation shall be liable up to the 11 12 full value of its property for any negligent acts, wrongful acts, or misconduct committed by any of its officers, agents, 13 14 or employees while they are engaged on behalf of the 15 corporation in the rendering of professional services.

16 (4) Each certification of authorization shall be 17 renewed every 2 years. Each partnership and corporation 18 certified under this section shall notify the board within 1 19 month of any change in the information contained in the 20 application upon which the certification is based.

(5) Disciplinary action against a corporation or partnership shall be administered in the same manner and on the same grounds as disciplinary action against a <u>licensed</u> <del>registered</del> engineer.

25 Section 26. Section 471.025, Florida Statutes, is 26 amended to read:

27

471.025 Seals.--

(1) The board shall prescribe, by rule, <u>one or more</u>
<u>forms a form</u> of seal to be used by <u>licensees</u> <del>registrants</del>
<del>holding valid certificates of registration</del>. Each <u>licensee</u>
<del>registrant</del> shall obtain <u>at least one</u> <del>an impression-type metal</del>

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seal in the form approved by rule of the board aforesaid and 1 2 may, in addition, register his or her seal electronically in 3 accordance with ss. 668.001-668.006. All final drawings, specifications, plans, reports, or documents prepared or 4 5 issued by the licensee registrant and being filed for public 6 record and all final bid documents provided to the owner or 7 the owner's representative shall be signed by the licensee 8 registrant, dated, and sealed stamped with said seal. Such 9 signature, date, and seal shall be evidence of the authenticity of that to which they are affixed. Drawings, 10 specifications, plans, reports, final bid documents, or 11 12 documents prepared or issued by a licensee registrant may be transmitted electronically and may be signed by the licensee 13 14 registrant, dated, and sealed stamped electronically with said seal in accordance with ss. 668.001-668.006. 15

16 (2) It is unlawful for any person to stamp, seal, or digitally sign any document with a seal or digital signature 17 18 after his or her license certificate of registration has 19 expired or been revoked or suspended, unless such license 20 certificate of registration has been reinstated or reissued. When an engineer's license the certificate of registration of 21 a registrant has been revoked or suspended by the board, the 22 23 licensee it shall be mandatory that the registrant, within a period of 30 days after the revocation or suspension has 24 25 become effective, surrender his or her seal to the executive 26 director secretary of the board and confirm to the executive 27 director secretary the cancellation of the licensee's registrant's digital signature in accordance with ss. 28 29 668.001-668.006. In the event the engineer's license 30 registrant's certificate has been suspended for a period of 31

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1 time, his or her seal shall be returned to him or her upon 2 expiration of the suspension period.

3 (3) No <u>licensee</u> registrant shall affix or permit to be 4 affixed his or her seal, name, or digital signature to any 5 plan, specification, drawing, final bid document, or other 6 document that depicts work which he or she is not licensed to 7 perform or which is beyond his or her profession or specialty 8 therein.

9 Section 27. Section 471.027, Florida Statutes, is 10 amended to read:

471.027 Engineers authorized to enter lands of third 11 12 parties under certain conditions. -- Engineers are hereby granted permission and authority to go on, over, and upon the 13 14 lands of others when necessary to make engineering surveys 15 and, in so doing, to carry with them their agents and employees necessary for that purpose. Entry under the right 16 17 hereby granted shall not constitute trespass, and engineers 18 and their duly authorized agents or employees so entering 19 shall not be liable to arrest or a civil action by reason of such entry; however, nothing in this section shall be 20 construed as giving authority to said licensees registrants, 21 agents, or employees to destroy, injure, damage, or move 22 23 anything on lands of another without the written permission of the landowner. 24 25 Section 28. Subsection (1) of section 471.031, Florida 26 Statutes, is amended to read:

471.031 Prohibitions; penalties.--

(1) A person may not knowingly:

29 (a) Practice engineering unless the person is <u>licensed</u> 30 registered under this chapter;

