(LATE FILED FOR: APRIL 26 SPECIAL ORDER) HOUSE AMENDMENT Bill No. CS/HB 737 (2013) Amendment No. CHAMBER ACTION Senate House Representative Ahern offered the following: 1 2 3 Amendment (with title amendment) 4 Remove everything after the enacting clause and insert: 5 Section 1. Section 162.12, Florida Statutes, is amended to 6 read: 7 162.12 Notices.-8 (1) All notices required by this part must be provided to 9 the alleged violator by: 10 (a) Certified mail, return receipt requested, to the 11 address listed in the tax collector's office for tax notices \overline{r} or to the address listed in the county property appraiser's 12 database. The local government may also provide an additional 13 notice to any other address it may find for provided by the 14 15 property owner in writing to the local government for the purpose of receiving notices. For property owned by a 16 001087 Approved For Filing: 4/25/2013 2:11:43 PM Page 1 of 52

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17 corporation, notices may be provided by certified mail to the 18 registered agent of the corporation. If any notice sent by 19 certified mail is not signed as received within 30 days after 20 the <u>postmarked</u> date of mailing, notice may be provided by 21 posting as described in subparagraphs (2)(b)1. and 2.;

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(b) Hand delivery by the sheriff or other law enforcement officer, code inspector, or other person designated by the local governing body;

(c) Leaving the notice at the violator's usual place of residence with any person residing therein who is above 15 years of age and informing such person of the contents of the notice; or

(d) In the case of commercial premises, leaving the noticewith the manager or other person in charge.

31 (2) In addition to providing notice as set forth in 32 subsection (1), at the option of the code enforcement board <u>or</u> 33 <u>the local government</u>, notice may also be served by publication 34 or posting, as follows:

(a)1. Such notice shall be published once during each week for 4 consecutive weeks (four publications being sufficient) in a newspaper of general circulation in the county where the code enforcement board is located. The newspaper shall meet such requirements as are prescribed under chapter 50 for legal and official advertisements.

41 2. Proof of publication shall be made as provided in ss.42 50.041 and 50.051.

(b)1. In lieu of publication as described in paragraph (a), such notice may be posted at least 10 days prior to the 001087 Approved For Filing: 4/25/2013 2:11:43 PM

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45 hearing, or prior to the expiration of any deadline contained in 46 the notice, in at least two locations, one of which shall be the 47 property upon which the violation is alleged to exist and the 48 other of which shall be, in the case of municipalities, at the 49 primary municipal government office, and in the case of 50 counties, at the front door of the courthouse or the main county 51 governmental center in said county.

52 2. Proof of posting shall be by affidavit of the person
53 posting the notice, which affidavit shall include a copy of the
54 notice posted and the date and places of its posting.

(c) Notice by publication or posting may run concurrently with, or may follow, an attempt or attempts to provide notice by hand delivery or by mail as required under subsection (1).

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59 Evidence that an attempt has been made to hand deliver 60 or mail notice as provided in subsection (1), together 61 with proof of publication or posting as provided in 62 subsection (2), shall be sufficient to show that the 63 notice requirements of this part have been met, 64 without regard to whether or not the alleged violator 65 actually received such notice.

66 Section 2. Subsection (3) of section 255.20, Florida67 Statutes, is amended to read:

68 255.20 Local bids and contracts for public construction
69 works; specification of state-produced lumber.-

70 (3) (a) All county officials, boards of county 71 commissioners, school boards, city councils, city commissioners, 72 and all other public officers of state boards or commissions 001087

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| 73 | Amendment No. that are charged with the letting of contracts for public work, |
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| 74 | for the construction of public bridges, buildings, and other |
| 75 | structures must specify <u>in the contract</u> lumber, timber, and |
| 76 | other forest products produced and manufactured in this state $_{{\color{black} {\prime}}}$ |
| 77 | if wood is a component of the public work, and if such products |
| 78 | are available and their price, fitness, and quality are equal. |
| 79 | (b) This subsection does not apply: |
| 80 | <u>1.</u> To plywood specified for monolithic concrete forms $_{.	au}$ |
| 81 | 2. If the structural or service requirements for timber |
| 82 | for a particular job cannot be supplied by native species., or |
| 83 | 3. If the construction is financed in whole or in part |
| 84 | from federal funds with the requirement that there be no |
| 85 | restrictions as to species or place of manufacture. |
| 86 | 4. To transportation projects for which federal aid funds |
| 87 | are available. |
| 88 | Section 3. Subsection (4) is added to section 255.2575, |
| 89 | Florida Statutes, to read: |
| 90 | 255.2575 Energy-efficient and sustainable buildings |
| 91 | (4)(a) All state agencies, county officials, boards of |
| 92 | county commissioners, school boards, city councils, city |
| 93 | commissioners, and all other public officers of state boards or |
| 94 | commissions that are charged with the letting of contracts for |
| 95 | public work, for the construction of public bridges, buildings, |
| 96 | and other structures must specify in the contract lumber, |
| 97 | timber, and other forest products produced and manufactured in |
| 98 | this state, if wood is a component of the public work, and if |
| 99 | such products are available and their price, fitness, and |
| 100 | quality are equal. |
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| 101 | Amendment No. (b) This subsection does not apply: |
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| | |
| 102 | 1. To plywood specified for monolithic concrete forms. |
| 103 | 2. If the structural or service requirements for timber |
| 104 | for a particular job cannot be supplied by native species. |
| 105 | 3. If the construction is financed in whole or in part |
| 106 | from federal funds with the requirement that there be no |
| 107 | restrictions as to species or place of manufacture. |
| 108 | 4. To transportation projects for which federal aid funds |
| 109 | are available. |
| 110 | Section 4. Paragraph (a) of subsection (4) of section |
| 111 | 255.257, Florida Statutes, is amended to read: |
| 112 | 255.257 Energy management; buildings occupied by state |
| 113 | agencies |
| 114 | (4) ADOPTION OF STANDARDS |
| 115 | (a) <u>Each</u> All state <u>agency</u> agencies shall <u>use</u> adopt a |
| 116 | sustainable building rating system or use a national model green |
| 117 | building code for <u>each</u> all new building buildings and renovation |
| 118 | renovations to an existing building buildings. |
| 119 | Section 5. Paragraph (aa) of subsection (4) of section |
| 120 | 381.0065, Florida Statutes, is amended to read: |
| 121 | 381.0065 Onsite sewage treatment and disposal systems; |
| 122 | regulation |
| 123 | (4) PERMITS; INSTALLATION; AND CONDITIONS.—A person may |
| 124 | not construct, repair, modify, abandon, or operate an onsite |
| 125 | sewage treatment and disposal system without first obtaining a |
| 126 | permit approved by the department. The department may issue |
| 127 | permits to carry out this section, but shall not make the |
| 128 | issuance of such permits contingent upon prior approval by the |
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Amendment No. 129 Department of Environmental Protection, except that the issuance of a permit for work seaward of the coastal construction control 130 line established under s. 161.053 shall be contingent upon 131 receipt of any required coastal construction control line permit 132 133 from the Department of Environmental Protection. A construction 134 permit is valid for 18 months from the issuance date and may be 135 extended by the department for one 90-day period under rules 136 adopted by the department. A repair permit is valid for 90 days 137 from the date of issuance. An operating permit must be obtained 138 prior to the use of any aerobic treatment unit or if the 139 establishment generates commercial waste. Buildings or establishments that use an aerobic treatment unit or generate 140 commercial waste shall be inspected by the department at least 141 142 annually to assure compliance with the terms of the operating 143 permit. The operating permit for a commercial wastewater system 144 is valid for 1 year from the date of issuance and must be renewed annually. The operating permit for an aerobic treatment 145 unit is valid for 2 years from the date of issuance and must be 146 147 renewed every 2 years. If all information pertaining to the 148 siting, location, and installation conditions or repair of an 149 onsite sewage treatment and disposal system remains the same, a 150 construction or repair permit for the onsite sewage treatment 151 and disposal system may be transferred to another person, if the 152 transferee files, within 60 days after the transfer of ownership, an amended application providing all corrected 153 information and proof of ownership of the property. There is no 154 155 fee associated with the processing of this supplemental 156 information. A person may not contract to construct, modify,

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157 alter, repair, service, abandon, or maintain any portion of an 158 onsite sewage treatment and disposal system without being 159 registered under part III of chapter 489. A property owner who 160 personally performs construction, maintenance, or repairs to a 161 system serving his or her own owner-occupied single-family 162 residence is exempt from registration requirements for 163 performing such construction, maintenance, or repairs on that 164 residence, but is subject to all permitting requirements. A municipality or political subdivision of the state may not issue 165 166 a building or plumbing permit for any building that requires the 167 use of an onsite sewage treatment and disposal system unless the owner or builder has received a construction permit for such 168 system from the department. A building or structure may not be 169 170 occupied and a municipality, political subdivision, or any state 171 or federal agency may not authorize occupancy until the 172 department approves the final installation of the onsite sewage 173 treatment and disposal system. A municipality or political subdivision of the state may not approve any change in occupancy 174 175 or tenancy of a building that uses an onsite sewage treatment 176 and disposal system until the department has reviewed the use of 177 the system with the proposed change, approved the change, and 178 amended the operating permit.

