Florida Senate - 2004

CS for CS for SB 2822

 $\mathbf{B}\mathbf{y}$ the Committees on Appropriations; Agriculture; and Senator Argenziano

	309-2525-04
1	A bill to be entitled
2	An act relating to private investigative,
3	private security, and repossession services;
4	amending s. 493.6106, F.S.; increasing the
5	minimum age required for certain licensees;
б	amending s. 493.6110, F.S.; revising agency
7	insurance requirements and limiting such
8	requirements to security agencies; amending s.
9	493.6113, F.S., relating to licensure renewal;
10	conforming a provision requiring certification
11	of insurance coverage; requiring certain
12	licensees to complete specified continuing
13	education that includes terrorism awareness;
14	requiring the Department of Agriculture and
15	Consumer Services to establish by rule criteria
16	for the approval of continuing education
17	courses and providers and the form for
18	certificates of completion; amending s.
19	493.6118, F.S.; conforming a ground for
20	disciplinary action relating to failure to
21	maintain required insurance coverage, for which
22	there are penalties; amending s. 493.6202,
23	F.S.; providing examination fees for private
24	investigators and private investigator interns;
25	amending s. 493.6203, F.S.; requiring passage
26	of an examination for licensure as a private
27	investigator; providing exemption for certain
28	licensees; requiring reexamination for
29	relicensure under certain circumstances;
30	requiring successful completion of certain
31	coursework and passage of an examination for
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1 licensure as a private investigator intern; 2 requiring the department to establish by rule 3 the general content and the form for 4 certificates of completion of such training and 5 criteria for the examination; requiring б reexamination for relicensure under certain 7 circumstances; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 11 Section 1. Paragraph (a) of subsection (1) of section 493.6106, Florida Statutes, is amended to read: 12 13 493.6106 License requirements; posting.--(1) Each individual licensed by the department must: 14 15 Be at least 18 years of age, except that each (a) individual licensed by the department in Class "C," Class 16 17 'MA," or Class "M" must be at least 21 years of age. Section 2. Section 493.6110, Florida Statutes, is 18 19 amended to read: 20 493.6110 Licensee's insurance.--A Class "B"No agency 21 license may not shall be issued unless the applicant first 22 files with the department a certification of insurance evidencing commercial general liability coverage as delineated 23 24 below. The coverage shall provide the department as an 25 additional insured for the purpose of receiving all notices of modification or cancellation of such insurance. Coverage shall 26 be written by an insurance company which is lawfully engaged 27 28 to provide insurance coverage in Florida. Coverage shall 29 provide for a combined single-limit policy in the amount of at least \$300,000, which policy shall include comprehensive 30 31 general liability coverage for death, bodily injury, property

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1 damage, and personal injury coverage including false arrest, detention or imprisonment, malicious prosecution, libel, 2 3 slander, defamation of character, and violation of the right 4 of privacy. Coverage shall insure for the liability of all 5 employees licensed by the department while acting in the б course of their employment. 7 (1) The licensed agency shall notify the department of 8 any claim against such insurance. 9 (2) The licensed agency shall notify the department 10 immediately upon cancellation of the insurance policy, whether 11 such cancellation was initiated by the insurance company or the insured agency. 12 (3) The agency license shall be automatically 13 suspended upon the date of cancellation unless evidence of 14 insurance is provided to the department prior to the effective 15 date of cancellation. 16 17 Section 3. Subsection (3) of section 493.6113, Florida 18 Statutes, is amended to read: 19 493.6113 Renewal application for licensure.--(3) Each licensee shall be responsible for renewing 20 21 his or her license on or before its expiration by filing with the department an application for renewal accompanied by 22 payment of the prescribed license fee. 23 24 (a) Each Class "A, "Class "B," or Class "R"licensee 25 shall additionally submit on a form prescribed by the department a certification of insurance which evidences that 26 the licensee maintains adequate commercial general liability 27 28 coverage as required under s. 493.6110. 29 (b) Each Class "G" licensee shall additionally submit proof that he or she has received during each year of the 30 31 license period a minimum of 4 hours of firearms 3

1 recertification training taught by a Class "K" licensee and 2 has complied with such other health and training requirements 3 which the department may adopt by rule. If proof of a minimum 4 of 4 hours of annual firearms recertification training cannot 5 be provided, the renewal applicant shall complete the minimum 6 number of hours of range and classroom training required at 7 the time of initial licensure.

8 (c) Each Class "DS" or Class "RS" licensee shall
9 additionally submit the current curriculum, examination, and
10 list of instructors.

11 (d) Beginning September 1, 2005, each Class "C," Class "CC," Class "M," Class "MA," Class "K," Class "E," Class "EE," 12 Class "MR," and Class "RI" licensee must provide proof, in a 13 14 form established by rule of the department, that the licensee 15 has completed not less than 4 hours of continuing education in the law and rules regulating the profession, including 16 17 criminal law, court decisions, and legal opinions that affect the profession, and 2 hours of continuing education in 18 19 terrorism awareness, presented by approved providers, during the biennium since issuance or last renewal of the license. 20 The department shall by rule establish criteria 21 (e) for the approval of courses and providers, including 22 requirements relating to course contents and provider 23 24 expertise. The department shall competitively solicit for the services to develop and conduct specific areas of instruction 25 for continuing education classes. 26 27 (f) Approved continuing education training shall be 28 conducted at various locations within or outside the state at 29 times convenient for licensees, including weekends. Approved 30 providers must verify the identity and license number of each 31 licensee receiving the training by presentation of the

