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11	The Committee on Regulated Industries (Wise) recommended the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	Delete everything after the enacting clause
16	
17	and insert:
18	Section 1. Part XV of chapter 468, Florida Statutes,
19	consisting of sections 468.83, 468.831, 468.8311, 468.8312,
20	468.8313, 468.8314, 468.8315, 468.8316, 468.8317, 468.8318,
21	468.8319, 468.832, 468.8321, 468.8322, 468.8323, and 468.8324,
22	is created to read:
23	468.83 PurposeThe Legislature recognizes that there
24	is a need to require the licensing of home inspectors and to
25	ensure that consumers of home inspection services can rely on
26	the competence of home inspectors, as determined by
27	educational and experience requirements and testing.
28	Therefore, the Legislature deems it necessary in the interest
29	of the public welfare to regulate home inspectors in this
30	state.
31	468.831 ExemptionsA person is not required to
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1	comply with this part when acting within his or her authorized
2	scope of practice, except when such person holds himself or
3	herself out for hire to the public as a "certified home
4	<pre>inspector," "registered home inspector," "licensed home</pre>
5	<pre>inspector," "home inspector," "professional home inspector,"</pre>
6	or any combination thereof stating or implying licensure under
7	this part if he or she is one or more of the following:
8	(1) A contractor licensed under chapter 489.
9	(2) An architect licensed under chapter 481.
10	(3) An engineer licensed under chapter 471.
11	(4) A building code administrator, plans examiner, or
12	building code inspector licensed under part XII of chapter
13	<u>468.</u>
14	(5) A certified real estate appraiser, licensed real
15	estate appraiser, or registered real estate appraiser licensed
16	under part II of chapter 475.
17	(6) A home inspector whose report is being provided
18	to, and is solely for the benefit of, the Federal Housing
19	Administration or the Veterans Administration.
20	(7) A home inspector conducting inspections for
21	wood-destroying organisms on behalf of a licensee under
22	chapter 482.
23	(8) A home inspector conducting inspections for
24	quality control and on behalf of a general contractor licensed
25	under chapter 489.
26	(9) A firesafety inspector certified under s. 633.081.
27	(10) An insurance adjuster licensed under part VI of
28	chapter 626.
29	(11) An officer appointed by the court.
30	(12) A person performing safety inspections of utility
31	equipment in or on a home or building or other duties
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1	conducted by or for a utility under chapter 366 or rules
2	adopted by the Public Service Commission.
3	(13) A certified energy auditor performing an energy
4	audit of any home or building or other duties conducted by or
5	for a utility under chapter 366 or rules adopted by the Public
6	Service Commission.
7	468.8311 DefinitionsAs used in this part, the term:
8	(1) "Department" means the Department of Business and
9	Professional Regulation.
10	(2) "Home" means any residential real property, or
11	manufactured or modular home, which is a single-family
12	dwelling, duplex, triplex, quadruplex, condominium unit, or
13	cooperative unit. The term does not include the common areas
14	of condominiums or cooperatives.
15	(3) "Home inspector" means any person who provides or
16	offers to provide home inspection services for a fee or other
17	compensation.
18	(4) "Home inspection services" means a limited visual
19	examination of one or more of the following readily accessible
20	installed systems and components of a home: the structure,
21	electrical system, HVAC system, roof covering, plumbing
22	system, interior components, exterior components, and site
23	conditions that affect the structure, for the purposes of
24	providing a written professional opinion of the condition of
25	the home.
26	468.8312 Fees
27	(1) The department, by rule, may establish fees to be
28	paid for applications, examination, reexamination, licensing
29	and renewal, inactive status application and reactivation of
30	inactive licenses, recordkeeping, and applications for
31	providers of continuing education. The department may also
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1	establish by rule a delinquency fee. Fees shall be based on
2	department estimates of the revenue required to implement the
3	provisions of this part. All fees shall be remitted with the
4	appropriate application, examination, or license.
5	(2) The initial application and examination fee shall
6	not exceed \$125 plus the actual per applicant cost to the
7	department to purchase an examination, if the department
8	chooses to purchase the examination. The examination fee shall
9	be in an amount that covers the cost of obtaining and
10	administering the examination and shall be refunded if the
11	applicant is found ineligible to sit for the examination. The
12	application fee shall be nonrefundable.
13	(3) The initial license fee shall not exceed \$200.
14	(4) The fee for a certificate of authorization shall
15	not exceed \$125.
16	(5) The biennial renewal fee shall not exceed \$200.
17	(6) The fee for licensure by endorsement shall not
18	exceed \$200.
19	(7) The fee for application for inactive status or for
20	reactivation of an inactive license shall not exceed \$200.
21	(8) The fee for applications from providers of
22	continuing education may not exceed \$500.
23	468.8313 Examinations
24	(1) A person desiring to be licensed as a home
25	inspector shall apply to the department to take a licensure
26	examination.