(aa) <u>An existing-system inspection or evaluation and</u> <u>assessment, or</u> a modification, replacement, or upgrade of an onsite sewage treatment and disposal system is not required for a remodeling addition <u>or modification</u> to a single-family home if a bedroom is not added. <u>However, a remodeling addition or</u> modification to a single-family home may not cover any part of

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| | the existing system or encroach upon a required setback or the |
| 186 | unobstructed area. To determine if a setback or the unobstructed |
| 187 | area is impacted, the local health department shall review and |
| 188 | verify a floor plan and site plan of the proposed remodeling |
| 189 | addition or modification to the home submitted by a remodeler |
| 190 | which shows the location of the system, including the distance |
| 191 | of the remodeling addition or modification to the home from the |
| 192 | onsite sewage treatment and disposal system. The local health |
| 193 | department may visit the site or otherwise determine the best |
| 194 | means of verifying the information submitted. A verification of |
| 195 | the location of a system is not an inspection or evaluation and |
| 196 | assessment of the system. The review and verification must be |
| 197 | completed within 7 business days after receipt by the local |
| 198 | health department of a floor plan and site plan. If the review |
| 199 | and verification is not completed within such time, the |
| 200 | remodeling addition or modification to the single-family home, |
| 201 | for the purposes of this paragraph, is approved. |
| 202 | Section 6. Effective October 1, 2014, subsection (23) is |
| 203 | added to section 489.103, Florida Statutes, to read: |
| 204 | 489.103 ExemptionsThis part does not apply to: |
| 205 | (23) An owner or operator of a public swimming pool or spa |
| 206 | permitted under s. 514.031, an entity under common ownership or |
| 207 | control with the owner or operator, or a direct employee of the |
| 208 | owner, operator, or related entity, who undertakes to maintain |
| 209 | the swimming pool or spa for the purpose of water treatment. |
| 210 | Section 7. Effective October 1, 2014, subsection (3) of |
| 211 | section 489.105, Florida Statutes, is amended to read: |
| 212 | 489.105 Definitions.—As used in this part: |
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213 "Contractor" means the person who is qualified for, (3) 214 and is only responsible for, the project contracted for and 215 means, except as exempted in this part, the person who, for 216 compensation, undertakes to, submits a bid to, or does himself 217 or herself or by others construct, repair, alter, remodel, add 218 to, demolish, maintain for purposes of water treatment, subtract 219 from, or improve any building or structure, including related 220 improvements to real estate, for others or for resale to others; and whose job scope is substantially similar to the job scope 221 222 described in one of the paragraphs of this subsection. For the purposes of regulation under this part, the term "demolish" 223 applies only to demolition of steel tanks more than 50 feet in 224 225 height; towers more than 50 feet in height; other structures more than 50 feet in height; and, effective July 1, 2013, the 226 227 term applies to and all buildings or residences more than three 228 stories tall. For purposes of regulation under this part, the 229 phrase "maintain for purposes of water treatment" applies only 230 to cleaning, maintenance, and water treatment of swimming pools 231 and spas. Contractors are subdivided into two divisions, 232 Division I, consisting of those contractors defined in 233 paragraphs (a)-(c), and Division II, consisting of those 234 contractors defined in paragraphs (d) - (q):

(a) "General contractor" means a contractor whose services
are unlimited as to the type of work which he or she may do, who
may contract for any activity requiring licensure under this
part, and who may perform any work requiring licensure under
this part, except as otherwise expressly provided in s. 489.113.

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240 "Building contractor" means a contractor whose (b) services are limited to construction of commercial buildings and 241 single-dwelling or multiple-dwelling residential buildings, 242 which do not exceed three stories in height, and accessory use 243 244 structures in connection therewith or a contractor whose services are limited to remodeling, repair, or improvement of 245 246 any size building if the services do not affect the structural 247 members of the building.

(c) "Residential contractor" means a contractor whose services are limited to construction, remodeling, repair, or improvement of one-family, two-family, or three-family residences not exceeding two habitable stories above no more than one uninhabitable story and accessory use structures in connection therewith.

254 "Sheet metal contractor" means a contractor whose (d) services are unlimited in the sheet metal trade and who has the 255 256 experience, knowledge, and skill necessary for the manufacture, 257 fabrication, assembling, handling, erection, installation, 258 dismantling, conditioning, adjustment, insulation, alteration, 259 repair, servicing, or design, if not prohibited by law, of 260 ferrous or nonferrous metal work of U.S. No. 10 gauge or its 261 equivalent or lighter gauge and of other materials, including, 262 but not limited to, fiberglass, used in lieu thereof and of air-263 handling systems, including the setting of air-handling equipment and reinforcement of same, the balancing of air-264 handling systems, and any duct cleaning and equipment sanitizing 265 266 that requires at least a partial disassembling of the system.

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267 "Roofing contractor" means a contractor whose services (e) 268 are unlimited in the roofing trade and who has the experience, 269 knowledge, and skill to install, maintain, repair, alter, extend, or design, if not prohibited by law, and use materials 270 271 and items used in the installation, maintenance, extension, and 272 alteration of all kinds of roofing, waterproofing, and coating, 273 except when coating is not represented to protect, repair, 274 waterproof, stop leaks, or extend the life of the roof. The 275 scope of work of a roofing contractor also includes skylights 276 and any related work, required roof-deck attachments, and any repair or replacement of wood roof sheathing or fascia as needed 277 278 during roof repair or replacement and any related work.

279 "Class A air-conditioning contractor" means a (f) 280 contractor whose services are unlimited in the execution of contracts requiring the experience, knowledge, and skill to 281 282 install, maintain, repair, fabricate, alter, extend, or design, 283 if not prohibited by law, central air-conditioning, 284 refrigeration, heating, and ventilating systems, including duct 285 work in connection with a complete system if such duct work is 286 performed by the contractor as necessary to complete an air-287 distribution system, boiler and unfired pressure vessel systems, 288 and all appurtenances, apparatus, or equipment used in 289 connection therewith, and any duct cleaning and equipment 290 sanitizing that requires at least a partial disassembling of the system; to install, maintain, repair, fabricate, alter, extend, 291 or design, if not prohibited by law, piping, insulation of 292 293 pipes, vessels and ducts, pressure and process piping, and 294 pneumatic control piping; to replace, disconnect, or reconnect

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295 power wiring on the load side of the dedicated existing electrical disconnect switch; to install, disconnect, and 296 297 reconnect low voltage heating, ventilating, and air-conditioning 298 control wiring; and to install a condensate drain from an air-299 conditioning unit to an existing safe waste or other approved 300 disposal other than a direct connection to a sanitary system. 301 The scope of work for such contractor also includes any 302 excavation work incidental thereto, but does not include any work such as liquefied petroleum or natural gas fuel lines 303 304 within buildings, except for disconnecting or reconnecting changeouts of liquefied petroleum or natural gas appliances 305 within buildings; potable water lines or connections thereto; 306 307 sanitary sewer lines; swimming pool piping and filters; or 308 electrical power wiring. A Class A air-conditioning contractor 309 may test and evaluate central air-conditioning, refrigeration, 310 heating, and ventilating systems, including duct work; however, 311 a mandatory licensing requirement is not established for the 312 performance of these specific services.

313 (q) "Class B air-conditioning contractor" means a contractor whose services are limited to 25 tons of cooling and 314 315 500,000 Btu of heating in any one system in the execution of 316 contracts requiring the experience, knowledge, and skill to 317 install, maintain, repair, fabricate, alter, extend, or design, 318 if not prohibited by law, central air-conditioning, refrigeration, heating, and ventilating systems, including duct 319 work in connection with a complete system only to the extent 320 321 such duct work is performed by the contractor as necessary to 322 complete an air-distribution system being installed under this

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323 classification, and any duct cleaning and equipment sanitizing 324 that requires at least a partial disassembling of the system; to 325 install, maintain, repair, fabricate, alter, extend, or design, 326 if not prohibited by law, piping and insulation of pipes, 327 vessels, and ducts; to replace, disconnect, or reconnect power 328 wiring on the load side of the dedicated existing electrical 329 disconnect switch; to install, disconnect, and reconnect low 330 voltage heating, ventilating, and air-conditioning control wiring; and to install a condensate drain from an air-331 332 conditioning unit to an existing safe waste or other approved 333 disposal other than a direct connection to a sanitary system. 334 The scope of work for such contractor also includes any excavation work incidental thereto, but does not include any 335 336 work such as liquefied petroleum or natural gas fuel lines 337 within buildings, except for disconnecting or reconnecting 338 changeouts of liquefied petroleum or natural gas appliances 339 within buildings; potable water lines or connections thereto; sanitary sewer lines; swimming pool piping and filters; or 340 341 electrical power wiring. A Class B air-conditioning contractor may test and evaluate central air-conditioning, refrigeration, 342 343 heating, and ventilating systems, including duct work; however, 344 a mandatory licensing requirement is not established for the 345 performance of these specific services.

