${\bf By}$ Senator Constantine

	22-01019-10 20102694
1	A bill to be entitled
2	An act relating to the Florida Building Commission;
3	amending s. 553.37, F.S.; requiring that the
4	Department of Community Affairs adopt rules addressing
5	the performance of its designee and contractors;
6	authorizing the department to adopt rules that provide
7	for manufacturers to pay fees directly to the
8	administrator; providing an exception from approval
9	and insignia requirements for custom or one-of-a-kind
10	prototype manufactured buildings; requiring that such
11	manufactured buildings be in compliance with all of
12	the requirements of the local governmental agency
13	having jurisdiction at the installation site; amending
14	s. 553.375, F.S.; revising provisions relating to the
15	recertification of manufactured buildings; providing
16	that the manufacturer, dealer, or owner of a
17	manufactured building may apply for recertification of
18	such building before it is relocated to a site that
19	has a higher design wind speed; amending s. 553.512,
20	F.S.; requiring that the Florida Building Commission
21	adopt rules establishing a fee to be paid upon
22	submitting a request for a waiver from the
23	requirements of the Florida Americans with
24	Disabilities Accessibility Implementation Act;
25	amending s. 553.73, F.S.; authorizing counties and
26	municipalities to adopt by ordinance administrative
27	and technical amendments to the Florida Building Code
28	regarding flood resistance to implement the National
29	Flood Insurance Program; deleting a provision that

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22-01019-10 20102694 30 requires the Florida Building Commission to make an 31 updated version of the Florida Building Code available 32 to the public; authorizing the commission to approve 33 certain amendments to the code; exempting certain 34 family mausoleums from the code; amending s. 553.74, 35 F.S.; providing that a member of any of the 36 commission's technical advisory committees, or other 37 advisory committees or workgroups, does not have an impermissible conflict of interest when representing 38 39 clients before the commission or one of its committees 40 or workgroups; providing an exception if the member 41 has a direct financial interest; amending s. 553.76, 42 F.S.; authorizing the commission to adopt rules 43 related to its consensus-based decisionmaking 44 processes; amending s. 553.775, F.S.; authorizing the 45 commission to impose a fee for filing requests for 46 declaratory statements and nonbinding interpretations; 47 amending s. 553.80, F.S.; providing that certain exemptions from the Florida Building Code do not apply 48 49 to a single-family residence located in a flood hazard area unless the work is determined not to be a 50 51 substantial improvement to such residence; amending s. 52 553.842, F.S.; revising provisions relating to the 53 product evaluation and approval system; authorizing 54 the commission to adopt rules providing for the 55 payment of fees related to approvals; authorizing the 56 commission to adopt rules allowing for editorial 57 revisions to approvals; revising provisions requiring 58 that the commission specifically approve the

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59	International Association of Plumbing and Mechanical
60	Officials Evaluation Service; amending s. 553.885,
61	F.S.; revising provisions requiring that certain
62	buildings have an approved operational carbon monoxide
63	alarm; authorizing the installation of a battery-
64	powered carbon monoxide alarm or a battery-powered
65	combination carbon monoxide and smoke alarm; providing
66	an exemption for existing buildings that are
67	undergoing alterations or repairs unless the
68	alteration is an extension or increase in floor area,
69	number of stories, or height of a building or
70	structure; defining the term "addition"; providing an
71	effective date.
72	
73	Be It Enacted by the Legislature of the State of Florida:
74	
75	Section 1. Subsections (2) and (8) of section 553.37,
76	Florida Statutes, are amended, and subsection (12) is added to
77	that section, to read:
78	553.37 Rules; inspections; and insignia
79	(2) The department shall adopt rules to address:
80	(a) Procedures and qualifications for approval of third-
81	party plan review and inspection agencies and of those who
82	perform inspections and plan reviews.
83	(b) Investigation of consumer complaints of noncompliance
84	of manufactured buildings with the Florida Building Code and the
85	Florida Fire Prevention Code.
86	(c) Issuance, cancellation, and revocation of any insignia
87	issued by the department and procedures for auditing and

