



HB 1049

2003

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30

A bill to be entitled

An act relating to engineering; amending ss. 471.013 and 471.015, F.S.; revising provisions relating to the examinations required to practice in this state as an engineer; amending s. 471.023, F.S.; requiring certification of any business organization offering engineering services to the public; amending s. 471.033, F.S.; revising provisions relating to disciplinary penalties to increase the administrative fine and authorize the imposition of restitution; amending s. 471.038, F.S.; declaring the Board of Professional Engineers and the Florida Engineers Management Corporation a separate budget entity independent of the Department of Business and Professional Regulation; delegating certain duties of the department to the board; requiring the board to contract with the management corporation to provide certain services; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (1) of section 471.013, Florida Statutes, is amended to read:

471.013 Examinations; prerequisites.--

(1)(a) A person shall be entitled to take an examination for the purpose of determining whether she or he is qualified to practice in this state as an engineer if the person is of good moral character and:

1. Is a graduate from an approved engineering curriculum of 4 years or more in a school, college, or university which has been approved by the board and has a record of 4 years of active



HB 1049

2003

31 engineering experience of a character indicating competence to
32 be in responsible charge of engineering;

33 2. Is a graduate of an approved engineering technology
34 curriculum of 4 years or more in a school, college, or
35 university within the State University System, having been
36 enrolled or having graduated prior to July 1, 1979, and has a
37 record of 4 years of active engineering experience of a
38 character indicating competence to be in responsible charge of
39 engineering; or

40 3. Has, in lieu of such education and experience
41 requirements, 10 years or more of active engineering work of a
42 character indicating that the applicant is competent to be
43 placed in responsible charge of engineering. However, this
44 subparagraph does not apply unless such person notifies the
45 department before July 1, 1984, that she or he was engaged in
46 such work on July 1, 1981.

47
48 The board shall adopt rules providing for the review and
49 approval of schools or colleges and the courses of study in
50 engineering in such schools and colleges. The rules shall be
51 based on the educational requirements for engineering as defined
52 in s. 471.005. The board may adopt rules providing for the
53 acceptance of the approval and accreditation of schools and
54 courses of study by a nationally accepted accreditation
55 organization.

56 (b) A person shall be entitled to take the fundamentals ~~an~~
57 examination for the purpose of determining whether she or he is
58 qualified to practice in this state as an engineer intern if she
59 or he is in the final year of, or is a graduate of, an approved



HB 1049

2003

60 engineering curriculum in a school, college, or university
61 approved by the board.

62 (c) A person shall not be entitled to take the principles
63 and practice ~~part of the~~ examination until that person has
64 successfully completed the fundamentals examination.

65 (d) On or after October 1, 1992, every applicant who is
66 qualified to take either the fundamentals examination or the
67 principles and practice ~~any part of the~~ examination shall be
68 allowed to take either examination ~~any one part~~ five times,
69 notwithstanding the number of times that either examination ~~part~~
70 has been previously failed. If an applicant fails either ~~any~~
71 ~~part of the~~ examination ~~taken after October 1, 1992~~, five times,
72 the board shall require the applicant to complete additional
73 college-level education courses in the areas of deficiency, as
74 determined by the board, as a condition of future eligibility to
75 take that ~~the~~ examination.

76 Section 2. Subsections (1), (3), and (5) of section
77 471.015, Florida Statutes, are amended to read:

78 471.015 Licensure.--

79 (1) The management corporation shall issue a license to
80 any applicant who the board certifies is qualified to practice
81 engineering and who has passed the fundamentals examination and
82 the principles and practice ~~licensing~~ examination.

83 (3) The board shall certify as qualified for a license by
84 endorsement an applicant who:

85 (a) Qualifies to take the fundamentals examination and the
86 principles and practice examination as set forth in s. 471.013,
87 has passed a United States national, regional, state, or
88 territorial licensing examination that is substantially
89 equivalent to the fundamentals examination and the principles



HB 1049

2003

90 and practice examination required by s. 471.013, and has
91 satisfied the experience requirements set forth in s. 471.013;
92 or

93 (b) Holds a valid license to practice engineering issued
94 by another state or territory of the United States, if the
95 criteria for issuance of the license were substantially the same
96 as the licensure criteria that existed in this state at the time
97 the license was issued.