27	(2) An applicant shall be entitled to take the
28	licensure examination for the purpose of determining whether
29	he or she is qualified to practice in this state as a home
30	inspector if the applicant is of good moral character and has
31	satisfied the following requirements:
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1	(a) Has received a high school diploma or its
2	equivalent.
3	(b) Has completed a course of study of no less than
4	120 hours that covers all of the following components of a
5	home: structure, electrical system, HVAC system, roof
6	covering, plumbing system, interior components, exterior
7	components, and site conditions that affect the structure.
8	(3) The department shall review and approve courses of
9	study in home inspection.
10	(4) The department may review and approve examinations
11	by a nationally recognized entity that offers programs or sets
12	standards that ensure competence as a home inspector.
13	(5)(a) "Good moral character" means a personal history
14	of honesty, fairness, and respect for the rights of others and
15	for the laws of this state and nation.
16	(b) The department may refuse to certify an applicant
17	for failure to satisfy this requirement only if:
18	1. There is a substantial connection between the lack
19	of good moral character of the applicant and the professional
20	responsibilities of a licensed home inspector; and
21	2. The finding by the department of lack of good moral
22	character is supported by clear and convincing evidence.
23	(c) When an applicant is found to be unqualified for a
24	license because of lack of good moral character, the
25	department shall furnish the applicant a statement containing
26	the findings of the department, a complete record of the
27	evidence upon which the determination was based, and a notice
28	of the rights of the applicant to a rehearing and appeal.
29	(6) The department may adopt rules pursuant to ss.
30	120.536(1) and 120.54 to implement the provisions of this
31	section. 5
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1	468.8314 Licensure
2	(1) The department shall license any applicant who the
3	department certifies is qualified to practice home inspection
4	services.
5	(2) The department shall certify for licensure any
6	applicant who satisfies the requirements of s. 468.8313 and
7	who has passed the licensing examination. The department may
8	refuse to certify any applicant who has violated any of the
9	provisions of s. 468.832.
10	(3) The department shall certify as qualified for a
11	license by endorsement an applicant who is of good moral
12	character as determined in s. 468.8313; holds a valid license
13	to practice home inspection services in another state or
14	territory of the United States, whose educational requirements
15	are substantially equivalent to those required by this part;
16	and has passed a national, regional, state, or territorial
17	licensing examination that is substantially equivalent to the
18	examination required by this part.
19	(4) The department shall not issue a license by
20	endorsement to any applicant who is under investigation in
21	another state for any act that would constitute a violation of
22	this part or chapter 455 until such time as the investigation
23	is complete and disciplinary proceedings have been terminated.
24	468.8315 Renewal of license
25	(1) The department shall renew a license upon receipt
26	of the renewal application and upon certification by the
27	department that the licensee has satisfactorily completed the
28	continuing education requirements of s. 468.8316.
29	(2) The department shall adopt rules establishing a
30	procedure for the biennial renewal of licenses.
31	468.8316 Continuing education
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1	(1) The department may not renew a license until the
2	licensee submits proof satisfactory to the department that
3	during the 2 years prior to his or her application for renewal
4	the licensee has completed at least 14 hours of continuing
5	education. Criteria and course content shall be approved by
6	the department by rule.
7	(2) The department may prescribe by rule additional
8	continuing professional education hours, not to exceed 25
9	percent of the total hours required, for failure to complete
10	the hours required for renewal by the end of the
11	reestablishment period.
12	468.8317 Inactive license
13	(1) A licensee may request that his or her license be
14	placed in an inactive status by making application to the
15	department.
16	(2) A license that has become inactive may be
17	reactivated upon application to the department. The department
18	may prescribe by rule continuing education requirements as a
19	condition of reactivating a license. The continuing education
20	requirements for reactivating a license may not exceed 14
21	hours for each year the license was inactive.
22	(3) The department shall adopt rules relating to
23	licenses which have become inactive and for the renewal of
24	inactive licenses. The department shall prescribe by rule a
25	fee not to exceed \$200 for the reactivation of an inactive
26	license and a fee not to exceed \$200 for the renewal of an
27	inactive license.
28	468.8318 Certification of corporations and
29	partnerships
30	(1) The department shall issue a certificate of
31	authorization to a corporation or partnership offering home
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1	inspection services to the public if the corporation or
2	partnership satisfies all of the requirements of this part.
3	(2) The practice of or the offer to practice home
4	inspection services by licensees through a corporation or
5	partnership offering home inspection services to the public,
6	or by a corporation or partnership offering such services to
7	the public through licensees under this part as agents,
8	employees, officers, or partners, is permitted subject to the
9	provisions of this part, provided that all personnel of the
10	corporation or partnership who act in its behalf as home
11	inspectors in this state are licensed as provided by this
12	part; and further provided that the corporation or partnership
13	has been issued a certificate of authorization by the
14	department as provided in this section. Nothing in this
15	section shall be construed to allow a corporation to hold a
16	license to practice home inspection services. No corporation
17	or partnership shall be relieved of responsibility for the
18	conduct or acts of its agents, employees, or officers by
19	reason of its compliance with this section, nor shall any
20	individual practicing home inspection services be relieved of
21	responsibility for professional services performed by reason
22	of his or her employment or relationship with a corporation or
23	partnership.