(h) "Class C air-conditioning contractor" means a
contractor whose business is limited to the servicing of airconditioning, heating, or refrigeration systems, including any
duct cleaning and equipment sanitizing that requires at least a
partial disassembling of the system, and whose certification or

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351 registration, issued pursuant to this part, was valid on October 352 1, 1988. Only a person who was registered or certified as a 353 Class C air-conditioning contractor as of October 1, 1988, shall 354 be so registered or certified after October 1, 1988. However, 355 the board shall continue to license and regulate those Class C 356 air-conditioning contractors who held Class C licenses before 357 October 1, 1988.

358 (i) "Mechanical contractor" means a contractor whose services are unlimited in the execution of contracts requiring 359 360 the experience, knowledge, and skill to install, maintain, 361 repair, fabricate, alter, extend, or design, if not prohibited by law, central air-conditioning, refrigeration, heating, and 362 ventilating systems, including duct work in connection with a 363 364 complete system if such duct work is performed by the contractor as necessary to complete an air-distribution system, boiler and 365 366 unfired pressure vessel systems, lift station equipment and 367 piping, and all appurtenances, apparatus, or equipment used in 368 connection therewith, and any duct cleaning and equipment 369 sanitizing that requires at least a partial disassembling of the 370 system; to install, maintain, repair, fabricate, alter, extend, 371 or design, if not prohibited by law, piping, insulation of 372 pipes, vessels and ducts, pressure and process piping, pneumatic 373 control piping, gasoline tanks and pump installations and piping 374 for same, standpipes, air piping, vacuum line piping, oxygen lines, nitrous oxide piping, ink and chemical lines, fuel 375 transmission lines, liquefied petroleum gas lines within 376 377 buildings, and natural gas fuel lines within buildings; to 378 replace, disconnect, or reconnect power wiring on the load side

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379 of the dedicated existing electrical disconnect switch; to 380 install, disconnect, and reconnect low voltage heating, 381 ventilating, and air-conditioning control wiring; and to install 382 a condensate drain from an air-conditioning unit to an existing 383 safe waste or other approved disposal other than a direct 384 connection to a sanitary system. The scope of work for such 385 contractor also includes any excavation work incidental thereto, 386 but does not include any work such as potable water lines or 387 connections thereto, sanitary sewer lines, swimming pool piping 388 and filters, or electrical power wiring. A mechanical contractor 389 may test and evaluate central air-conditioning, refrigeration, 390 heating, and ventilating systems, including duct work; however, a mandatory licensing requirement is not established for the 391 392 performance of these specific services.

393 "Commercial pool/spa contractor" means a contractor (j) 394 whose scope of work involves, but is not limited to, the 395 construction, repair, water treatment, maintenance, and 396 servicing of any swimming pool, or hot tub or spa, whether 397 public, private, or otherwise, regardless of use. The scope of 398 work includes the installation, repair, or replacement of 399 existing equipment, any cleaning or equipment sanitizing that requires at least a partial disassembling, excluding filter 400 401 changes, and the installation of new pool/spa equipment, 402 interior finishes, the installation of package pool heaters, the installation of all perimeter piping and filter piping, and the 403 construction of equipment rooms or housing for pool/spa 404 405 equipment, and also includes the scope of work of a swimming 406 pool/spa servicing contractor. The scope of such work does not

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407 include direct connections to a sanitary sewer system or to 408 potable water lines. The installation, construction, 409 modification, or replacement of equipment permanently attached 410 to and associated with the pool or spa for the purpose of water 411 treatment or cleaning of the pool or spa requires licensure; 412 however, the usage of such equipment for the purposes of water 413 treatment or cleaning does not require licensure unless the 414 usage involves construction, modification, or replacement of 415 such equipment. Water treatment that does not require such 416 equipment does not require a license. In addition, a license is not required for the cleaning of the pool or spa in a way that 417 418 does not affect the structural integrity of the pool or spa or 419 its associated equipment.

420 (k) "Residential pool/spa contractor" means a contractor 421 whose scope of work involves, but is not limited to, the 422 construction, repair, water treatment, maintenance, and 423 servicing of a residential swimming pool, or hot tub or spa, 424 regardless of use. The scope of work includes the installation, 425 repair, or replacement of existing equipment, any cleaning or 426 equipment sanitizing that requires at least a partial 427 disassembling, excluding filter changes, and the installation of 428 new pool/spa equipment, interior finishes, the installation of 429 package pool heaters, the installation of all perimeter piping 430 and filter piping, and the construction of equipment rooms or housing for pool/spa equipment, and also includes the scope of 431 work of a swimming pool/spa servicing contractor. The scope of 432 such work does not include direct connections to a sanitary 433 434 sewer system or to potable water lines. The installation,

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435 construction, modification, or replacement of equipment 436 permanently attached to and associated with the pool or spa for 437 the purpose of water treatment or cleaning of the pool or spa 438 requires licensure; however, the usage of such equipment for the 439 purposes of water treatment or cleaning does not require 440 licensure unless the usage involves construction, modification, 441 or replacement of such equipment. Water treatment that does not 442 require such equipment does not require a license. In addition, 443 a license is not required for the cleaning of the pool or spa in 444 a way that does not affect the structural integrity of the pool 445 or spa or its associated equipment.

"Swimming pool/spa servicing contractor" means a 446 (1) 447 contractor whose scope of work involves, but is not limited to, 448 the repair, water treatment, maintenance, and servicing of a swimming pool, or hot tub or spa, whether public or private, or 449 450 otherwise, regardless of use. The scope of work includes the 451 repair or replacement of existing equipment, any sanitation, 452 chemical balancing, routine maintenance or cleaning, cleaning or 453 equipment sanitizing that requires at least a partial 454 disassembling, excluding filter changes, and the installation of 455 new pool/spa equipment, interior refinishing, the reinstallation 456 or addition of pool heaters, the repair or replacement of all 457 perimeter piping and filter piping, the repair of equipment 458 rooms or housing for pool/spa equipment, and the substantial or complete draining of a swimming pool, or hot tub or spa, for the 459 purpose of repair, or renovation, or water treatment. The scope 460 of such work does not include direct connections to a sanitary 461 462 sewer system or to potable water lines. The installation,

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463 construction, modification, substantial or complete disassembly, 464 or replacement of equipment permanently attached to and 465 associated with the pool or spa for the purpose of water 466 treatment or cleaning of the pool or spa requires licensure; 467 however, the usage of such equipment for the purposes of water 468 treatment or cleaning does not require licensure unless the 469 usage involves construction, modification, substantial or 470 complete disassembly, or replacement of such equipment. Water 471 treatment that does not require such equipment does not require 472 a license. In addition, a license is not required for the cleaning of the pool or spa in a way that does not affect the 473 474 structural integrity of the pool or spa or its associated 475 equipment.

476 (m) "Plumbing contractor" means a contractor whose 477 services are unlimited in the plumbing trade and includes 478 contracting business consisting of the execution of contracts 479 requiring the experience, financial means, knowledge, and skill 480 to install, maintain, repair, alter, extend, or, if not 481 prohibited by law, design plumbing. A plumbing contractor may 482 install, maintain, repair, alter, extend, or, if not prohibited 483 by law, design the following without obtaining an additional 484 local regulatory license, certificate, or registration: sanitary 485 drainage or storm drainage facilities, water and sewer plants 486 and substations, venting systems, public or private water supply systems, septic tanks, drainage and supply wells, swimming pool 487 piping, irrigation systems, and solar heating water systems and 488 489 all appurtenances, apparatus, or equipment used in connection 490 therewith, including boilers and pressure process piping and

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Amendment No. 491 including the installation of water, natural gas, liquefied 492 petroleum gas and related venting, and storm and sanitary sewer 493 lines. The scope of work of the plumbing contractor also 494 includes the design, if not prohibited by law, and installation, 495 maintenance, repair, alteration, or extension of air-piping, 496 vacuum line piping, oxygen line piping, nitrous oxide piping, 497 and all related medical gas systems; fire line standpipes and 498 fire sprinklers if authorized by law; ink and chemical lines; 499 fuel oil and gasoline piping and tank and pump installation, 500 except bulk storage plants; and pneumatic control piping 501 systems, all in a manner that complies with all plans, 502 specifications, codes, laws, and regulations applicable. The 503 scope of work of the plumbing contractor applies to private property and public property, including any excavation work 504 505 incidental thereto, and includes the work of the specialty 506 plumbing contractor. Such contractor shall subcontract, with a 507 qualified contractor in the field concerned, all other work 508 incidental to the work but which is specified as being the work 509 of a trade other than that of a plumbing contractor. This definition does not limit the scope of work of any specialty 510 511 contractor certified pursuant to s. 489.113(6), and does not 512 require certification or registration under this part of any 513 authorized employee of a public natural gas utility or of a private natural gas utility regulated by the Public Service 514 Commission when disconnecting and reconnecting water lines in 515 the servicing or replacement of an existing water heater. A 516 517 plumbing contractor may perform drain cleaning and clearing and 518 install or repair rainwater catchment systems; however, a

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519 mandatory licensing requirement is not established for the 520 performance of these specific services.