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88	accounting for disposition of them.
89	(d) Monitoring the manufacturers', inspection agencies',
90	and plan review agencies' compliance with this part and the
91	Florida Building Code. Monitoring may include, but is not
92	limited to, performing audits of plans, inspections of
93	manufacturing facilities and observation of the manufacturing
94	and inspection process, and onsite inspections of buildings.
95	(e) The performance by the department and its designee and
96	contractors of any other functions required by this part.
97	(8) The department, by rule, shall establish a schedule of
98	fees to pay the cost of the administration and enforcement of
99	this part. The rule may provide for manufacturers to pay fees
100	directly to the administrator.
101	(12) Custom or one-of-a-kind prototype manufactured
102	buildings are not required to have state approval, but must be
103	in compliance with all of the requirements of the local
104	governmental agency that has jurisdiction at the installation
105	site.
106	Section 2. Section 553.375, Florida Statutes, is amended to
107	read:
108	553.375 Recertification of manufactured buildingsPrior to
109	the relocation of a manufactured building within the state to a
110	site that has a higher design wind speed, or the modification,
111	or change of occupancy of <u>such</u> a manufactured building within
112	the state, the manufacturer, dealer, or owner thereof may apply
113	to the department for recertification of that manufactured
114	building. The department shall, by rule, provide what
115	information the applicant must submit for recertification and
116	for plan review and inspection of such manufactured buildings

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22-01019-10 20102694 117 and shall establish fees for recertification. Upon a 118 determination by the department that the manufactured building 119 complies with the applicable building codes, the department 120 shall issue a recertification insignia. A manufactured building 121 that bears recertification insignia does not require any 122 additional approval by an enforcement jurisdiction in which the 123 building is sold or installed, and is considered to comply with 124 all applicable codes. As an alternative to recertification by the department, the manufacturer, dealer, or owner of a 125 126 manufactured building may seek appropriate permitting and a 127 certificate of occupancy from the local jurisdiction in accordance with procedures generally applicable under the 128 129 Florida Building Code. 130 Section 3. Subsection (1) of section 553.512, Florida 131 Statutes, is amended to read: 132 553.512 Modifications and waivers; advisory council.-133 (1) The Florida Building Commission shall provide by 134 regulation criteria for granting individual modifications of, or exceptions from, the literal requirements of this part upon a 135 136 determination of unnecessary, unreasonable, or extreme hardship, provided such waivers shall not violate federal accessibility 137 138 laws and regulations and shall be reviewed by the Accessibility Advisory Council. The commission shall adopt rules establishing 139 140 a fee to be paid upon submitting a request for a waiver pursuant 141 to this section. Notwithstanding any other provision of this 142 subsection, if an applicant for a waiver demonstrates economic hardship in accordance with 28 C.F.R. s. 36.403(f)(1), a waiver 143 144 shall be granted. The commission may not consider waiving any of

145 the requirements of s. 553.5041 unless the applicant first

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146	demonstrates that she or he has applied for and been denied
147	waiver or variance from all local government zoning, subdivision
148	regulations, or other ordinances that prevent compliance
149	therewith. Further, the commission may not waive the requirement
150	of s. 553.5041(5)(a) and (c)1. governing the minimum width of
151	accessible routes and minimum width of accessible parking
152	spaces.
153	Section 4. Present subsections (5) through (13) of section
154	553.73, Florida Statutes, are redesignated as subsections (6)
155	through (14), respectively, a new subsection (5) is added to
156	that section, and present subsections (6), (7), and (9) of that
157	section are amended, to read:
158	553.73 Florida Building Code.—
159	(5) Notwithstanding subsection (4), a county or
160	municipality may adopt by ordinance administrative and technical
161	amendments to the Florida Building Code regarding flood
162	resistance to implement the programs or incentives of the
163	National Flood Insurance Program. An administrative amendment
164	may assign the duty to enforce all or portions of flood-related
165	code provisions to appropriate agencies of the local government
166	and may adopt procedures for variances and exceptions from
167	flood-related code provisions other than the provisions for
168	structures seaward of the coastal construction control line
169	consistent with 44 C.F.R. s. 60.6. A technical amendment is
170	authorized to the extent that it is more stringent than the
171	code. An administrative or technical amendment is not subject to
172	the requirements in subsection (4) and may not be rescinded by
173	the Florida Building Commission upon updating the code if the
174	amendment is adopted for the purpose of participating in the