24	(3) For the purposes of this section, a certificate of
25	authorization shall be required for a corporation,
26	partnership, association, or person practicing under a
27	fictitious name and offering home inspection services to the
28	public; however, when an individual is practicing home
29	inspection services in his or her own given name, he or she
30	shall not be required to register under this section.
31	(4) Each certificate of authorization shall be renewed
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1	every 2 years. Each partnership and corporation certified
2	under this section shall notify the department within 1 month
3	of any change in the information contained in the application
4	upon which the certification is based.
5	(5) Disciplinary action against a corporation or
6	partnership shall be administered in the same manner and on
7	the same grounds as disciplinary action against a licensed
8	home inspector.
9	468.8319 Prohibitions; penalties
10	(1) A home inspector, a company that employs a home
11	inspector, or a company that is controlled by a company that
12	also has a financial interest in a company employing a home
13	inspector may not:
14	(a) Practice or offer to practice home inspection
15	services unless the person has complied with the provisions of
16	this part;
17	(b) Use the name or title "certified home inspector,"
18	"registered home inspector," "licensed home inspector," "home
19	inspector, " "professional home inspector, " or any combination
20	thereof unless the person has complied with the provisions of
21	this part;
22	(c) Present as his or her own the license of another;
23	(d) Knowingly give false or forged evidence to the
24	department or an employee thereof;
25	(e) Use or attempt to use a license that has been
26	suspended or revoked;
27	(f) Perform or offer to perform, prior to closing, for
28	any additional fee, any repairs to a home on which the
29	inspector or the inspector's company has prepared a home
30	inspection report. This paragraph does not apply to a home
31	warranty company that is affiliated with or retains a home 9 1:46 PM 04/05/07 s2234.ri05.001

1	inspector to perform repairs pursuant to a claim made under a
2	home warranty contract;
3	(g) Inspect for a fee any property in which the
4	inspector or the inspector's company has any financial or
5	<u>transfer interest;</u>
6	(h) Offer or deliver any compensation, inducement, or
7	reward to any broker or agent therefor for the referral of the
8	owner of the inspected property to the inspector or the
9	inspection company; or
10	(i) Accept an engagement to make an omission or
11	prepare a report in which the inspection itself, or the fee
12	payable for the inspection, is contingent upon either the
13	conclusions in the report, preestablished findings, or the
14	close of escrow.
15	(2) Any person who is found to be in violation of any
16	provision of this section commits a misdemeanor of the first
17	degree, punishable as provided in s. 775.082 or s. 775.083.
18	468.832 Disciplinary proceedings
19	(1) The following acts constitute grounds for which
20	the disciplinary actions in subsection (2) may be taken:
21	(a) Violation of any provision of this part or s.
22	<u>455.227(1);</u>
23	(b) Attempting to procure a license to practice home
24	inspection services by bribery or fraudulent
25	misrepresentation;
26	(c) Having a license to practice home inspection
27	services revoked, suspended, or otherwise acted against,
28	including the denial of licensure, by the licensing authority
29	of another state, territory, or country;
30	(d) Being convicted or found guilty of, or entering a
31	plea of nolo contendere to, regardless of adjudication, a
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1	crime in any jurisdiction that directly relates to the
2	practice of home inspection services or the ability to
3	practice home inspection services;
4	(e) Making or filing a report or record that the
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
8	impede or obstruct such filing. Such reports or records shall
9	include only those that are signed in the capacity of a
10	licensed home inspector;
11	(f) Advertising goods or services in a manner that is
12	fraudulent, false, deceptive, or misleading in form or
13	content;
14	(g) Engaging in fraud or deceit, or of negligence,
15	incompetency, or misconduct, in the practice of home
16	inspection services;
17	(h) Failing to perform any statutory or legal
18	obligation placed upon a licensed home inspector; violating
19	any provision of this chapter, a rule of the department, or a
20	lawful order of the department previously entered in a
21	disciplinary hearing; or failing to comply with a lawfully
22	issued subpoena of the department; or
23	(i) Practicing on a revoked, suspended, inactive, or
24	delinquent license.
25	(2) When the department finds any home inspector
26	guilty of any of the grounds set forth in subsection (1), it
27	may enter an order imposing one or more of the following
28	penalties:
29	(a) Denial of an application for licensure.
30	(b) Revocation or suspension of a license.
31	(c) Imposition of an administrative fine not to exceed
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1	\$5,000 for each count or separate offense.
2	(d) Issuance of a reprimand.
3	(e) Placement of the home inspector on probation for a
4	period of time and subject to such conditions as the
5	department may specify.
6	(f) Restriction of the authorized scope of practice by
7	the home inspector.
8	(3) In addition to any other sanction imposed under
9	this part, in any final order that imposes sanctions, the
10	department may assess costs related to the investigation and
11	prosecution of the case.