98 (5)(a) The board shall deem that an applicant who seeks
99 licensure by endorsement has passed an examination substantially
100 equivalent to ~~part I~~ of the fundamentals engineering examination
101 when such applicant:

102 1. Has held a valid professional engineer's license in
103 another state for 15 years and has had 20 years of continuous
104 professional-level engineering experience;

105 2. Has received a doctorate degree in engineering from an
106 institution that has an undergraduate engineering degree program
107 which is accredited by the Accreditation Board for Engineering
108 Technology; or

109 3. Has received a doctorate degree in engineering and has
110 taught engineering full time for at least 3 years, at the
111 baccalaureate level or higher, after receiving that degree.

112 (b) The board shall deem that an applicant who seeks
113 licensure by endorsement has passed an examination substantially
114 equivalent to the fundamentals examination and the principles
115 and practice ~~part I and part II of the engineering~~ examination
116 when such applicant has held a valid professional engineer's
117 license in another state for 25 years and has had 30 years of
118 continuous professional-level engineering experience.



HB 1049

2003

119 Section 3. Section 471.023, Florida Statutes, is amended
 120 to read:

121 471.023 Certification of business organizations
 122 ~~partnerships and corporations.~~--

123 (1) The practice of, or the offer to practice, engineering
 124 by licensees through a business organization, including any
 125 partnership, corporation, business trust, or other legal entity,
 126 ~~corporation or partnership~~ offering engineering services to the
 127 public or by a business organization, including any partnership,
 128 corporation, business trust, or other legal entity, ~~corporation~~
 129 ~~or partnership~~ offering said services to the public through
 130 licensees under this chapter as agents, employees, officers, or
 131 partners is permitted only if the business organization ~~firm~~
 132 possesses a certification issued by the management corporation
 133 pursuant to qualification by the board, subject to the
 134 provisions of this chapter. One or more of the principal
 135 officers of the business organization ~~corporation~~ or one or more
 136 partners, if the business organization is a ~~of the~~ partnership,
 137 and all personnel of the business organization ~~corporation or~~
 138 ~~partnership~~ who act in its behalf as engineers in this state
 139 shall be licensed as provided by this chapter. All final
 140 drawings, specifications, plans, reports, or documents involving
 141 practices licensed under this chapter which are prepared or
 142 approved for the use of the business organization ~~corporation or~~
 143 ~~partnership~~ or for public record within the state shall be dated
 144 and shall bear the signature and seal of the licensee who
 145 prepared or approved them. Nothing in this section shall be
 146 construed to mean that a license to practice engineering shall
 147 be held by a business organization ~~corporation~~. Nothing herein
 148 prohibits business organizations ~~corporations and partnerships~~



HB 1049

2003

149 from joining together to offer engineering services to the
 150 public, provided each business organization ~~corporation or~~
 151 ~~partnership~~ otherwise meets the requirements of this section. No
 152 business organization ~~corporation or partnership~~ shall be
 153 relieved of responsibility for the conduct or acts of its
 154 agents, employees, or officers by reason of its compliance with
 155 this section, nor shall any individual practicing engineering be
 156 relieved of responsibility for professional services performed
 157 by reason of his or her employment or relationship with a
 158 business organization ~~corporation or partnership~~.

159 (2) For the purposes of this section, a certificate of
 160 authorization shall be required for a business organization
 161 ~~corporation, partnership, association,~~ or person practicing
 162 under a fictitious name, offering engineering services to the
 163 public. However, when an individual is practicing engineering in
 164 his or her own given name, he or she shall not be required to be
 165 licensed under this section.

166 (3) The fact that a licensed engineer practices through a
 167 business organization ~~corporation or partnership~~ shall not
 168 relieve the licensee from personal liability for negligence,
 169 misconduct, or wrongful acts committed by him or her.
 170 Partnerships and all partners shall be jointly and severally
 171 liable for the negligence, misconduct, or wrongful acts
 172 committed by their agents, employees, or partners while acting
 173 in a professional capacity. Any officer, agent, or employee of a
 174 business organization other than a partnership ~~corporation~~ shall
 175 be personally liable and accountable only for negligent acts,
 176 wrongful acts, or misconduct committed by him or her or
 177 committed by any person under his or her direct supervision and
 178 control, while rendering professional services on behalf of the



HB 1049

2003

179 business organization ~~corporation~~. The personal liability of a
 180 shareholder or owner of a business organization ~~corporation~~, in
 181 his or her capacity as shareholder or owner, shall be no greater
 182 than that of a shareholder-employee of a corporation
 183 incorporated under chapter 607. The business organization
 184 ~~corporation~~ shall be liable up to the full value of its property
 185 for any negligent acts, wrongful acts, or misconduct committed
 186 by any of its officers, agents, or employees while they are
 187 engaged on behalf of the business organization ~~corporation~~ in
 188 the rendering of professional services.