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"Underground utility and excavation contractor" means 521 (n) a contractor whose services are limited to the construction, 522 523 installation, and repair, on public or private property, whether 524 accomplished through open excavations or through other means, 525 including, but not limited to, directional drilling, auger 526 boring, jacking and boring, trenchless technologies, wet and dry 527 taps, grouting, and slip lining, of main sanitary sewer 528 collection systems, main water distribution systems, storm sewer collection systems, and the continuation of utility lines from 529 the main systems to a point of termination up to and including 530 531 the meter location for the individual occupancy, sewer 532 collection systems at property line on residential or single-533 occupancy commercial properties, or on multioccupancy properties 534 at manhole or wye lateral extended to an invert elevation as 535 engineered to accommodate future building sewers, water 536 distribution systems, or storm sewer collection systems at storm 537 sewer structures. However, an underground utility and excavation contractor may install empty underground conduits in rights-of-538 539 way, easements, platted rights-of-way in new site development, 540 and sleeves for parking lot crossings no smaller than 2 inches 541 in diameter if each conduit system installed is designed by a 542 licensed professional engineer or an authorized employee of a municipality, county, or public utility and the installation of 543 such conduit does not include installation of any conductor 544 545 wiring or connection to an energized electrical system. An 546 underground utility and excavation contractor may not install

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547 piping that is an integral part of a fire protection system as 548 defined in s. 633.021 beginning at the point where the piping is 549 used exclusively for such system.

Amendment No.

"Solar contractor" means a contractor whose services 550 (\circ) 551 consist of the installation, alteration, repair, maintenance, 552 relocation, or replacement of solar panels for potable solar 553 water heating systems, swimming pool solar heating systems, and 554 photovoltaic systems and any appurtenances, apparatus, or 555 equipment used in connection therewith, whether public, private, 556 or otherwise, regardless of use. A contractor, certified or 557 registered pursuant to this chapter, is not required to become a 558 certified or registered solar contractor or to contract with a 559 solar contractor in order to provide services enumerated in this 560 paragraph that are within the scope of the services such 561 contractors may render under this part.

562 "Pollutant storage systems contractor" means a (p) 563 contractor whose services are limited to, and who has the 564 experience, knowledge, and skill to install, maintain, repair, 565 alter, extend, or design, if not prohibited by law, and use 566 materials and items used in the installation, maintenance, 567 extension, and alteration of, pollutant storage tanks. Any 568 person installing a pollutant storage tank shall perform such 569 installation in accordance with the standards adopted pursuant to s. 376.303. 570

(q) "Specialty contractor" means a contractor whose scope of work and responsibility is limited to a particular phase of construction established in a category adopted by board rule and

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| 574 | Amendment No. whose scope is limited to a subset of the activities described |
|-----|---|
| 575 | in one of the paragraphs of this subsection. |
| 576 | Section 8. Effective October 1, 2014, subsection (2) of |
| 577 | section 489.111, Florida Statutes, is amended to read: |
| 578 | 489.111 Licensure by examination |
| 579 | (2) A person shall be eligible for licensure by |
| 580 | examination if the person: |
| 581 | (a) Is 18 years of age; |
| 582 | (b) Is of good moral character; and |
| 583 | (c) Meets eligibility requirements according to one of the |
| 584 | following criteria: |
| 585 | 1. Has received a baccalaureate degree from an accredited |
| 586 | 4-year college in the appropriate field of engineering, |
| 587 | architecture, or building construction and has 1 year of proven |
| 588 | experience in the category in which the person seeks to qualify. |
| 589 | For the purpose of this part, a minimum of 2,000 person-hours |
| 590 | shall be used in determining full-time equivalency. |
| 591 | 2. Has a total of at least 4 years of active experience as |
| 592 | a worker who has learned the trade by serving an apprenticeship |
| 593 | as a skilled worker who is able to command the rate of a |
| 594 | mechanic in the particular trade or as a foreman who is in |
| 595 | charge of a group of workers and usually is responsible to a |
| 596 | superintendent or a contractor or his or her equivalent, |
| 597 | provided, however, that at least 1 year of active experience |
| 598 | shall be as a foreman. |
| 599 | 3. Has a combination of not less than 1 year of experience |
| 600 | as a foreman and not less than 3 years of credits for any |
| 601 | accredited college-level courses; has a combination of not less |
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602 than 1 year of experience as a skilled worker, 1 year of 603 experience as a foreman, and not less than 2 years of credits 604 for any accredited college-level courses; or has a combination 605 of not less than 2 years of experience as a skilled worker, 1 606 year of experience as a foreman, and not less than 1 year of 607 credits for any accredited college-level courses. All junior 608 college or community college-level courses shall be considered 609 accredited college-level courses.

4.a. An active certified residential contractor is
eligible to take the building contractors' examination if he or
she possesses a minimum of 3 years of proven experience in the
classification in which he or she is certified.

b. An active certified residential contractor is eligible
to take the general contractors' examination if he or she
possesses a minimum of 4 years of proven experience in the
classification in which he or she is certified.

c. An active certified building contractor is eligible to
take the general contractors' examination if he or she possesses
a minimum of 4 years of proven experience in the classification
in which he or she is certified.

5.a. An active certified air-conditioning Class C
contractor is eligible to take the air-conditioning Class B
contractors' examination if he or she possesses a minimum of 3
years of proven experience in the classification in which he or
she is certified.

b. An active certified air-conditioning Class C contractor
is eligible to take the air-conditioning Class A contractors'
examination if he or she possesses a minimum of 4 years of

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630 proven experience in the classification in which he or she is 631 certified.

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c. An active certified air-conditioning Class B contractor
is eligible to take the air-conditioning Class A contractors'
examination if he or she possesses a minimum of 1 year of proven
experience in the classification in which he or she is
certified.

6.a. An active certified swimming pool servicing
638 contractor is eligible to take the residential swimming pool
639 contractors' examination if he or she possesses a minimum of 3
640 years of proven experience in the classification in which he or
641 she is certified.

b. An active certified swimming pool servicing contractor
is eligible to take the swimming pool commercial contractors'
examination if he or she possesses a minimum of 4 years of
proven experience in the classification in which he or she is
certified.

647 c. An active certified residential swimming pool 648 contractor is eligible to take the commercial swimming pool 649 contractors' examination if he or she possesses a minimum of 1 650 year of proven experience in the classification in which he or 651 she is certified.

d. An applicant is eligible to take the swimming pool/spa
servicing contractors' examination if he or she has
satisfactorily completed 60 hours of instruction in courses <u>and</u>
<u>20 hours of field hands-on instruction</u> related to the scope of
work covered by that license and approved by the Construction
Industry Licensing Board by rule <u>and has at least 1 year of</u>

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658 proven experience related to the scope of work of such a 659 contractor.

Section 9. <u>The amendments to s. 489.113(2), Florida</u>
Statutes, by section 11 of chapter 2012-13, Laws of Florida, are
remedial in nature and intended to clarify existing law. This
section applies retroactively to any action initiated or pending
on or after March 23, 2012.

665 Section 10. Paragraphs (c) and (f) of subsection (5) and 666 subsection (6) of section 489.127, Florida Statutes, are amended 667 to read:

668

489.127 Prohibitions; penalties.-

(5) Each county or municipality may, at its option,
designate one or more of its code enforcement officers, as
defined in chapter 162, to enforce, as set out in this
subsection, the provisions of subsection (1) and s. 489.132(1)
against persons who engage in activity for which a county or
municipal certificate of competency or license or state
certification or registration is required.

676 (C) The local governing body of the county or municipality may is authorized to enforce codes and ordinances against 677 678 unlicensed contractors under the provisions of this subsection 679 and may enact an ordinance establishing procedures for 680 implementing this subsection, including a schedule of penalties 681 to be assessed by the code enforcement officer. The maximum civil penalty which may be levied may shall not exceed \$2,000 682 \$500. Moneys collected pursuant to this subsection shall be 683 684 retained locally, as provided for by local ordinance, and may be

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685 set aside in a specific fund to support future enforcement 686 activities against unlicensed contractors.

