By Senator Jones

	13-01060B-09 20091640
1	A bill to be entitled
2	An act relating to public accountancy; amending s.
3	455.217, F.S.; removing the authority of the Board of
4	Accountancy or the Department of Business and
5	Professional Regulation to require that certain
6	applicants for licensure pass an examination
7	pertaining to state laws and rules; amending s.
8	455.271, F.S.; providing that certain licensees are
9	not subject to specified continuing education
10	requirements for reactivation of a license; amending
11	s. 473.303, F.S.; specifying that members of the Board
12	of Accountancy and probable cause panels who hold
13	licenses must be licensed in this state; amending s.
14	473.305, F.S.; deleting provisions requiring a late
15	filing fee; amending s. 473.308, F.S.; revising
16	educational requirements for applicants for licensure;
17	providing an exception to a work experience
18	requirement for certain persons; amending s. 473.311,
19	F.S.; deleting an examination requirement for
20	licensure renewal; amending s. 473.313, F.S.; deleting
21	a minimum continuing education requirement for
22	reactivating an inactive license; requiring certain
23	continuing education hours in ethics in order to
24	reactivate certain licenses; conforming provisions;
25	providing an effective date.
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27	Be It Enacted by the Legislature of the State of Florida:
28	
29	Section 1. Subsection (7) of section 455.217, Florida

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30	Statutes, is amended to read:
31	455.217 Examinations.—This section shall be read in
32	conjunction with the appropriate practice act associated with
33	each regulated profession under this chapter.
34	(7) In addition to meeting any other requirements for
35	licensure by examination or by endorsement, an applicant may be
36	required by a board, or by the department, if there is no board,
37	to pass an examination pertaining to state laws and rules
38	applicable to the practice of the profession regulated by that
39	board or by the department.
40	Section 2. Subsection (10) of section 455.271, Florida
41	Statutes, is amended to read:
42	455.271 Inactive and delinquent status
43	(10) Before reactivation, an inactive or delinquent
44	licensee shall meet the same continuing education requirements,
45	if any, imposed on an active status licensee for all biennial
46	licensure periods in which the licensee was inactive or
47	delinquent. This subsection does not apply to persons regulated
48	under chapter 473.
49	Section 3. Section 473.303, Florida Statutes, is amended to
50	read:
51	473.303 Board of Accountancy
52	(1) There is created in the department the Board of
53	Accountancy. The board shall consist of nine members, seven of
54	whom must be certified public accountants <u>licensed in this state</u>
55	and two of whom must be laypersons who are not and have never
56	been certified public accountants or members of any closely
57	related profession or occupation. The members who are certified
58	public accountants must have practiced public accounting on a

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20091640 13-01060B-09 59 substantially full-time basis in this state for at least 5 years. At least one member of the board must be 60 years of age 60 61 or older. Each member shall be appointed by the Governor, 62 subject to confirmation by the Senate. (2) The probable cause panel of the board may be composed 63 64 of at least one current board member who shall serve as chair 65 and additional current board members or past board members of 66 the board who are certified public accountants licensed in this 67 state and licensees in good standing. The past board members 68 shall be appointed to the panel for a term maximum of 2 years by 69 the chair of the board with the approval of the secretary of the 70 department, and may be reappointed for additional terms. 71 Section 4. Section 473.305, Florida Statutes, is amended to 72 read: 73 473.305 Fees.-The board, by rule, may establish fees to be 74 paid for applications, examination, reexamination, licensing and 75 renewal, reinstatement, and recordmaking and recordkeeping. The 76 fee for the examination shall be established at an amount that 77 covers the costs for the procurement or development, 78 administration, grading, and review of the examination. The fee 79 for the examination is refundable if the applicant is found to 80 be ineligible to sit for the examination. The fee for initial application is nonrefundable, and the combined fees for 81 82 application and examination may not exceed \$250 plus the actual per applicant cost to the department for purchase of the 83 84 examination from the American Institute of Certified Public 85 Accountants or a similar national organization. The biennial 86 renewal fee may not exceed \$250. The board may also establish, 87 by rule, a reactivation fee, a late filing fee for the law and