12	468.8321 DisclosuresPrior to contracting for or
13	commencing a home inspection, a home inspector shall provide
14	to the consumer a copy of his or her license to practice home
15	inspection services in this state and a written disclosure
16	that contains the scope and any exclusions of the home
17	inspection.
18	468.8322 InsuranceA home inspector shall maintain a
19	commercial general liability insurance policy in an amount of
20	not less than \$300,000.
21	468.8323 Home inspection reportUpon completion of
22	each home inspection for compensation, the home inspector
23	shall provide a written report prepared for the homeowner.
24	(1) The home inspector shall report:
25	(a) On those systems and components inspected that, in
26	the professional opinion of the inspector, are significantly
27	deficient or are near the end of their service lives.
28	(b) If self-evident, a reason why the system or
29	component reported under paragraph (a) is significantly
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30	deficient or near the end of its service life.
31	deficient or near the end of its service life. (c) Any systems and components that were present at 12

1	the time of the inspection but were not inspected, and a
2	reason they were not inspected.
3	(2) A home inspector is not required to provide
4	estimates related to the cost of repair of an inspected
5	property.
6	468.8324 Grandfather clauseUntil January 1, 2009,
7	notwithstanding any other provision of this part, a person may
8	qualify to be licensed by the department as a home inspector
9	if he or she:
10	(1) Has received a high school diploma or its
11	equivalent;
12	(2) Has been engaged in the practice of home
13	inspection for compensation for at least 3 years prior to the
14	effective date of this part;
15	(3) Is of good moral character as defined in s.
16	468.8313; and
17	(4) Has not committed any acts which would be grounds
18	for disciplinary actions had the person been licensed under
19	this part.
20	Section 2. Part XVI of chapter 468, Florida Statutes,
21	consisting of sections 468.84, 468.841, 468.8411, 468.8412,
22	468.8413, 468.8414, 468.8415, 468.8416, 468.8417, 468.8418,
23	468.8419, 468.842, 468.8421, 468.8422, and 468.8423, is
24	created to read:
25	468.84 Legislative purpose The Legislature finds it
26	necessary in the interest of the public safety and welfare, to
27	prevent damage to the real and personal property, to avert
28	economic injury to the residents of this state, and to
29	regulate persons and companies that hold themselves out to the
30	public as qualified to perform mold-related services.
31	468.841 Exemptions
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1	(1) The following persons are not required to comply
2	with any provisions of this part relating to mold assessment:
3	(a) A residential property owner who performs mold
4	assessment on his or her own property.
5	(b) A person who performs mold assessment on property
6	owned or leased by the person, the person's employer, or an
7	entity affiliated with the person's employer through common
8	ownership, or on property operated or managed by the person's
9	employer or an entity affiliated with the person's employer
10	through common ownership. This exemption does not apply if the
11	person, employer, or affiliated entity engages in the business
12	of performing mold assessment for the public.
13	(c) An employee of a mold assessor while directly
14	supervised by the mold assessor.
15	(d) Persons or business organizations acting within
16	the scope of the respective licenses required under chapter
17	471, part I of chapter 481, chapter 482, or chapter 489, are
18	acting on behalf of an insurer under part VI of chapter 626,
19	or are persons in the manufactured housing industry who are
20	licensed under chapter 320, except when any such persons or
21	business organizations hold themselves out for hire to the
22	<pre>public as a "certified mold remediator," "registered mold</pre>
23	remdiator, " "licensed mold remediator, " "mold remediator, "
24	"professional mold remediator," or any combination thereof
25	stating or implying licensure under this part.
26	(e) An authorized employee of the United States, this
27	state, or any municipality, county, or other political
28	subdivision, or public or private school and who is conducting
29	mold assessment within the scope of that employment, as long
30	as the employee does not hold out for hire to the general
31	public or otherwise engage in mold assessment.
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1	(2) The following persons are not required to comply
2	with any provisions of this part relating to mold remediation:
3	(a) A residential property owner who performs mold
4	remediation on his or her own property.
5	(b) A person who performs mold remediation on property
6	owned or leased by the person, the person's employer, or an
7	entity affiliated with the person's employer through common
8	ownership, or on property operated or managed by the person's
9	employer or an entity affiliated with the person's employer
10	through common ownership. This exemption does not apply if the
11	person, employer, or affiliated entity engages in the business
12	of performing mold remediation for the public.
13	(c) An employee of a mold remediator while directly
14	supervised by the mold remediator.
15	(d) Persons or business organizations that are acting
16	within the scope of the respective licenses required under
17	chapter 471, part I of chapter 481, chapter 482, or chapter
18	489, are acting on behalf of an insurer under part VI of
19	chapter 626, or are persons in the manufactured housing
20	industry who are licensed under chapter 320, except when any
21	such persons or business organizations hold themselves out for
22	hire to the public as a "certified mold assessor," "registered
23	<pre>mold assessor," "licensed mold assessor," "mold assessor,"</pre>
24	"professional mold assessor," or any combination thereof
25	stating or implying licensure under this part.