687 If the enforcement or licensing board or designated (f) special magistrate finds that a violation exists, the 688 689 enforcement or licensing board or designated special magistrate 690 may order the violator to pay a civil penalty of not less than 691 the amount set forth on the citation but not more than \$2,500 692 \$1,000 per day for each violation. In determining the amount of the penalty, the enforcement or licensing board or designated 693 694 special magistrate shall consider the following factors:

695

Amendment No.

1. The gravity of the violation.

696 2. Any actions taken by the violator to correct the697 violation.

698

3. Any previous violations committed by the violator.

699 (6) Local building departments may collect outstanding
700 fines against registered or certified contractors issued by the
701 Construction Industry Licensing Board and may retain 75 25
702 percent of the fines they are able to collect, provided that
703 they transmit 25 75 percent of the fines they are able to
704 collect to the department according to a procedure to be
705 determined by the department.

706Section 11. Paragraph (a) of subsection (7) of section707489.131, Florida Statutes, is amended to read:

708

489.131 Applicability.-

(7) (a) It is the policy of the state that the purpose of regulation is to protect the public by attaining compliance with the policies established in law. Fines and other penalties are provided in order to ensure compliance; however, the collection

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Amendment No. 713 of fines and the imposition of penalties are intended to be 714 secondary to the primary goal of attaining compliance with state 715 laws and local jurisdiction ordinances. It is the intent of the 716 Legislature that a local jurisdiction agency charged with 717 enforcing regulatory laws shall issue a notice of noncompliance 718 as its first response to a minor violation of a regulatory law in any instance in which it is reasonable to assume that the 719 violator was unaware of such a law or unclear as to how to 720 721 comply with it. A violation of a regulatory law is a "minor 722 violation" if it does not result in economic or physical harm to 723 a person or adversely affect the public health, safety, or 724 welfare or create a significant threat of such harm. A "notice 725 of noncompliance" is a notification by the local jurisdiction 726 agency charged with enforcing the ordinance, which is issued to 727 the licensee that is subject to the ordinance. A notice of 728 noncompliance should not be accompanied with a fine or other 729 disciplinary penalty. It should identify the specific ordinance 730 that is being violated, provide information on how to comply 731 with the ordinance, and specify a reasonable time for the 732 violator to comply with the ordinance. Failure of a licensee to 733 take action correcting the violation within a set period of time 734 would then result in the institution of further disciplinary 735 proceedings. 736 Section 12. Section 489.514, Florida Statutes, is amended 737 to read: 738 489.514 Certification for registered contractors; 739 grandfathering provisions.-

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Amendment No.

(1) The board shall, upon receipt of a completed
application, appropriate fee, and proof of compliance with the
provisions of this section, issue:

(a) To an applying registered electrical contractor, a
certificate as an electrical contractor, as defined in s.
489.505(12); or

(b) To an applying registered alarm system contractor, a
certificate in the matching alarm system contractor category, as
defined in s. 489.505(2)(a) or (b); or

(c) To an applying registered electrical specialty
contractor, a certificate in the matching electrical specialty
contractor category, as defined in s. 489.505(19).

(2) Any contractor registered under this part who makes
application under this section to the board shall meet each of
the following requirements for certification:

(a) Currently holds a valid registered local license in
the category of electrical contractor, alarm system contractor,
or electrical specialty contractor.

758 (b) Has, for that category, passed a written, proctored 759 examination that the board finds to be substantially similar to 760 the examination required to be licensed as a certified 761 contractor under this part. For purposes of this subsection, a 762 written, proctored examination such as that produced by the 763 National Assessment Institute, Block and Associates, NAI/Block, Experior Assessments, Professional Testing, Inc., or Assessment 764 Systems, Inc., shall be considered to be substantially similar 765 766 to the examination required to be licensed as a certified

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Amendment No. 767 contractor. The board may not impose or make any requirements 768 regarding the nature or content of these cited examinations. 769 Has at least 5 years of experience as a contractor in (C) 770 that contracting category, or as an inspector or building 771 administrator with oversight over that category, at the time of 772 application. For contractors, only time periods in which the contractor license is active and the contractor is not on 773 774 probation shall count toward the 5 years required under this 775 subsection. 776 (d) Has not had his or her contractor's license revoked at 777 any time, had his or her contractor's license suspended in the 778 last 5 years, or been assessed a fine in excess of \$500 in the 779 last 5 years. 780 (e) Is in compliance with the insurance and financial 781 responsibility requirements in s. 489.515(1)(b). 782 (3) An applicant must make application by November 1, 2015 783 2004, to be licensed pursuant to this section. 784 Section 13. Paragraphs (c) and (f) of subsection (4) of 785 section 489.531, Florida Statutes, are amended to read: 786 489.531 Prohibitions; penalties.-787 Each county or municipality may, at its option, (4) 788 designate one or more of its code enforcement officers, as 789 defined in chapter 162, to enforce, as set out in this 790 subsection, the provisions of subsection (1) against persons who engage in activity for which county or municipal certification 791 792 is required. The local governing body of the county or municipality 793 (C) 794 may is authorized to enforce codes and ordinances against 001087 Approved For Filing: 4/25/2013 2:11:43 PM

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795 unlicensed contractors under the provisions of this section and 796 may enact an ordinance establishing procedures for implementing 797 this section, including a schedule of penalties to be assessed 798 by the code enforcement officers. The maximum civil penalty 799 which may be levied may shall not exceed \$2,000 \$500. Moneys 800 collected pursuant to this section shall be retained locally as 801 provided for by local ordinance and may be set aside in a 802 specific fund to support future enforcement activities against 803 unlicensed contractors.

If the enforcement or licensing board or designated 804 (f) special magistrate finds that a violation exists, the 805 enforcement or licensing board or designated special magistrate 806 807 may order the violator to pay a civil penalty of not less than 808 the amount set forth on the citation but not more than \$2,500 809 \$500 per day for each violation. In determining the amount of 810 the penalty, the enforcement or licensing board or designated 811 special magistrate shall consider the following factors:

812

Amendment No.

1. The gravity of the violation.

813 2. Any actions taken by the violator to correct the814 violation.

3. Any previous violations committed by the violator.
Section 14. Present subsections (6) through (11) of
section 553.71, Florida Statutes, are redesignated as
subsections (7) through (12), respectively, and a new subsection
(6) is added to that section, to read:

820

553.71 Definitions.-As used in this part, the term:

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| | DIII NO. C5/HD /3/ (2013) |
|------|---|
| 0.01 | Amendment No. |
| 821 | (6) "Local technical amendment" means an action by a local |
| 822 | governing authority that results in a technical change to the |
| 823 | Florida Building Code and its local enforcement. |
| 824 | Section 15. Subsection (17) of section 553.73, Florida |
| 825 | Statutes, is amended to read: |
| 826 | 553.73 Florida Building Code.— |
| 827 | (17) <u>A provision</u> The provisions of section R313 of the |
| 828 | most current version of the International Residential Code |
| 829 | relating to mandated fire sprinklers may not be incorporated |
| 830 | into the Florida Building Code as adopted by the Florida |
| 831 | Building Commission and may not be adopted as a local amendment |
| 832 | to the Florida Building Code. This subsection does not prohibit |
| 833 | the application of cost-saving incentives for residential fire |
| 834 | sprinklers that are authorized in the International Residential |
| 835 | Code upon a mutual agreement between the builder and the code |
| 836 | official. This subsection does not apply to a local government |
| 837 | that has a lawfully adopted ordinance relating to fire |
| 838 | sprinklers which has been in effect since January 1, 2010. |
| 839 | Section 16. Subsection (1) of section 553.74, Florida |
| 840 | Statutes, is amended to read: |
| 841 | 553.74 Florida Building Commission.— |
| 842 | (1) The Florida Building Commission is created and located |
| 843 | within the Department of Business and Professional Regulation |
| 844 | for administrative purposes. Members <u>are</u> shall be appointed by |
| 845 | the Governor subject to confirmation by the Senate. The |
| 846 | commission <u>is</u> shall be composed of <u>26</u> 25 members, consisting of |
| 847 | the following: |
| | |
| | |

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(a) One architect registered to practice in this state and
actively engaged in the profession. The American Institute of
Architects, Florida Section, is encouraged to recommend a list
of candidates for consideration.

(b) One structural engineer registered to practice in this
state and actively engaged in the profession. The Florida
Engineering Society is encouraged to recommend a list of
candidates for consideration.

(c) One air-conditioning or mechanical contractor
certified to do business in this state and actively engaged in
the profession. The Florida Air Conditioning Contractors
Association, the Florida Refrigeration and Air Conditioning
Contractors Association, and the Mechanical Contractors
Association of Florida are encouraged to recommend a list of
candidates for consideration.

(d) One electrical contractor certified to do business in
this state and actively engaged in the profession. The Florida
Electrical Contractors Association and the National Electrical
Contractors Association, Florida Chapter, are encouraged to
recommend a list of candidates for consideration.