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(b) Use the name or title "professional registered 1 2 engineer" or any other title, designation, words, letters, 3 abbreviations, or device tending to indicate that such person 4 holds an active license registration as an engineer when the 5 person is not licensed registered under this chapter, including, but not limited to, the following titles: 6 "agricultural engineer<u>," "air-conditioning engineer,"</u> 7 "architectural engineer," "building engineer," "chemical 8 9 engineer," "civil engineer," "control systems engineer," "electrical engineer," "environmental engineer," "fire 10 protection engineer, " "industrial engineer, " "manufacturing 11 12 engineer," "mechanical engineer," "metallurgical engineer," "mining engineer," "minerals engineer," "marine engineer," 13 14 "nuclear engineer," "petroleum engineer," "plumbing engineer," "structural engineer," "transportation engineer," "software 15 engineer," "computer hardware engineer," or "systems 16 17 engineer"; 18 (c) Present as his or her own the license registration 19 of another; 20 (d) Give false or forged evidence to the board or a 21 member thereof; 22 (e) Use or attempt to use a license registration that 23 has been suspended, revoked, or placed on inactive or 24 delinquent status; 25 (f) Employ unlicensed persons to practice engineering; 26 or (g) Conceal information relative to violations of this 27 28 chapter. 29 Section 29. Paragraph (e) of subsection (1) and paragraph (c) of subsection (3) of section 471.033, Florida 30 Statutes, are amended to read: 31 43

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471.033 Disciplinary proceedings.--1 2 (1) The following acts constitute grounds for which 3 the disciplinary actions in subsection (3) may be taken: (e) Making or filing a report or record that the 4 5 licensee knows to be false, willfully failing to file a report 6 or record required by state or federal law, willfully impeding 7 or obstructing such filing, or inducing another person to impede or obstruct such filing. Such reports or records 8 9 include only those that are signed in the capacity of a licensed registered engineer. 10 (3) When the board finds any person guilty of any of 11 12 the grounds set forth in subsection (1), it may enter an order imposing one or more of the following penalties: 13 14 (c) Imposition of an administrative fine not to exceed 15 \$1,000 for each count or separate offense and a fine of up to 16 \$5,000 for matters pertaining to a material violation of the 17 Florida Building Code as reported by a local jurisdiction. 18 Section 30. Subsection (1) of section 471.037, Florida 19 Statutes, is amended to read: 471.037 Effect of chapter locally .--20 21 (1) Nothing contained in this chapter shall be construed to repeal, amend, limit, or otherwise affect any 22 23 local building code or zoning law or ordinance, now or hereafter enacted, which is more restrictive with respect to 24 the services of licensed registered engineers than the 25 26 provisions of this chapter. Section 31. Subsection (1) of section 509.036, Florida 27 Statutes, is amended to read: 28 29 509.036 Public food service inspector 30 standardization.--31 44

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(1) Any person performing required inspections of 1 2 licensed public food service establishments for the division 3 or its agent must: 4 (a) Be standardized by a food service evaluation 5 officer certified by the federal Food and Drug Administration; (b) Pass an approved the food protection practices б 7 test as prescribed by s. 509.039; and (c) Pass a written examination to demonstrate 8 9 knowledge of the laws and rules which regulate public food service establishments. 10 Section 32. Section 210.08, Florida Statutes, is 11 12 amended to read: 210.08 Bond for payment of taxes.--Each dealer, agent, 13 14 or distributing agent shall file with the division a surety bond, certificate of deposit, or irrevocable letter of credit 15 acceptable to the division in the sum of \$10,000 as surety for 16 17 the payment of all taxes; provided, however, that where in the 18 discretion of the division the amount of business done by the 19 dealer, agent, or distributing agent is of such volume that a 20 bond, certificate of deposit, or irrevocable letter of credit of less than \$10,000 will be adequate to secure the payment of 21 all taxes assessed as authorized by the cigarette tax law, the 22 division may accept a bond, certificate of deposit, or 23 irrevocable letter of credit in a lesser sum than \$10,000, but 24 in no event shall it accept a bond, certificate of deposit, or 25 26 irrevocable letter of credit of less than \$1,000, and it may at any time in its discretion require any bond, certificate of 27 deposit, or irrevocable letter of credit in an amount less 28 29 than \$10,000 to be increased not to exceed \$10,000. Section 33. This act shall take effect upon becoming a 30 31 law.