26	(e) An authorized employee of the United States, this
27	state, or any municipality, county, or other political
28	subdivision, or public or private school and who is conducting
29	mold remediation within the scope of that employment, as long
30	as the employee does not hold out for hire to the general
31	public or otherwise engage in mold remediation.
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1	468.8411 DefinitionsAs used in this part, the term:
2	(1) "Department" means the Department of Business and
3	Professional Regulation.
4	(2) "Mold" means an organism of the class fungi that
5	causes disintegration of organic matter and produces spores,
6	and includes any spores, hyphae, and mycotoxins produced by
7	mold.
8	(3) "Mold assessment" means a process performed by a
9	mold assessor that includes the physical sampling and detailed
10	evaluation of data obtained from a building history and
11	inspection to formulate an initial hypothesis about the
12	origin, identity, location, and extent of amplification of
13	mold growth of greater than ten square feet.
14	(4) "Mold assessor" means any person who performs or
15	directly supervises a mold assessment.
16	(5) "Mold remediation" means the removal, cleaning,
17	sanitizing, demolition, or other treatment, including
18	preventive activities, of mold or mold-contaminated matter of
19	greater than ten square feet that was not purposely grown at
20	that location; however, such removal, cleaning, sanitizing,
21	demolition, or other treatment, including preventive
22	activities, may not be work that requires a license under
23	chapter 489 unless performed by a person who is licensed under
24	that chapter or the work complies with that chapter.
25	(6) "Mold remediator" means any person who performs
26	mold remediation. A mold remediator may not perform any work
27	that requires a license under chapter 489 unless the mold
28	remediator is also licensed under that chapter or complies
29	with that chapter.
30	<u>468.8412 Fees</u>
31	(1) The department, by rule, may establish fees to be 16 1:46 PM 04/05/07 s2234.ri05.001

1	paid for application, examination, reexamination, licensing
2	and renewal, inactive status application and reactivation of
3	inactive licenses, and application for providers of continuing
4	education. The department may also establish by rule a
5	delinquency fee. Fees shall be based on department estimates
6	of the revenue required to implement the provisions of this
7	part. All fees shall be remitted with the application,
8	examination, reexamination, licensing and renewal, inactive
9	status application and reactivation of inactive licenses, and
10	application for providers of continuing education.
11	(2) The application fee shall not exceed \$125 and is
12	nonrefundable. The examination fee shall not exceed \$125 plus
13	the actual per applicant cost to the department to purchase
14	the examination, if the department chooses to purchase the
15	examination. The examination fee shall be in an amount that
16	covers the cost of obtaining and administering the examination
17	and shall be refunded if the applicant is found ineligible to
18	sit for the examination.
19	(3) The fee for an initial license shall not exceed
20	<u>\$200.</u>
21	(4) The fee for an initial certificate of
22	authorization shall not exceed \$200.
23	(5) The fee for a biennial license renewal shall not
24	exceed \$400.
25	(6) The fee for a biennial certificate of
26	authorization renewal shall not exceed \$400.
27	(7) The fee for licensure by endorsement shall not
28	exceed \$200.
29	(8) The fee for application for inactive status shall
30	not exceed \$100.
31	(9) The fee for reactivation of an inactive license
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1	shall not exceed \$200.
2	(10) The fee for applications from providers of
3	continuing education may not exceed \$500.
4	468.8413 Examinations
5	(1) A person desiring to be licensed as a mold
6	assessor or mold remediator shall apply to the department to
7	take a licensure examination.
8	(2) An applicant shall be entitled to take the
9	licensure examination to practice in this state as a mold
10	assessor or mold remediator if the applicant is of good moral
11	<pre>character and has satisfied one of the following requirements:</pre>
12	(a)1. For a mold remediator, at least a 2-year degree
13	in microbiology, engineering, architecture, industrial
14	hygiene, occupational safety, or a related field of science
15	from an accredited institution and a minimum of 1 year of
16	documented field experience in a field related to mold
17	remediation; or
18	2. A high school diploma or the equivalent with a
19	minimum of 4 years of documented field experience in a field
20	related to mold remediation.
21	(b)1. For a mold assessor, at least a 2-year degree in
22	microbiology, engineering, architecture, industrial hygiene,
23	occupational safety, or a related field of science from an
24	accredited institution and a minimum of 1 year of documented
25	field experience in conducting microbial sampling or
26	investigations; or
27	2. A high school diploma or the equivalent with a
28	minimum of 4 years of documented field experience in
29	conducting microbial sampling or investigations.
30	(3) The department shall review and approve courses of
31	study in mold assessment and mold remediation. 18
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1	(4)(a) Good moral character means a personal history
2	of honesty, fairness, and respect for the rights of others and
3	for the laws of this state and nation.
4	(b) The department may refuse to certify an applicant
5	for failure to satisfy this requirement only if:
6	1. There is a substantial connection between the lack
7	of good moral character of the applicant and the professional
8	responsibilities of a licensed mold assessor or mold
9	remediator; and
10	2. The finding by the department of lack of good moral
11	character is supported by clear and convincing evidence.