189 (4) Each certification of authorization shall be renewed
 190 every 2 years. Each business organization ~~partnership and~~
 191 ~~corporation~~ certified under this section shall notify the board
 192 within 1 month of any change in the information contained in the
 193 application upon which the certification is based.

194 (5) Disciplinary action against a business organization
 195 ~~corporation or partnership~~ shall be administered in the same
 196 manner and on the same grounds as disciplinary action against a
 197 licensed engineer.

198 Section 4. Section 471.033, Florida Statutes, is amended
 199 to read:

200 471.033 Disciplinary proceedings.--

201 (1) The following acts constitute grounds for which the
 202 disciplinary actions in subsection (3) may be taken:

203 (a) Violating any provision of s. 455.227(1), s. 471.025,
 204 or s. 471.031, or any other provision of this chapter or rule of
 205 the board or department.

206 (b) Attempting to procure a license to practice
 207 engineering by bribery or fraudulent misrepresentations.



HB 1049

2003

208 (c) Having a license to practice engineering revoked,
 209 suspended, or otherwise acted against, including the denial of
 210 licensure, by the licensing authority of another state,
 211 territory, or country, for any act that would constitute a
 212 violation of this chapter or chapter 455.

213 (d) Being convicted or found guilty of, or entering a plea
 214 of nolo contendere to, regardless of adjudication, a crime in
 215 any jurisdiction which directly relates to the practice of
 216 engineering or the ability to practice engineering.

217 (e) Making or filing a report or record that the licensee
 218 knows to be false, willfully failing to file a report or record
 219 required by state or federal law, willfully impeding or
 220 obstructing such filing, or inducing another person to impede or
 221 obstruct such filing. Such reports or records include only those
 222 that are signed in the capacity of a licensed engineer.

223 (f) Advertising goods or services in a manner that is
 224 fraudulent, false, deceptive, or misleading in form or content.

225 (g) Engaging in fraud or deceit, negligence, incompetence,
 226 or misconduct, in the practice of engineering.

227 (h) Violating chapter 455.

228 (i) Practicing on a revoked, suspended, inactive, or
 229 delinquent license.

230 (j) Affixing or permitting to be affixed his or her seal,
 231 name, or digital signature to any final drawings,
 232 specifications, plans, reports, or documents that were not
 233 prepared by him or her or under his or her responsible
 234 supervision, direction, or control.

235 (k) Violating any order of the board or department
 236 previously entered in a disciplinary hearing.



HB 1049

2003

237 (2) The board shall specify, by rule, what acts or
 238 omissions constitute a violation of subsection (1).

239 (3) When the board finds any person guilty of any of the
 240 grounds set forth in subsection (1), it may enter an order
 241 imposing one or more of the following penalties:

242 (a) Denial of an application for licensure.
 243 (b) Revocation or suspension of a license.
 244 (c) Imposition of an administrative fine not to exceed
 245 \$5,000 ~~\$1,000~~ for each count or separate offense.
 246 (d) Issuance of a reprimand.
 247 (e) Placement of the licensee on probation for a period of
 248 time and subject to such conditions as the board may specify.
 249 (f) Restriction of the authorized scope of practice by the
 250 licensee.
 251 (g) Restitution.

252 (4) The management corporation shall reissue the license
 253 of a disciplined engineer or business upon certification by the
 254 board that the disciplined person has complied with all of the
 255 terms and conditions set forth in the final order.

256 Section 5. Section 471.038, Florida Statutes, is amended
 257 to read:

258 471.038 Florida Engineers Management Corporation.--

259 (1) This section may be cited as the "Florida Engineers
 260 Management Corporation Act."