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22-01019-10 20102694 175 Community Rating System promulgated pursuant to 42 U.S.C. s. 176 4022. Any amendment adopted pursuant to this subsection shall be 177 transmitted to the commission within 30 days after its adoption. 178 (7) (a) The commission, by rule adopted pursuant to ss. 179 120.536(1) and 120.54, shall update the Florida Building Code 180 every 3 years. When updating the Florida Building Code, the 181 commission shall select the most current version of the 182 International Building Code, the International Fuel Gas Code, the International Mechanical Code, the International Plumbing 183 184 Code, and the International Residential Code, all of which are 185 adopted by the International Code Council, and the National 186 Electrical Code, which is adopted by the National Fire 187 Protection Association, to form the foundation codes of the updated Florida Building Code, if the version has been adopted 188 189 by the applicable model code entity and made available to the public at least 6 months prior to its selection by the 190 191 commission. The commission shall select the most current version 192 of the International Energy Conservation Code (IECC) as a foundation code; however, the IECC shall be modified by the 193 194 commission to maintain the efficiencies of the Florida Energy 195 Efficiency Code for Building Construction adopted and amended 196 pursuant to s. 553.901. 197 (8) (7) Notwithstanding the provisions of subsection (3) or

197 (8)(7) Notwithstanding the provisions of subsection (3) or 198 subsection (7) (6), the commission may address issues identified 199 in this subsection by amending the code pursuant only to the 200 rule adoption procedures contained in chapter 120. Provisions of 201 the Florida Building Code, including those contained in 202 referenced standards and criteria, relating to wind resistance 203 or the prevention of water intrusion may not be amended pursuant

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204	to this subsection to diminish those construction requirements;
205	however, the commission may, subject to conditions in this
206	subsection, amend the provisions to enhance those construction
207	requirements. Following the approval of any amendments to the
208	Florida Building Code by the commission and publication of the
209	amendments on the commission's website, authorities having
210	jurisdiction to enforce the Florida Building Code may enforce
211	the amendments. The commission may approve amendments that are
212	needed to address:
213	(a) Conflicts within the updated code;
214	(b) Conflicts between the updated code and the Florida Fire
215	Prevention Code adopted pursuant to chapter 633;
216	(c) The omission of previously adopted Florida-specific
217	amendments to the updated code if such omission is not supported
218	by a specific recommendation of a technical advisory committee
219	or particular action by the commission;
220	(d) Unintended results from the integration of previously
221	adopted Florida-specific amendments with the model code;
222	(e) Equivalency of standards;
223	(f) The specific needs of state agencies when their rules
224	must be updated to reflect federal requirements relating to
225	design criteria for public educational facilities and state-
226	licensed facilities.
227	<u>(g)(e)</u> Changes to <u>or inconsistencies with</u> federal or state
228	law; or
229	(h) (f) Adoption of an updated edition of the National
230	Electrical Code if the commission finds that delay of
231	implementing the updated edition causes undue hardship to
232	stakeholders or otherwise threatens the public health, safety,

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233	and welfare.
234	(10)(9) The following buildings, structures, and facilities
235	are exempt from the Florida Building Code as provided by law,
236	and any further exemptions shall be as determined by the
237	Legislature and provided by law:
238	(a) Buildings and structures specifically regulated and
239	preempted by the Federal Government.
240	(b) Railroads and ancillary facilities associated with the
241	railroad.
242	(c) Nonresidential farm buildings on farms.
243	(d) Temporary buildings or sheds used exclusively for
244	construction purposes.
245	(e) Mobile or modular structures used as temporary offices,
246	except that the provisions of part II relating to accessibility
247	by persons with disabilities shall apply to such mobile or
248	modular structures.
249	(f) Those structures or facilities of electric utilities,
250	as defined in s. 366.02, which are directly involved in the
251	generation, transmission, or distribution of electricity.
252	(g) Temporary sets, assemblies, or structures used in
253	commercial motion picture or television production, or any
254	sound-recording equipment used in such production, on or off the
255	premises.
256	(h) Storage sheds that are not designed for human
257	habitation and that have a floor area of 720 square feet or less
258	are not required to comply with the mandatory wind-borne-debris-
259	impact standards of the Florida Building Code.
260	(i) Chickees constructed by the Miccosukee Tribe of Indians
261	of Florida or the Seminole Tribe of Florida. As used in this