12	(c) When an applicant is found to be unqualified for a
13	license because of a lack of good moral character, the
14	department shall furnish the applicant a statement containing
15	the findings of the department, a complete record of the
16	evidence upon which the determination was based, and a notice
17	of the rights of the applicant to a rehearing and appeal.
18	(5) The department may adopt rules pursuant to ss.
19	120.536(1) and 120.54 to implement the provisions of this
20	section.
21	468.8414 Licensure
22	(1) The department shall license any applicant who the
23	department certifies is qualified to practice mold assessment
24	or mold remediation.
25	(2) The department shall certify for licensure any
26	applicant who satisfies the requirements of s. 468.8413, who
27	has passed the licensing examination, and who has documented
28	training in water, mold, and respiratory protection. The
29	department may refuse to certify any applicant who has
30	violated any of the provisions of this part.
31	(3) The department shall certify as qualified for a
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1	license by endorsement an applicant who is of good moral
2	character and:
3	(a) Is qualified to take the examination as set forth
4	in s. 468.8413 and has passed a certification examination
5	offered by a nationally recognized organization that certifies
6	persons in the specialty of mold assessment or mold
7	remediation that has been approved by the department as
8	substantially equivalent to the requirements of this part and
9	s. 455.217; or
10	(b) Holds a valid license to practice mold assessment
11	or mold remediation issued by another state or territory of
12	the United States if the criteria for issuance of the license
13	were substantially the same as the licensure criteria that is
14	established by this part as determined by the department.
15	(4) The department shall not issue a license by
16	endorsement to any applicant who is under investigation in
17	another state for any act that would constitute a violation of
18	this part or chapter 455 until such time as the investigation
19	is complete and disciplinary proceedings have been terminated.
20	468.8415 Renewal of license
21	(1) The department shall renew a license upon receipt
22	of the renewal application and fee and upon certification by
23	the department that the licensee has satisfactorily completed
24	the continuing education requirements of s. 468.8416.
25	(2) The department shall adopt rules establishing a
26	procedure for the biennial renewal of licenses.
27	468.8416 Continuing education
28	(1) The department may not renew a license until the
29	licensee submits proof satisfactory to it that during the 2
30	years prior to his or her application for renewal the licensee
31	has completed at least 14 hours of continuing education.
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1	Criteria and course content shall be approved by the
2	department by rule.
3	(2) The department may prescribe by rule additional
4	continuing professional education hours, not to exceed 25
5	percent of the total hours required, for failure to complete
6	the hours required for renewal by the end of the renewal
7	period.
8	468.8417 Inactive license
9	(1) A licensee may request that his or her license be
10	placed in an inactive status by making application to the
11	department.
12	(2) A license that has become inactive may be
13	reactivated upon application to the department. The department
14	may prescribe by rule continuing education requirements as a
15	condition of reactivating a license. The continuing education
16	requirements for reactivating a license may not exceed 14
17	hours for each year the license was inactive.
18	(3) The department shall adopt rules relating to
19	licenses that have become inactive and for the renewal of
20	inactive licenses. The department shall prescribe by rule a
21	fee not to exceed \$200 for the reactivation of an inactive
22	license and a fee not to exceed \$200 for the renewal of an
23	inactive license.
24	468.8418 Certification of partnerships and
25	corporations
26	(1) The department shall issue a certificate of
27	authorization to a corporation or partnership offering mold
28	assessment or mold remediation services to the public if the
29	corporation or partnership satisfies all of the requirements
30	of this part.
31	(2) The practice of or the offer to practice mold
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1	assessment or mold remediation by licensees through a
2	corporation or partnership offering mold assessment or mold
3	remediation to the public, or by a corporation or partnership
4	offering such services to the public through licensees under
5	this part as agents, employees, officers, or partners, is
6	permitted subject to the provisions of this part, provided
7	that the corporation or partnership has been issued a
8	certificate of authorization by the department as provided in
9	this section. Nothing in this section shall be construed to
10	allow a corporation to hold a license to practice mold
11	assessment or mold remediation. No corporation or partnership
12	shall be relieved of responsibility for the conduct or acts of
13	its agents, employees, or officers by reason of its compliance
14	with this section, nor shall any individual practicing mold
15	assessment or mold remediation be relieved of responsibility
16	for professional services performed by reason of his or her
17	employment or relationship with a corporation or partnership.
18	(3) For the purposes of this section, a certificate of
19	authorization shall be required for a corporation,
20	partnership, association, or person practicing under a
21	fictitious name, offering mold assessment or mold remediation;
22	however, when an individual is practicing mold assessment or
23	mold remediation under his or her own given name, he or she
24	shall not be required to register under this section.
25	(4) Each certificate of authorization shall be renewed
26	every 2 years. Each partnership and corporation certified
27	under this section shall notify the department within 1 month
28	of any change in the information contained in the application
29	upon which the certification is based.
30	(5) Disciplinary action against a corporation or
31	partnership shall be administered in the same manner and on
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1	the same grounds as disciplinary action against a licensed
2	mold assessor or mold remediator.