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1 personal license and shall issue a certificate of completion to each licensee who successfully completes the approved 2 3 courses. The certificate shall be on a form established by 4 rule of the department and must be submitted with the 5 application for renewal of licensure. б Section 4. Paragraph (h) of subsection (1) of section 7 493.6118, Florida Statutes, is amended to read: 493.6118 Grounds for disciplinary action.--8 9 (1) The following constitute grounds for which 10 disciplinary action specified in subsection (2) may be taken 11 by the department against any licensee, agency, or applicant regulated by this chapter, or any unlicensed person engaged in 12 13 activities regulated under this chapter. (h) Failure of the licensee to maintain in full force 14 15 and effect commercial the general liability insurance coverage required by s. 493.6110. 16 17 Section 5. Paragraphs (f), (g), and (h) are added to subsection (1) of section 493.6202, Florida Statutes, to read: 18 19 493.6202 Fees.--20 (1) The department shall establish by rule examination 21 and biennial license fees, which shall not exceed the 22 following: (f) Fee for the examination for private investigator: 23 24 \$100. 25 (g) Fee for the examination for private investigator 26 intern: \$100. 27 (h) Fee for provider approval: \$200. 28 Section 6. Section 493.6203, Florida Statutes, is 29 amended to read: 30 493.6203 License requirements. -- In addition to the 31 license requirements set forth elsewhere in this chapter, each 5

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1 individual or agency shall comply with the following 2 additional requirements: 3 (1) Each agency or branch office shall designate a minimum of one appropriately licensed individual to act as 4 5 manager, directing the activities of the Class "C" or Class б "CC" employees. 7 (2) An applicant for a Class "MA" license shall have 8 at least 2 years of lawfully gained, verifiable, full-time experience, or training in: 9 10 (a) Private investigative work or related fields of 11 work that provided equivalent experience or training; (b) Work as a Class "CC" licensed intern; 12 Any combination of paragraphs (a) and (b); 13 (C) Experience described in paragraph (a) for at least 14 (d) 1 year and experience described as follows in paragraph (e) 15 16 for 1 year; 17 (e) no more than 1 year using: 1. College coursework related to criminal justice, 18 19 criminology, or law enforcement administration; or 20 2. Successfully completed law enforcement-related 21 training received from any federal, state, county, or 22 municipal agency; or (e) (f) Experience described in paragraph (a) for at 23 24 least 1 year and work in a managerial or supervisory capacity 25 for at least 1 year. (3) An applicant for a Class "M" license shall qualify 26 27 for licensure as a Class "MA" manager as outlined under 28 subsection (2) and as a Class "MB" manager as outlined under 29 s. 493.6303(2). (4) An applicant for a Class "C" license shall have 2 30 31 years of lawfully gained, verifiable, full-time experience, or 6

1 training in one, or a combination of more than one, of the 2 following: 3 (a) Private investigative work or related fields of work that provided equivalent experience or training. 4 5 (b) College coursework related to criminal justice, б criminology, or law enforcement administration, or successful 7 completion of any law enforcement-related training received 8 from any federal, state, county, or municipal agency, except 9 that no more than 1 year may be used from this category. 10 (c) Work as a Class "CC" licensed intern. 11 (5)(a) Beginning March 1, 2005, an applicant for a Class "C" license who meets the experience criteria in 12 paragraphs(4)(a) and (b) must also pass an examination on the 13 provisions of this chapter, which shall be administered by the 14 department or an examination provider approved by the 15 department. The applicant is not required to pass the 16 17 examination prior to submission of the application but must do so prior to issuance of the license. The administrator of the 18 19 examination must verify the identity of each applicant taking 20 the examination. The examination requirements of paragraph (a) do 21 (b) not apply to any individual who holds a valid Class "CC," 22 Class "C," Class "MA," or Class "M" license issued on or 23 before July 1, 2004. 24 25 (c) Notwithstanding the exemption in paragraph (b), any individual whose license has been invalid for any reason 26 27 for more than 1 year must successfully pass the examination, 28 even if previously taken, prior to issuance of the Class "C" 29 license being applied for under this subsection. (6)(a) Beginning September 1, 2005, an applicant for a 30 31 Class "CC" license must have completed within the preceding 12

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months a minimum 40-hour course from a school, college, or 1 university regulated by the Department of Education which 2 3 relates to general investigative techniques and the provisions of this chapter and must also pass an examination, which shall 4 5 be administered by the Department of Agriculture and Consumer б Services or an examination provider approved by such 7 department. The training required by this subsection may be 8 provided on-line, by live presentation, or by home study in 9 accordance with rules and procedures of the Department of 10 Education. The administrator of the examination must verify 11 the identity of each applicant taking the examination. (b) Upon successful completion of the approved course, 12 the school, college, or university shall issue a certificate 13 14 of completion to the applicant. The certificate shall be on a 15 form established by rule of the department and must be submitted with the application for the Class "CC" license. 16 (c) The department shall by rule establish the general 17 content of the training and criteria for the examination 18 19 required by this subsection. (d) Any individual whose Class "CC" license has been 20 invalid for any reason for more than 1 year must complete the 21 training and examination, even if previously taken, prior to 22 issuance of the Class "CC" license being applied for under 23 24 this subsection. 25 (7)(5) A Class "CC" licensee shall serve an internship under the direction and control of a designated sponsor, who 26 27 is a Class "C," Class "MA," or Class "M" licensee. 28 (8) (6) In addition to any other requirement, an 29 applicant for a Class "G" license shall satisfy the firearms training set forth in s. 493.6115. 30 31 Section 7. This act shall take effect July 1, 2004. 8

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1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
2	<u>CS for SB 2822</u>
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4	The committee substitute:
5	(1) Revises implementation dates to allow more time for licensees to complete continuing education courses.
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7	(2) Provides for the establishment of a continuing education provider approval fee not to exceed \$200.
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