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262	 paragraph, the term "chickee" means an open-sided wooden hut
263	that has a thatched roof of palm or palmetto or other
264	traditional materials, and that does not incorporate any
265	electrical, plumbing, or other nonwood features.
266	(j) Family mausoleums that are prefabricated and assembled
267	on site, or preassembled and delivered on site; that have walls,
268	roofs, and a floor constructed of granite, marble, or reinforced
269	concrete; and that do not exceed 250 square feet in area.
270	
271	With the exception of paragraphs (a), (b), (c), and (f), in
272	order to preserve the health, safety, and welfare of the public,
273	the Florida Building Commission may, by rule adopted pursuant to
274	chapter 120, provide for exceptions to the broad categories of
275	buildings exempted in this section, including exceptions for
276	application of specific sections of the code or standards
277	adopted therein. The Department of Agriculture and Consumer
278	Services shall have exclusive authority to adopt by rule,
279	pursuant to chapter 120, exceptions to nonresidential farm
280	buildings exempted in paragraph (c) when reasonably necessary to
281	preserve public health, safety, and welfare. The exceptions must
282	be based upon specific criteria, such as under-roof floor area,
283	aggregate electrical service capacity, HVAC system capacity, or
284	other building requirements. Further, the commission may
285	recommend to the Legislature additional categories of buildings,
286	structures, or facilities which should be exempted from the
287	Florida Building Code, to be provided by law.
288	Section 5. Subsection (5) is added to section 553.74,
289	Florida Statutes, to read:
290	553.74 Florida Building Commission.—

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291	(5) Notwithstanding s. 112.313 or any other provision of
292	law, a person's membership on any of the commission's technical
293	advisory committees or other advisory committees or workgroups
294	does not constitute an impermissible conflict of interest if
295	that person represents clients before the commission or one of
296	its committees or workgroups. However, such person may not be
297	part of any discussion or take action as a member of a committee
298	or workgroup on any matter in which he or she has a direct
299	financial interest.
300	Section 6. Subsection (2) of section 553.76, Florida
301	Statutes, is amended to read:
302	553.76 General powers of the commissionThe commission is
303	authorized to:
304	(2) Issue memoranda of procedure for its internal
305	management and control. The commission may adopt rules related
306	to its consensus-based, decisionmaking processes, including, but
307	not limited to, super majority voting requirements for
308	commission actions regarding the adoption of the Florida
309	Building Code.
310	Section 7. Subsection (4) of section 553.775, Florida
311	Statutes, is amended to read:
312	553.775 Interpretations
313	(4) In order to administer this section, the commission may
314	adopt by rule and impose a fee for <u>filing requests for</u>
315	declaratory statements and binding and nonbinding
316	interpretations to recoup the cost of the proceedings which may
317	not exceed \$250 for each request for a review or interpretation.
318	For proceedings conducted by or in coordination with a third-
319	party, the rule may provide that payment be made directly to the

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320	third party, who shall remit to the department that portion of
321	the fee necessary to cover the costs of the department.
322	Section 8. Subsection (3) of section 553.80, Florida
323	Statutes, is amended to read:
324	553.80 Enforcement
325	(3) Each enforcement district shall be governed by a board,
326	the composition of which shall be determined by the affected
327	localities. At its own option each enforcement district or local
328	enforcement agency may promulgate rules granting to the owner of
329	a single-family residence one or more exemptions from the
330	Florida Building Code relating to:
331	(a) Addition, alteration, or repairs performed by the
332	property owner upon his or her own property, provided any
333	addition or alteration shall not exceed 1,000 square feet or the
334	square footage of the primary structure, whichever is less.
335	(b) Addition, alteration, or repairs by a nonowner within a
336	specific cost limitation set by rule, provided the total cost
337	shall not exceed \$5,000 within any 12-month period.
338	(c) Building and inspection fees.
339	
340	The exemptions do not apply to a single-family residence that is
341	located in a mapped flood hazard area, as defined in the code,
342	unless the enforcement district or local enforcement agency has
343	determined, that the work does not constitute a substantial
344	improvement to the single-family residence, including the repair
345	of substantial damage. Each code exemption, as defined in
346	paragraphs (a), (b), and (c), shall be certified to the local
347	board 10 days prior to implementation and shall only be
348	effective in the territorial jurisdiction of the enforcement

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349	district or local enforcement agency implementing it.
350	Section 9. Subsections (1) and (8) of section 553.842,
351	Florida Statutes, are amended to read:
352	553.842 Product evaluation and approval
353	(1) The commission shall adopt rules under ss. 120.536(1)
354	and 120.54 to develop and implement a product evaluation and
355	approval system that applies statewide to operate in
356	coordination with the Florida Building Code. The commission may
357	enter into contracts to provide for administration of the
358	product evaluation and approval system. The commission's rules
359	and any applicable contract may provide that the payment of fees
360	related to approvals be made directly to the administrator. The
361	product evaluation and approval system shall provide:
362	(a) Appropriate promotion of innovation and new
363	technologies.
364	(b) Processing submittals of products from manufacturers in
365	a timely manner.
366	(c) Independent, third-party qualified and accredited
367	testing and laboratory facilities, product evaluation entities,
368	quality assurance agencies, certification agencies, and
369	validation entities.
370	(d) An easily accessible product acceptance list to
371	entities subject to the Florida Building Code.
372	(e) Development of stringent but reasonable testing
373	criteria based upon existing consensus standards, when
374	available, for products.
375	(f) Long-term approvals, where feasible. State and local
376	approvals will be valid until the requirements of the code on
377	which the approval is based change, the product changes in a