3	468.8419 Prohibitions; penalties
4	(1) A mold assessor, a company that employs a mold
5	assessor, or a company that is controlled by a company that
6	also has a financial interest in a company employing a mold
7	assessor may not:
8	(a) Perform or offer to perform any mold assessment
9	unless the mold assessor has documented training in water,
10	mold, and respiratory protection under s. 468.8414(2).
11	(b) Perform or offer to perform any mold assessment
12	unless the person has complied with the provisions of this
13	part.
14	(c) Use the name or title "certified mold assessor,"
15	registered mold assessor," "licensed mold assessor," "mold"
16	assessor, " "professional mold assessor, " or any combination
17	thereof unless the person has complied with the provisions
18	this part;
19	(d) Perform or offer to perform any mold remediation
20	to a structure on which the mold assessor or the mold
21	assessor's company provided a mold assessment within the last
22	12 months.
23	(e) Inspect for a fee any property in which the
24	assessor or the assessor's company has any financial or
25	<u>transfer interest.</u>
26	(f) Accept any compensation, inducement, or reward
27	from a mold remediator or mold remediator's company for the
28	referral of any business to the mold remediator or the mold
29	remediator's company.
30	(g) Offer any compensation, inducement, or reward to a
31	mold remediator or mold remediator's company for the referral 23
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1	of any business from the mold remediator or the mold
2	remediator's company.
3	(h) Accept an engagement to make an omission of the
4	assessment or conduct an assessment in which the assessment
5	itself, or the fee payable for the assessment, is contingent
6	upon the conclusions of the assessment.
7	(2) A mold remediator, a company that employs a mold
8	remediator, or a company that is controlled by a company that
9	also has a financial interest in a company employing a mold
10	remediator may not:
11	(a) Perform or offer to perform any mold remediation
12	unless the remediator has documented training in water, mold,
13	and respiratory protection under s. 468.8414(2).
14	(b) Perform or offer to perform any mold remediation
15	unless the person has complied with the provisions of this
16	part.
17	(c) Use the name or title "certified mold remediator,"
18	"registered mold remediator," "licensed mold remediator,"
19	"mold remediator," "professional mold remediator," or any
20	combination thereof unless the person has complied with the
21	provisions of this part;
22	(d) Perform or offer to perform any mold assessment to
23	a structure on which the mold remediator or the mold
24	remediator's company provided a mold remediation within the
25	last 12 months.
26	(e) Remediate for a fee any property in which the mold
27	remediator or the mold remediator's company has any financial
28	or transfer interest.
29	(f) Accept any compensation, inducement, or reward
30	from a mold assessor or mold assessor's company for the
31	referral of any business from the mold assessor or the mold
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1	assessor's company.
2	(g) Offer any compensation, inducement, or reward to a
3	mold assessor or mold assessor's company for the referral of
4	any business from the mold assessor or the mold assessor's
5	company.
6	(3) Any person who violates any provision of this
7	section commits:
8	(a) A misdemeanor of the second degree for a first
9	violation, punishable as provided in s. 775.082 or s. 775.083.
10	(b) A misdemeanor of the first degree for a second
11	violation, punishable as provided in s. 775.082 or s. 775.083.
12	(c) A felony of the third degree for a third or
13	subsequent violation, punishable as provided in s. 775.082, s.
14	775.083, or s. 775.084.
15	468.842 Disciplinary proceedings
16	(1) The following acts constitute grounds for which
17	the disciplinary actions in subsection (2) may be taken:
18	(a) Violation of any provision of this part or s.
19	<u>455.227(1);</u>
20	(b) Attempting to procure a license to practice mold
21	assessment or mold remediation by bribery or fraudulent
22	misrepresentations;
23	(c) Having a license to practice mold assessment or
24	mold remediation revoked, suspended, or otherwise acted
25	against, including the denial of licensure, by the licensing
26	authority of another state, territory, or country;
27	(d) Being convicted or found guilty of, or entering a
28	plea of nolo contendere to, regardless of adjudication, a
29	crime in any jurisdiction that directly relates to the
30	practice of mold assessment or mold remediation or the ability
31	to practice mold assessment or mold remediation;
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1	(e) Making or filing a report or record that the			
2	licensee knows to be false, willfully failing to file a report			
3	or record required by state or federal law, willfully impeding			
4	or obstructing such filing, or inducing another person to			
5	impede or obstruct such filing. Such reports or records shall			
6	include only those that are signed in the capacity of a			
7	registered mold assessor or mold remediator;			
8	(f) Advertising goods or services in a manner that is			
9	fraudulent, false, deceptive, or misleading in form or			
10	content;			
11	(g) Engaging in fraud or deceit, or of negligence,			
12	incompetency, or misconduct, in the practice of mold			
13	assessment or mold remediation;			
14	(h) Failing to perform any statutory or legal			
15	obligation placed upon a licensed mold assessor or mold			
16	remediator; violating any provision of this chapter, a rule of			
17	the department, or a lawful order of the department previously			
18	entered in a disciplinary hearing; or failing to comply with a			
19	lawfully issued subpoena of the department; or			
20	(i) Practicing on a revoked, suspended, inactive, or			
21	delinquent license.			