(e) One member from fire protection engineering or
technology who is actively engaged in the profession. The
Florida Chapter of the Society of Fire Protection Engineers and
the Florida Fire Marshals and Inspectors Association are
encouraged to recommend a list of candidates for consideration.

873 (f) One general contractor certified to do business in
874 this state and actively engaged in the profession. The
875 Associated Builders and Contractors of Florida, the Florida

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876 Associated General Contractors Council, and the Union
877 Contractors Association are encouraged to recommend a list of
878 candidates for consideration.

(g) One plumbing contractor licensed to do business in
this state and actively engaged in the profession. The Florida
Association of Plumbing, Heating, and Cooling Contractors is
encouraged to recommend a list of candidates for consideration.

(h) One roofing or sheet metal contractor certified to do
business in this state and actively engaged in the profession.
The Florida Roofing, Sheet Metal, and Air Conditioning
Contractors Association and the Sheet Metal and Air Conditioning
Contractors National Association are encouraged to recommend a
list of candidates for consideration.

(i) One residential contractor licensed to do business in
this state and actively engaged in the profession. The Florida
Home Builders Association is encouraged to recommend a list of
candidates for consideration.

(j) Three members who are municipal or district codes enforcement officials, one of whom is also a fire official. The Building Officials Association of Florida and the Florida Fire Marshals and Inspectors Association are encouraged to recommend a list of candidates for consideration.

898 (k) One member who represents the Department of Financial899 Services.

900 (1) One member who is a county codes enforcement official.
 901 The Building Officials Association of Florida is encouraged to
 902 recommend a list of candidates for consideration.

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903 (m) One member of a Florida-based organization of persons 904 with disabilities or a nationally chartered organization of 905 persons with disabilities with chapters in this state.

906 (n) One member of the manufactured buildings industry who 907 is licensed to do business in this state and is actively engaged 908 in the industry. The Florida Manufactured Housing Association is 909 encouraged to recommend a list of candidates for consideration.

910 (o) One mechanical or electrical engineer registered to
911 practice in this state and actively engaged in the profession.
912 The Florida Engineering Society is encouraged to recommend a
913 list of candidates for consideration.

914 (p) One member who is a representative of a municipality 915 or a charter county. The Florida League of Cities and the 916 Florida Association of Counties are encouraged to recommend a 917 list of candidates for consideration.

918 (q) One member of the building products manufacturing 919 industry who is authorized to do business in this state and is 920 actively engaged in the industry. The Florida Building Material 921 Association, the Florida Concrete and Products Association, and 922 the Fenestration Manufacturers Association are encouraged to 923 recommend a list of candidates for consideration.

924 (r) One member who is a representative of the building 925 owners and managers industry who is actively engaged in 926 commercial building ownership or management. The Building Owners 927 and Managers Association is encouraged to recommend a list of 928 candidates for consideration.

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929 (s) One member who is a representative of the insurance
930 industry. The Florida Insurance Council is encouraged to
931 recommend a list of candidates for consideration.

932 (t) One member who is a representative of public933 education.

(u) One member who is a swimming pool contractor licensed to do business in this state and actively engaged in the profession. The Florida Swimming Pool Association and the United Pool and Spa Association are encouraged to recommend a list of candidates for consideration.

939 (v) One member who is a representative of the green 940 building industry and who is a third-party commission agent, a 941 Florida board member of the United States Green Building Council 942 or Green Building Initiative, a professional who is accredited 943 under the International Green Construction Code (IGCC), or a 944 professional who is accredited under Leadership in Energy and 945 Environmental Design (LEED).

946 (w) One member who is a representative of a natural gas 947 distribution system and who is actively engaged in the 948 distribution of natural gas in this state. The Florida Natural 949 Gas Association is encouraged to recommend a list of candidates 950 for consideration.

951

 $(x) \xrightarrow{(w)}$ One member who shall be the chair.

952

953 Any person serving on the commission under paragraph (c) or 954 paragraph (h) on October 1, 2003, and who has served less than 955 two full terms is eligible for reappointment to the commission 956 regardless of whether he or she meets the new qualification.

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Amendment No. 957 Section 17. Subsection (18) is added to section 553.79, 958 Florida Statutes, to read:

959 553.79 Permits; applications; issuance; inspections.960 (18) For the purpose of inspection and record retention,
961 site plans for a building may be maintained in the form of an
962 electronic copy at the worksite. These plans must be open to
963 inspection by the building official or a duly authorized
964 representative, as required by the Florida Building Code.

965 Section 18. Subsection (5) of section 553.842, Florida 966 Statutes, is amended to read:

967

553.842 Product evaluation and approval.-

968 (5) Statewide approval of products, methods, or systems of 969 construction may be achieved by one of the following methods. 970 One of these methods must be used by the commission to approve 971 the following categories of products: panel walls, exterior 972 doors, roofing, skylights, windows, shutters, impact protective 973 systems, and structural components as established by the 974 commission by rule. A product may not be advertised, sold, 975 offered, provided, distributed, or marketed as hurricane, 976 windstorm, or impact protection from wind-borne debris from a 977 hurricane or windstorm unless it is approved pursuant to this 978 section or s. 553.8425. Any person who advertises, sells, 979 offers, provides, distributes, or markets a product as 980 hurricane, windstorm, or impact protection from wind-borne debris without such approval is subject to the Florida Deceptive 981 982 and Unfair Trade Practices Act under part II of chapter 501 brought by the enforcing authority as defined in s. 501.203. 983

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984 Products for which the code establishes standardized (a) 985 testing or comparative or rational analysis methods shall be approved by submittal and validation of one of the following 986 987 reports or listings indicating that the product or method or 988 system of construction was in compliance with the Florida 989 Building Code and that the product or method or system of 990 construction is, for the purpose intended, at least equivalent 991 to that required by the Florida Building Code:

992 1. A certification mark or listing of an approved 993 certification agency, which may be used only for products for 994 which the code designates standardized testing;

995 996

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 A test report from an approved testing laboratory;
 A product evaluation report based upon testing or comparative or rational analysis, or a combination thereof, from an approved product evaluation entity; or

999 4. A product evaluation report based upon testing or
1000 comparative or rational analysis, or a combination thereof,
1001 developed and signed and sealed by a professional engineer or
1002 architect, licensed in this state.

1004 A product evaluation report or a certification mark or listing 1005 of an approved certification agency which demonstrates that the 1006 product or method or system of construction complies with the 1007 Florida Building Code for the purpose intended is equivalent to a test report and test procedure referenced in the Florida 1008 Building Code. An application for state approval of a product 1009 1010 under subparagraph 1. or subparagraph 3. must be approved by the 1011 department after the commission staff or a designee verifies

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1012 that the application and related documentation are complete. 1013 This verification must be completed within 10 business days 1014 after receipt of the application. Upon approval by the 1015 department, the product shall be immediately added to the list 1016 of state-approved products maintained under subsection (13). 1017 Approvals by the department shall be reviewed and ratified by 1018 the commission's program oversight committee except for a 1019 showing of good cause that a review by the full commission is 1020 necessary. The commission shall adopt rules providing means to 1021 cure deficiencies identified within submittals for products 1022 approved under this paragraph.

1023 Section 19. Section 553.901, Florida Statutes, is amended 1024 to read:

1025 553.901 Purpose of thermal efficiency code.-The Department 1026 of Business and Professional Regulation shall prepare a thermal 1027 efficiency code to provide for a statewide uniform standard for energy efficiency in the thermal design and operation of all 1028 buildings statewide, consistent with energy conservation goals, 1029 1030 and to best provide for public safety, health, and general 1031 welfare. The Florida Building Commission shall adopt the Florida 1032 Building Code-Energy Conservation Florida Energy Efficiency Code 1033 for Building Construction within the Florida Building Code, and 1034 shall modify, revise, update, and maintain the code to implement 1035 the provisions of this thermal efficiency code and amendments thereto, in accordance with the procedures of chapter 120. The 1036 department shall, at least triennially, determine the most cost-1037 1038 effective energy-saving equipment and techniques available and 1039 report its determinations to the commission, which shall update

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| 1040 | Amendment No. the code to incorporate such equipment and techniques. The |
|------|--|
| 1041 | proposed changes shall be made available for public review and |
| 1042 | comment no later than 6 months <u>before</u> prior to code |
| 1043 | implementation. The term "cost-effective," <u>as used in</u> for the |
| 1044 | purposes of this part, <u>means</u> shall be construed to mean cost- |
| 1045 | effective to the consumer. |
| 1046 | Section 20. Section 553.902, Florida Statutes, is |
| 1047 | reordered and amended to read: |
| 1048 | 553.902 Definitions <u>As used in</u> For the purposes of this |
| 1049 | part, the term: |
| 1050 | (2) (1) "Exempted building" means: |
| 1051 | (a) A Any building or portion thereof whose peak design |
| 1052 | rate of energy usage for all purposes is less than 1 watt (3.4 |
| 1053 | Btu per hour) per square foot of floor area for all purposes. |
| 1054 | (b) <u>A</u> Any building that which is neither heated nor cooled |
| 1055 | by a mechanical system designed to control or modify the indoor |
| 1056 | temperature and powered by electricity or fossil fuels. |
| 1057 | (c) <u>A</u> Any building for which federal mandatory standards |
| 1058 | preempt state energy codes. |
| 1059 | (d) <u>A</u> Any historical building as described in s. |
| 1060 | 267.021(3). |
| 1061 | |
| 1062 | The Florida Building Commission may recommend to the |
| 1063 | Legislature additional types of buildings which should be |
| 1064 | exempted from compliance with the Florida Building Code-Energy |
| 1065 | Conservation Florida Energy Efficiency Code for Building |
| 1066 | Construction. |
| | |

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Bill No. CS/HB 737 (2013)

Amendment No.