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378	manner affecting its performance as required by the code, or the
379	approval is revoked; however, the commission may allow by rule
380	editorial revisions to approvals and may charge a fee as
381	provided in this section.
382	(g) Criteria for revocation of a product approval.
383	(h) Cost-effectiveness.
384	(8) The commission may adopt rules to approve the following
385	types of entities that produce information on which product
386	approvals are based. All of the following entities, including
387	engineers and architects, must comply with a nationally
388	recognized standard demonstrating independence or no conflict of
389	interest:
390	(a) Evaluation entities that meet the criteria for approval
391	adopted by the commission by rule. The commission shall
392	specifically approve the National Evaluation Service, the
393	International Conference of Building Officials Evaluation
394	Services, the International Code Council Evaluation Services,
395	the Building Officials and Code Administrators International
396	Evaluation Services, the Southern Building Code Congress
397	International Evaluation Services, the International Association
398	of Plumbing and Mechanical Officials Evaluation Service, and the
399	Miami-Dade County Building Code Compliance Office Product
400	Control. Architects and engineers licensed in this state are
401	also approved to conduct product evaluations as provided in
402	subsection (5).
403	(b) Testing laboratories accredited by national
404	organizations, such as A2LA and the National Voluntary

404 organizations, such as AZLA and the National Voluntary 405 Laboratory Accreditation Program, laboratories accredited by 406 evaluation entities approved under paragraph (a), and

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407
     laboratories that comply with other guidelines for testing
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     laboratories selected by the commission and adopted by rule.
409
           (c) Quality assurance entities approved by evaluation
410
     entities approved under paragraph (a) and by certification
411
     agencies approved under paragraph (d) and other quality
412
     assurance entities that comply with guidelines selected by the
413
     commission and adopted by rule.
414
           (d) Certification agencies accredited by nationally
     recognized accreditors and other certification agencies that
415
416
     comply with guidelines selected by the commission and adopted by
417
     rule.
418
          (e) Validation entities that comply with accreditation
419
     standards established by the commission by rule.
420
          Section 10. Subsections (1) and (3) of section 553.885,
421
     Florida Statutes, are amended to read:
422
          553.885 Carbon monoxide alarm required.-
423
          (1) Every separate building or addition to an existing
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     building, other than a hospital, an inpatient hospice facility,
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     or a nursing home facility licensed by the Agency for Health
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     Care Administration, constructed for which a building permit is
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     issued for new construction on or after July 1, 2008, and having
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     a fossil-fuel-burning heater or appliance, a fireplace, or an
429
     attached garage, or other feature, fixture, or element that
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     emits carbon monoxide as a byproduct of combustion, shall have
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     an approved operational carbon monoxide alarm installed within
432
     10 feet of each room used for sleeping purposes in the new
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     building or addition or at such other locations as required by
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     the Florida Building Code. The requirements in this subsection
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     may be satisfied with the installation of a battery-powered
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436	carbon monoxide alarm or a battery-powered combination carbon
437	monoxide and smoke alarm. For a new hospital, an inpatient
438	hospice facility, or a nursing home facility licensed by the
439	Agency for Health Care Administration, an approved operational
440	carbon monoxide detector shall be installed inside or directly
441	outside of each room or area within the hospital or facility
442	where a fossil-fuel-burning heater, engine, or appliance is
443	located. This detector shall be connected to the fire alarm
444	system of the hospital or facility as a supervisory signal. This
445	subsection does not apply to existing buildings that are
446	undergoing alterations or repairs unless the alteration is an
447	addition as defined in subsection (3).
448	(3) As used in this section, the term:
449	(a) "Carbon monoxide alarm" means a device that is meant
450	for the purpose of detecting carbon monoxide, that produces a
451	distinct audible alarm, and that meets the requirements of and
452	is approved by the Florida Building Commission.
453	(b) "Fossil fuel" means coal, kerosene, oil, fuel gases, or
454	other petroleum or hydrocarbon product that emits carbon
455	monoxide as a by-product of combustion.
456	(c) "Addition" means an extension or increase in floor
457	area, number of stories, or height of a building or structure.
458	Section 11. This act shall take effect upon becoming a law.

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