22	(2) When the department finds any mold assessor or			
23	mold remediator guilty of any of the grounds set forth in			
24	subsection (1), it may enter an order imposing one or more of			
25	the following penalties:			
26	(a) Denial of an application for licensure.			
27	(b) Revocation or suspension of a license.			
28	(c) Imposition of an administrative fine not to exceed			
29	\$5,000 for each count or separate offense.			
30	(d) Issuance of a reprimand.			
31	(e) Placement of the mold assessor or mold remediator 26			
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1	on probation for a period of time and subject to such			
2	conditions as the department may specify.			
3	(f) Restriction of the authorized scope of practice by			
4	the mold assessor or mold remediator.			
5	(3) In addition to any other sanction imposed under			
6	this part, in any final order that imposes sanctions, the			
7	department may assess costs related to the investigation and			
8	prosecution of the case.			
9	468.8421 Insurance			
10	(1) A mold assessor shall maintain general liability			
11	and errors and omissions insurance coverage in an amount of			
12	not less than \$1,000,000.			
13	(2) A mold remediator shall maintain general liability			
14	insurance policy in an amount of not less than \$1,000,000 that			
15	includes specific coverage for mold related claims.			
16	468.8422 ContractsA contract to perform mold			
17	assessment or mold remediation shall be in a document or			
18	electronic record, signed or otherwise authenticated by the			
19	parties. A mold assessment contract is not required to provide			
20	estimates related to the cost of repair of an assessed			
21	property. A mold assessment contract is not required to			
22	provide estimates.			
23	468.8423 Grandfather clauseA person who performs			
24	mold assessment or mold remediation as defined in this part			
25	may qualify to be licensed by the department as a mold			
26	assessor or mold remediator if the person meets the licensure			
27	requirements of this part by July 1, 2008.			
28	Section 4. This act shall take effect October 1, 2007.			
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Bill No. SB 2234

Barcode 364296

1 ======= T I T L E A M E N D M E N T ========= And the title is amended as follows: 2 Delete everything before the enacting clause 3 4 5 and insert: б A bill to be entitled 7 An act relating to regulation of building inspection professionals; creating pt. XV of 8 9 ch. 468, F.S., relating to regulation of home 10 inspectors; providing a purpose; providing 11 exemptions; providing definitions; authorizing the Department of Business and Professional 12 13 Regulation to establish fees; limiting fee amounts; providing for a home inspector 14 15 licensure examination; providing qualifications 16 to take the licensure examination; providing requirements for the department to certify and 17 license home inspectors; providing for 18 19 licensure by endorsement; requiring continuing education for license renewal; providing 20 21 criteria for continuing education; providing 22 for inactivation of licenses; requiring the department to establish fees for the 23 2.4 reactivation and renewal of inactive licenses; providing for certification of partnerships and 25 corporations offering home inspection services; 26 requiring a certificate of authorization for 27 certain persons and entities practicing home 28 29 inspection services; providing for prohibitions and penalties; providing grounds for 30 31 disciplinary proceedings; authorizing the

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	department to impose specified penalties	,
	requiring home inspectors to provide a	
	specified disclosure to consumers; requi	ring
	home inspectors to maintain a specified	
	insurance policy; requiring home inspect	
	provide a written report to homeowners u	pon
	completion of each home inspection; prov	iding
	content requirements for home inspection	
	reports; authorizing certain persons to	qualify
	for home inspection licensure notwithsta	nding
	the requirements of this part; creating	pt. XVI
	of ch. 468, F.S., relating to regulation	of
	mold remediators and mold assessors; pro-	viding
	a purpose; providing exemptions; providi	ng
	definitions; authorizing the department	to
	establish fees; limiting fee amounts; pr	oviding
	for a mold assessor and mold remediator	
	licensure examination; providing qualifi	cations
	to take the licensure examinations; prov	iding
	requirements for the department to certi	fy and
	license home inspectors; providing for	
	licensure by endorsement; requiring cont	inuing
	education for license renewal; providing	
	criteria for continuing education; provide	ding
	for inactivation of licenses; requiring	the
	department to establish fees for the	
	reactivation and renewal of inactive lic	enses;
	providing for certification of partnersh	ips and
	corporations offering mold assessment or	mold
	remediation services; requiring a certif	icate
	of authorization for certain persons and	
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	Balcode 304290
1	entities practicing home inspection services;
2	providing for prohibitions and penalties;
3	providing grounds for disciplinary proceedings;
4	authorizing the department to impose specified
5	penalties; requiring mold assessors and mold
6	remediators to maintain specified insurance
7	policies; providing requirements for contracts
8	to perform mold assessment or mold remediation;
9	authorizing certain persons to qualify for mold
10	assessment and mold remediation licensure
11	notwithstanding the requirements of this part;
12	providing an effective date.
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