261 (2) The purpose of this section is to create a public-
 262 private partnership by providing that a single nonprofit
 263 corporation be established to provide administrative,
 264 investigative, and prosecutorial services to the board and that
 265 no additional nonprofit corporation be created for these
 266 purposes.



HB 1049

2003

267 (3) The Florida Engineers Management Corporation is
 268 created to provide administrative, investigative, and
 269 prosecutorial services to the board in accordance with the
 270 provisions of chapter 455 and this chapter. The management
 271 corporation may hire staff as necessary to carry out its
 272 functions. Such staff are not public employees for the purposes
 273 of chapter 110 or chapter 112, except that the board of
 274 directors and the staff are subject to the provisions of s.
 275 112.061. The provisions of s. 768.28 apply to the management
 276 corporation, which is deemed to be a corporation primarily
 277 acting as an instrumentality of the state, but which is not an
 278 agency within the meaning of s. 20.03(11). The management
 279 corporation shall:

280 (a) Be a Florida corporation not for profit, incorporated
 281 under the provisions of chapter 617.

282 (b) Provide administrative, investigative, and
 283 prosecutorial services to the board in accordance with the
 284 provisions of chapter 455, this chapter, and the contract
 285 required by this section.

286 (c) Receive, hold, and administer property and make only
 287 prudent expenditures directly related to the responsibilities of
 288 the board, and in accordance with the contract required by this
 289 section.

290 (d) Be approved by the board ~~and the department~~ to operate
 291 for the benefit of the board and in the best interest of the
 292 state.

293 (e) Operate under a fiscal year that begins on July 1 of
 294 each year and ends on June 30 of the following year.

295 (f) Have a seven-member board of directors, five of whom
 296 are to be appointed by the board and must be registrants



HB 1049

2003

297 regulated by the board and two of whom are to be appointed by
 298 the secretary and must be laypersons not regulated by the board.
 299 ~~All initial appointments shall expire on October 31, 2000.~~
 300 ~~Current members may be appointed to one additional term that~~
 301 ~~complies with the provisions of this paragraph. Two members~~
 302 ~~shall be appointed for 2 years, three members shall be appointed~~
 303 ~~for 3 years, and two members shall be appointed for 4 years. One~~
 304 ~~layperson shall be appointed to a 3-year term and one layperson~~
 305 ~~shall be appointed to a 4-year term. Thereafter, All~~
 306 appointments shall be for 4-year terms. No new member shall
 307 serve more than two consecutive terms. Failure to attend three
 308 consecutive meetings shall be deemed a resignation from the
 309 board, and the vacancy shall be filled by a new appointment.

310 (g) Select its officers in accordance with its bylaws. The
 311 members of the board of directors may be removed by the board,
 312 ~~with the concurrence of the department,~~ for the same reasons
 313 that a board member may be removed.

314 (h) Use a portion of the interest derived from the
 315 management corporation account to offset the costs associated
 316 with the use of credit cards for payment of fees by applicants
 317 or licensees.

318 (i) Operate under an annual written contract with the
 319 ~~department which is approved by the board.~~ The contract must
 320 provide for, but is not limited to:

321 1. Approval of the articles of incorporation and bylaws of
 322 the management corporation by the ~~department and the~~ board.

323 2. Submission by the management corporation of an annual
 324 budget that complies with board rules for approval by the board
 325 ~~and the department.~~



HB 1049

2003

326 3. Annual certification by the board ~~and the department~~
327 that the management corporation is complying with the terms of
328 the contract in a manner consistent with the goals and purposes
329 of the board and in the best interest of the state. This
330 certification must be reported in the board's minutes. The
331 contract must also provide for methods and mechanisms to resolve
332 any situation in which the certification process determines
333 noncompliance.

334 ~~4. Employment by the department of a contract~~
335 ~~administrator to actively supervise the administrative,~~
336 ~~investigative, and prosecutorial activities of the management~~
337 ~~corporation to ensure compliance with the contract and the~~
338 ~~provisions of chapter 455 and this chapter and to act as a~~
339 ~~liaison for the department, the board, and the management~~
340 ~~corporation to ensure the effective operation of the management~~
341 ~~corporation.~~

342 4.5. Funding of the management corporation through
343 appropriations allocated to the regulation of professional
344 engineers from the Professional Regulation Trust Fund.