1067 <u>(4)-(2)</u> "HVAC" means a system of heating, ventilating, and 1068 air-conditioning.

1069 <u>(6)</u> (3) "Renovated building" means a residential or 1070 nonresidential building undergoing alteration that varies or 1071 changes insulation, HVAC systems, water heating systems, or 1072 exterior envelope conditions, <u>if</u> provided the estimated cost of 1073 renovation exceeds 30 percent of the assessed value of the 1074 structure.

1075 <u>(5) (4)</u> "Local enforcement agency" means the agency of 1076 local government which has the authority to make inspections of 1077 buildings and to enforce the Florida Building Code. <u>The term</u> It 1078 includes any agency within the definition of s. 553.71(5).

1079 <u>(3) (5)</u> "Exterior envelope physical characteristics" means 1080 the physical nature of those elements of a building which 1081 enclose conditioned spaces through which energy may be 1082 transferred to or from the exterior.

1083 <u>(1)</u> (6) "Energy performance level" means the indicator of 1084 the energy-related performance of a building, including, but not 1085 limited to, the levels of insulation, the amount and type of 1086 glass, and the HVAC and water heating system efficiencies.

1087 Section 21. Section 553.903, Florida Statutes, is amended 1088 to read:

1089 553.903 Applicability.—This part <u>applies</u> shall apply to 1090 all new and renovated buildings in the state, except exempted 1091 buildings, for which building permits are obtained after March 1092 15, 1979, and to the installation or replacement of building 1093 systems and components with new products for which thermal 1094 efficiency standards are set by the <u>Florida Building Code-Energy</u>

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Amendment No.

1095 Conservation Florida Energy Efficiency Code for Building

1096 Construction. The provisions of this part shall constitute a 1097 statewide uniform code.

1098 Section 22. Section 553.904, Florida Statutes, is amended 1099 to read:

1100 553.904 Thermal efficiency standards for new 1101 nonresidential buildings.-Thermal designs and operations for new nonresidential buildings for which building permits are obtained 1102 after March 15, 1979, must shall at a minimum take into account 1103 1104 exterior envelope physical characteristics, including thermal mass; HVAC, service water heating, energy distribution, 1105 1106 lighting, energy managing, and auxiliary systems design and selection; and HVAC, service water heating, energy distribution, 1107 1108 lighting, energy managing, and auxiliary equipment performance, 1109 and are shall not be required to meet standards more stringent 1110 than the provisions of the Florida Building Code-Energy Conservation Florida Energy Efficiency Code for Building 1111 1112 Construction.

1113 Section 23. Section 553.905, Florida Statutes, is amended 1114 to read:

1115 553.905 Thermal efficiency standards for new residential buildings.-Thermal designs and operations for new residential 1116 buildings for which building permits are obtained after March 1117 15, 1979, must shall at a minimum take into account exterior 1118 envelope physical characteristics, HVAC system selection and 1119 configuration, HVAC equipment performance, and service water 1120 1121 heating design and equipment selection and are shall not be 1122 required to meet standards more stringent than the provisions of

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1123 the Florida Building Code-Energy Conservation Florida Energy Efficiency Code for Building Construction. HVAC equipment 1124 1125 mounted in an attic or a garage is shall not be required to have 1126 supplemental insulation in addition to that installed by the 1127 manufacturer. All new residential buildings, except those herein exempted, must shall have insulation in ceilings rated at R-19 1128 1129 or more, space permitting. Thermal efficiency standards do not apply to a building of less than 1,000 square feet which is not 1130 1131 primarily used as a principal residence and which is constructed 1132 and owned by a natural person for hunting or similar recreational purposes; however, no such person may not build 1133 1134 more than one exempt building in any 12-month period.

1135 Section 24. Section 553.906, Florida Statutes, is amended 1136 to read:

553.906 Thermal efficiency standards for renovated 1137 1138 buildings.-Thermal designs and operations for renovated buildings for which building permits are obtained after March 1139 15, 1979, must shall take into account insulation; windows; 1140 1141 infiltration; and HVAC, service water heating, energy 1142 distribution, lighting, energy managing, and auxiliary systems 1143 design and equipment selection and performance. Such buildings 1144 are shall not be required to meet standards more stringent than 1145 the provisions of the Florida Building Code-Energy Conservation Florida Energy Efficiency Code for Building Construction. These 1146 1147 standards apply only to those portions of the structure which are actually renovated. 1148

1149 Section 25. Section 553.912, Florida Statutes, is amended 1150 to read:

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Bill No. CS/HB 737 (2013)

Amendment No. 1151 553.912 Air conditioners.-All air conditioners that are sold or installed in the state must shall meet the minimum 1152 efficiency ratings of the Florida Building Code-Energy 1153 Conservation Energy Efficiency Code for Building Construction. 1154 1155 These efficiency ratings must shall be minimums and may be updated in the Florida Building Code-Energy Conservation Florida 1156 1157 Energy Efficiency Code for Building Construction by the 1158 department in accordance with s. 553.901, following its 1159 determination that more cost-effective energy-saving equipment 1160 and techniques are available. It is the intent of the 1161 Legislature that all replacement air-conditioning systems in residential applications be installed using energy-saving, 1162 quality installation procedures, including, but not limited to, 1163 1164 equipment sizing analysis and duct inspection. Notwithstanding this section, existing heating and cooling equipment in 1165 1166 residential applications need not meet the minimum equipment 1167 efficiencies, including system sizing and duct sealing.

1168 Section 26. Section 553.991, Florida Statutes, is amended 1169 to read:

1170 553.991 Purpose. - The purpose of this part is to identify 1171 systems provide for a statewide uniform system for rating the 1172 energy efficiency of buildings. It is in the interest of the 1173 state to encourage the consideration of the energy-efficiency 1174 rating systems system in the market so as to provide market rewards for energy-efficient buildings and to those persons or 1175 1176 companies designing, building, or selling energy-efficient buildings. 1177

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| 1178 | Amendment No. Section 27. <u>Section 553.992, Florida Statutes, is</u> |
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| 1179 | repealed. |
| 1180 | Section 28. Section 553.993, Florida Statutes, is amended |
| 1181 | to read: |
| 1182 | 553.993 DefinitionsFor purposes of this part: |
| 1183 | (1) "Acquisition" means to gain the sole or partial use of |
| 1184 | a building through a purchase agreement. |
| 1185 | (2) "Builder" means the primary contractor who possesses |
| 1186 | the requisite skill, knowledge, and experience, and has the |
| 1187 | responsibility, to supervise, direct, manage, and control the |
| 1188 | contracting activities of the business organization with which |
| 1189 | she or he is connected and who has the responsibility to |
| 1190 | supervise, direct, manage, and control the construction work on |
| 1191 | a job for which she or he has obtained the building permit. |
| 1192 | Construction work includes, but is not limited to, foundation, |
| 1193 | framing, wiring, plumbing, and finishing work. |
| 1194 | (3) "Building energy-efficiency rating system" means a |
| 1195 | whole building energy evaluation system established by the |
| 1196 | Residential Energy Services Network, the Commercial Energy |
| 1197 | Services Network, the Building Performance Institute, or the |
| 1198 | Florida Solar Energy Center. |
| 1199 | (4) (3) "Designer" means the architect, engineer, landscape |
| 1200 | architect, builder, interior designer, or other person who |
| 1201 | performs the actual design work or under whose direct |
| 1202 | supervision and responsible charge the construction documents |
| 1203 | are prepared. |
| 1204 | (5) "Energy auditor" means a trained and certified |
| 1205 | professional who conducts energy evaluations of an existing |
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| | BIII NO. CS/HB /S/ (2013) |
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| 1206 | Amendment No. |
| | building and uses tools to identify the building's current |
| 1207 | energy usage and the condition of the building and equipment. |
| 1208 | (6) "Energy-efficiency rating" means an unbiased |
| 1209 | indication of a building's relative energy efficiency based on |
| 1210 | consistent inspection procedures, operating assumptions, climate |
| 1211 | data, and calculation methods. |
| 1212 | (7) "Energy rater" means an individual certified by a |
| 1213 | building energy-efficiency rating system to perform building |
| 1214 | energy-efficiency ratings for the building type and in the |
| 1215 | rating class for which the rater is certified. |
| 1216 | <u>(8)</u> (4) "New building" means commercial occupancy buildings |
| 1217 | permitted for construction after January 1, 1995, and |
| 1218 | residential occupancy buildings permitted for construction after |
| 1219 | January 1, 1994. |
| 1220 | <u>(9)</u> "Public building" means a building comfort- |
| 1221 | conditioned for occupancy that is owned or leased by the state, |
| 1222 | a state agency, or a governmental subdivision, including, but |
| 1223 | not limited to, a city, county, or school district. |
| 1224 | Section 29. Section 553.994, Florida Statutes, is amended |
| 1225 | to read: |
| 1226 | 553.994 Applicability <u>Building energy-efficiency</u> The |
| 1227 | rating <u>systems</u> system shall apply to all public, commercial, and |
| 1228 | residential buildings in the state. |
| 1229 | Section 30. Section 553.995, Florida Statutes, is amended |
| 1230 | to read: |
| 1231 | 553.995 Energy-efficiency ratings for buildings |
| 1232 | (1) <u>Building</u> The energy-efficiency rating systems must, |
| 1233 | system shall at a minimum: |
| | |
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Amendment No.