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13-01060B-09 20091640 88 rules examination, and a delinquency fee not to exceed \$50 for 89 continuing professional education reporting forms. The board 90 shall establish fees which are adequate to ensure the continued 91 operation of the board and to fund the proportionate expenses 92 incurred by the department which are allocated to the regulation 93 of public accountants. Fees shall be based on department 94 estimates of the revenue required to implement this chapter and 95 the provisions of law with respect to the regulation of 96 certified public accountants. 97 Section 5. Subsections (3) and (4) of section 473.308, 98 Florida Statutes, are amended to read: 99 473.308 Licensure.-100 (3) An applicant for licensure must have at least 150 101 semester hours of college education, including a baccalaureate 102 or higher degree conferred by an accredited college or 103 university received a baccalaureate degree with a major in 104 accounting or its equivalent plus at least 30 semester hours or 105 45 quarter hours in excess of those required for a 4-year 106 baccalaureate degree, with a concentration in accounting and 107 business in the total educational program to the extent 108 specified by the board. 109 (4) (a) An applicant for licensure after December 31, 2008, 110 must show that he or she has had 1 year of work experience. This 111 experience shall include providing any type of service or advice involving the use of accounting, attest, compilation, management 112 advisory, financial advisory, tax, or consulting skills, all of 113 which must be verified by a certified public accountant who is 114 115 licensed by a state or territory of the United States and who

116 has supervised the applicant. This experience is acceptable if

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117	it was gained through employment in government, industry,
118	academia, or public practice; constituted a substantial part of
119	the applicant's duties; and was under the supervision of a
120	certified public accountant licensed by a state or territory of
121	the United States. The board shall adopt rules specifying
122	standards and providing for the review and approval of the work
123	experience required by this section.
124	(b) However, an applicant who completed the requirements of
125	subsection (3) on or before December 31, 2008, and who passes
126	the licensure examination on or before June 30, 2010, is exempt
127	from the requirements of this subsection.
128	Section 6. Section 473.311, Florida Statutes, is amended to
129	read:
130	473.311 Renewal of license
131	(1) The department shall renew a license upon receipt of
132	the renewal application and fee and upon certification by the
133	board that the licensee has satisfactorily completed the
134	continuing education requirements of s. 473.312 and has passed
135	an examination approved by the board on chapter 455 and this
136	chapter and the related administrative rules. However, each
137	licensee must complete the requirements of s. 473.312(1)(c)
138	prior to taking the examination.
139	(2) The department shall adopt rules establishing a
140	procedure for the biennial renewal of licenses.
141	Section 7. Section 473.313, Florida Statutes, is amended to
142	read:
143	473.313 Inactive status
144	(1) A licensee may request that her or his license be
145	placed in an inactive status by making application to the
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13-01060B-0920091640___146department. The board may prescribe by rule fees for placing a147license on inactive status, renewal of inactive status, and148reactivation of an inactive license.

149 (2) A license that has become inactive may be reactivated 150 under s. 473.311 upon application to the department. The board 151 may prescribe by rule continuing education requirements as a 152 condition of reactivating a license. The minimum continuing 153 education requirements for reactivating a license shall be those 154 prescribed by board rule and those of the most recent biennium 155 plus one-half of the requirements in s. 473.312 for each year or 156 part thereof during which the license was inactive. 157 Notwithstanding any other provision of this section, the 158 continuing education requirements are 120 hours, including at 159 least 30 hours in accounting-related and auditing-related 160 subjects, and not more than 30 hours in behavioral subjects, and 161 a minimum of 8 hours in ethics subjects approved by the board, 162 for the reactivation of a license that is inactive on June 30, 163 2009 1998, if the licensee notifies the Board of Accountancy by 164 December 31, 2009 1998, of an intention to reactivate such a 165 license and completes such reactivation by June 30, 2011 2000.

(3) Any licensee holding an inactive license may be permitted to reactivate such license in a conditional manner. The conditions of reactivation shall require, in addition to the payment of fees, the passing of the examination approved by the board concerning chapter 455 and this chapter, and the related administrative rules, and the completion of required continuing education.

(4) Notwithstanding the provisions of s. 455.271, the board
may, at its discretion, reinstate the license of an individual

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175	whose license has become null and void if the individual has
176	made a good faith effort to comply with this section but has
177	failed to comply because of illness or unusual hardship. The
178	individual shall apply to the board for reinstatement in a
179	manner prescribed by rules of the board and shall pay an
180	application fee in an amount determined by rule of the board.
181	The board shall require that <u>the</u> such an individual meet all
182	continuing education requirements as provided in subsection (2)
183	s. 473.312, pay appropriate licensing fees, and otherwise be
184	eligible for renewal of licensure under this chapter.
185	Section 8. This act shall take effect July 1, 2009.

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