345 ~~5.6.~~ The reversion to the board, or the state if the board
346 ceases to exist, of moneys, records, data, and property held in
347 trust by the management corporation for the benefit of the
348 board, if the management corporation is no longer approved to
349 operate for the board or the board ceases to exist. ~~All records~~
350 ~~and data in a computerized database shall be returned to the~~
351 ~~department in a form that is compatible with the computerized~~
352 ~~database of the department.~~

353 ~~6.7.~~ The securing and maintaining by the management
354 corporation, during the term of the contract and for all acts
355 performed during the term of the contract, of all liability



HB 1049

2003

356 insurance coverages in an amount to be approved by the board
 357 ~~department~~ to defend, indemnify, and hold harmless the
 358 management corporation and its officers and employees, ~~the~~
 359 ~~department and its employees~~, and the state against all claims
 360 arising from state and federal laws. Such insurance coverage
 361 must be with insurers qualified and doing business in the state.
 362 The management corporation must provide proof of insurance to
 363 the board department. The ~~department and its employees and the~~
 364 state ~~is are~~ exempt from and ~~is are~~ not liable for any sum of
 365 money which represents a deductible, which sums shall be the
 366 sole responsibility of the management corporation. Violation of
 367 this subparagraph shall be grounds for terminating the contract.

368 ~~7.8-~~ Payment by the management corporation, out of its
 369 allocated budget, ~~to the department~~ of all costs of
 370 representation by the board counsel, including salary and
 371 benefits, travel, and any other compensation traditionally paid
 372 by the department to other board counsels.

373 ~~8.9-~~ Payment by the management corporation, out of its
 374 allocated budget, ~~to the department~~ of all costs incurred by the
 375 management corporation or the board for the Division of
 376 Administrative Hearings of the Department of Management Services
 377 and any other cost for utilization of these state services.

378 ~~10-~~ Payment by the management corporation, out of its
 379 allocated budget, ~~to the department of all costs associated with~~
 380 ~~the contract administrator of the department, including salary~~
 381 ~~and benefits, travel, and other related costs traditionally paid~~
 382 ~~to state employees.~~

383 (j) Provide for an annual financial audit of its financial
 384 accounts and records by an independent certified public
 385 accountant. The annual audit report shall include a management



HB 1049

2003

386 letter in accordance with s. 11.45 and a detailed supplemental
 387 schedule of expenditures for each expenditure category. The
 388 annual audit report must be submitted to the board, ~~the~~
 389 ~~department,~~ and the Auditor General for review.

390 ~~(k) Provide for persons charged with the responsibility of~~
 391 ~~receiving and depositing fee and fine revenues to have a~~
 392 ~~faithful performance bond in such an amount and according to~~
 393 ~~such terms as shall be determined in the contract.~~

394 (k)(1) Submit to the ~~secretary,~~ the board, and the
 395 Legislature, on or before October ~~January~~ 1 of each year, a
 396 report on the status of the corporation which includes, but is
 397 not limited to, information concerning the programs and funds
 398 that have been transferred to the corporation. The report must
 399 include: the number of license applications received; the number
 400 approved and denied and the number of licenses issued; the
 401 number of examinations administered and the number of applicants
 402 who passed or failed the examination; the number of complaints
 403 received; the number determined to be legally sufficient; the
 404 number dismissed; the number determined to have probable cause;
 405 the number of administrative complaints issued and the status of
 406 the complaints; and the number and nature of disciplinary
 407 actions taken by the board.

408 (1)(m) Develop, ~~with the department,~~ performance standards
 409 and measurable outcomes for the board to adopt by rule in order
 410 to facilitate efficient and cost-effective regulation.

411 (4) Notwithstanding any other provision of law, the board
 412 shall contract with the management corporation to provide
 413 investigative, legal, prosecutorial, and other services
 414 necessary to perform all the duties of the board. The management
 415 corporation shall comply with all the recordkeeping and



HB 1049

2003

416 reporting requirements of chapter 455 applicable to the scope of
417 the contract and shall report solely to the board. Records of
418 the management corporation shall be considered public records as
419 specified in s. 471.038.

420 (5) The board and the management corporation are a
421 separate budget entity and are not subject to control,
422 supervision, or direction by the department in any manner,
423 including, but not limited to, personnel, purchasing,
424 transactions involving real or personal property, and budgetary
425 matters.

426 (6)(4) The management corporation may not exercise any
427 authority specifically assigned to the board under chapter 455
428 or this chapter, including determining probable cause to pursue
429 disciplinary action against a licensee, taking final action on
430 license applications or in disciplinary cases, or adopting
431 administrative rules under chapter 120 unless specifically
432 authorized by the board.

433 (7) Notwithstanding the provisions of ss. 455.228 and
434 455.2281, the duties and authority of the department to receive
435 complaints about and to investigate and deter the unlicensed
436 practice of engineering are delegated to the board. The board
437 may use funds in the unlicensed activity account established
438 under s. 455.2281 to perform the duties relating to unlicensed
439 activity.

440 (8) The board shall have the authority to issue emergency
441 suspension, restriction, or limitation orders pursuant to s.
442 120.60.

443 (9) The board shall submit an annual budget to the
444 Legislature for the purpose of funding all its activities and
445 those of the management corporation from the Professional



HB 1049

2003

446 Regulation Trust Fund. In addition, this budget must be separate
 447 from the budget submitted by the department to the Legislature,
 448 except that in the initial year of enactment the board shall be
 449 allocated the total portion of the department's budget assigned
 450 to the board.

451 ~~(10)(5)~~ The department shall retain the independent
 452 authority to open or, investigate, ~~or prosecute~~ any cases or
 453 complaints, as necessary to protect the public health, safety,
 454 or welfare. In addition, the department may request prosecution
 455 of these cases by the management corporation ~~shall retain sole~~
 456 ~~authority to issue emergency suspension or restriction orders~~
 457 ~~pursuant to s. 120.60 and to prosecute unlicensed activity cases~~
 458 ~~pursuant to ss. 455.228 and 455.2281.~~

459 ~~(11)(6)~~ Management corporation records are public records
 460 subject to the provisions of s. 119.07(1) and s. 24(a), Art. I
 461 of the State Constitution; however, public records exemptions
 462 set forth in ss. 455.217 and 455.229 for records created or
 463 maintained by the department shall apply to records created or
 464 maintained by the management corporation. In addition, all
 465 meetings of the board of directors are open to the public in
 466 accordance with s. 286.011 and s. 24(b), Art. I of the State
 467 Constitution. The exemptions set forth in s. 455.225, relating
 468 to complaints and information obtained pursuant to an
 469 investigation by the department, shall apply to such records
 470 created or obtained by the management corporation only until an
 471 investigation ceases to be active. For the purposes of this
 472 subsection, an investigation is considered active so long as the
 473 management corporation or any law enforcement or administrative
 474 agency is proceeding with reasonable dispatch and has a
 475 reasonable, good faith belief that it may lead to the filing of



HB 1049

2003

476 administrative, civil, or criminal proceedings. An investigation
477 ceases to be active when the case is dismissed prior to a
478 finding of probable cause and the board has not exercised its
479 option to pursue the case or 10 days after the board makes a
480 determination regarding probable cause. All information,
481 records, and transcriptions regarding a complaint that has been
482 determined to be legally sufficient to state a claim within the
483 jurisdiction of the board become available to the public when
484 the investigation ceases to be active, except information that
485 is otherwise confidential or exempt from s. 119.07(1). However,
486 in response to an inquiry about the licensure status of an
487 individual, the management corporation shall disclose the
488 existence of an active investigation if the nature of the
489 violation under investigation involves the potential for
490 substantial physical or financial harm to the public. The board
491 shall designate by rule those violations that involve the
492 potential for substantial physical or financial harm. The
493 ~~department and the~~ board shall have access to all records of the
494 management corporation, as necessary for the board to exercise
495 its ~~their~~ authority to approve and supervise the contract.

496 (12)~~(7)~~ The management corporation is the sole source and
497 depository for the records of the board, including all
498 historical information and records. The management corporation
499 shall maintain those records in accordance with the guidelines
500 of the Department of State and shall not destroy any records
501 prior to the limits imposed by the Department of State.

502 (13)~~(8)~~ The board shall provide by rule for the procedures
503 the management corporation must follow to ensure that all
504 licensure examinations are secure while under the responsibility



HB 1049

2003

505 of the management corporation and that there is an appropriate
506 level of monitoring during the licensure examinations.

507 Section 6. This act shall take effect October 1, 2003.