1234 (a) Provide a uniform rating scale of the efficiency of 1235 buildings based on annual energy usage.

1236 <u>(a) (b)</u> Take into account local climate conditions, 1237 construction practices, and building use.

1238 (b) (c) Be compatible with standard federal rating systems 1239 and state building codes and standards, where applicable, and 1240 shall satisfy the requirements of s. 553.9085 with respect to 1241 residential buildings and s. 255.256 with respect to state 1242 buildings.

1243 <u>(c)</u> (2) The energy-efficiency rating system adopted by the 1244 department shall Provide a means of analyzing and comparing the 1245 relative energy efficiency of buildings upon the sale of new or 1246 existing residential, public, or commercial buildings.

1247 (3) The department shall establish a voluntary working 1248 group of persons interested in the energy-efficiency rating 1249 system or energy efficiency, including, but not limited to, such 1250 persons as electrical engineers, mechanical engineers, 1251 architects, public utilities, and builders. The interest group 1252 shall advise the department in the development of the energy-1253 efficiency rating system and shall assist the department in the 1254 implementation of the rating system by coordinating educational 1255 programs for designers, builders, businesses, and other 1256 interested persons to assist compliance and to facilitate 1257 incorporation of the rating system into existing practices.

1258 <u>(2)(a)</u>(4) The department shall develop a training and 1259 certification program to certify raters. In addition to the 1260 department, Ratings may be conducted by <u>a</u> any local government 1261 or private entity <u>if</u>, provided that the appropriate persons have

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1262 completed the necessary training established by the applicable 1263 <u>building energy-efficiency rating system</u> and have been certified 1264 by the department.

1265 (b) The Department of Management Services shall rate 1266 state-owned or state-leased buildings <u>if</u>, provided that the 1267 appropriate persons have completed the necessary training 1268 <u>established by the applicable building energy-efficiency rating</u> 1269 <u>system and have been certified by the Department of Business and</u> 1270 Professional Regulation.

1271 A state agency that which has building construction (C) 1272 regulation authority may rate its own buildings and those it is 1273 responsible for τ if the appropriate persons have completed the 1274 necessary training established by the applicable building 1275 energy-efficiency rating system and have been certified by the 1276 Department of Business and Professional Regulation. The 1277 Department of Business and Professional Regulation may charge a 1278 fee not to exceed the costs for the training and certification 1279 of raters. The department shall by rule set the appropriate charges for raters to charge for energy ratings, not to exceed 1280 1281 the actual costs.

1282 Section 31. Section 553.996, Florida Statutes, is amended 1283 to read:

1284 553.996 Energy-efficiency information provided by building 1285 <u>energy-efficiency rating systems providers</u> brochure.-A 1286 prospective purchaser of real property with a building for 1287 occupancy located thereon shall be provided with a copy of an 1288 information brochure, at the time of or <u>before</u> prior to the 1289 purchaser's execution of the contract for sale and purchase

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| 1290 | Amendment No. which notifies, notifying the purchaser of the option for an |
|------|--|
| 1291 | energy-efficiency rating on the building. Building energy- |
| 1292 | efficiency rating system providers identified in this part shall |
| | |
| 1293 | prepare such information and make it available for distribution |
| 1294 | Such brochure shall be prepared, made available for |
| 1295 | distribution, and provided at no cost by the department. Such |
| 1296 | brochure shall contain information relevant to that class of |
| 1297 | building <u>must include</u> , including, but <u>need</u> not <u>be</u> limited to: |
| 1298 | (1) How to analyze the building's energy-efficiency |
| 1299 | rating. |
| 1300 | (2) Comparisons to statewide averages for new and existing |
| 1301 | construction of that class. |
| 1302 | (3) Information concerning methods to improve the |
| 1303 | building's energy-efficiency rating. |
| 1304 | (4) A notice to residential purchasers that the energy- |
| 1305 | efficiency rating may qualify the purchaser for an energy- |
| 1306 | efficient mortgage from lending institutions. |
| 1307 | Section 32. Subsection (2) of section 553.997, Florida |
| 1308 | Statutes, is amended to read: |
| 1309 | 553.997 Public buildings |
| 1310 | (2) The department, together with other State agencies |
| 1311 | having building construction and maintenance responsibilities, |
| 1312 | shall make available energy-efficiency practices information to |
| 1313 | be used by individuals involved in the design, construction, |
| 1314 | retrofitting, and maintenance of buildings for state and local |
| 1315 | governments. |
| 1316 | Section 33. Section 553.998, Florida Statutes, is amended |
| 1317 | to read: |
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Bill No. CS/HB 737 (2013)

| 1318 | Amendment No. 553.998 ComplianceAll ratings must shall be determined |
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| 1319 | using tools and procedures developed by the systems recognized |
| 1320 | under this part adopted by the department by rule in accordance |
| 1321 | with chapter 120 and must shall be certified by the rater as |
| 1322 | accurate and correct and in compliance with procedures of the |
| 1323 | system under which the rater is certified adopted by the |
| 1324 | department by rule in accordance with chapter 120. |
| 1325 | Section 34. The sums of \$119,618 in recurring funds and |
| 1326 | \$263,143 in nonrecurring funds are appropriated from the |
| 1327 | Professional Regulation Trust to the Department of Business and |
| 1328 | Professional Regulation for the implementation of this act |
| 1329 | during the 2013-2014 fiscal year. |
| 1330 | Section 35. Except as otherwise expressly provided in this |
| 1331 | act, this act shall take effect July 1, 2013. |
| 1 2 2 0 | |
| 1332 | |
| 1332 | |
| | TITLE AMENDMENT |
| 1333 | TITLE AMENDMENT Remove everything before the enacting clause and insert: |
| 1333 1334 | |
| 1333 1334 1335 | Remove everything before the enacting clause and insert: |
| 1333 1334 1335 1336 | Remove everything before the enacting clause and insert: A bill to be entitled |
| 1333 1334 1335 1336 1337 | Remove everything before the enacting clause and insert: A bill to be entitled An act relating to building construction; amending s. |
| 1333 1334 1335 1336 1337 1338 | Remove everything before the enacting clause and insert: A bill to be entitled An act relating to building construction; amending s. 162.12, F.S.; revising notice requirements in the |
| 1333 1334 1335 1336 1337 1338 1339 | Remove everything before the enacting clause and insert: A bill to be entitled An act relating to building construction; amending s. 162.12, F.S.; revising notice requirements in the Local Government Code Enforcement Boards Act; |
| 1333 1334 1335 1336 1337 1338 1339 1340 | Remove everything before the enacting clause and insert: A bill to be entitled An act relating to building construction; amending s. 162.12, F.S.; revising notice requirements in the Local Government Code Enforcement Boards Act; amending ss. 255.20 and 255.2575, F.S.; requiring |
| 1333 1334 1335 1336 1337 1338 1339 1340 1341 | Remove everything before the enacting clause and insert: A bill to be entitled An act relating to building construction; amending s. 162.12, F.S.; revising notice requirements in the Local Government Code Enforcement Boards Act; amending ss. 255.20 and 255.2575, F.S.; requiring governmental entities to specify certain products |
| 1333 1334 1335 1336 1337 1338 1339 1340 1341 1342 | Remove everything before the enacting clause and insert: A bill to be entitled An act relating to building construction; amending s. 162.12, F.S.; revising notice requirements in the Local Government Code Enforcement Boards Act; amending ss. 255.20 and 255.2575, F.S.; requiring governmental entities to specify certain products associated with public works projects; providing for |
| 1333 1334 1335 1336 1337 1338 1339 1340 1341 1342 1343 | Remove everything before the enacting clause and insert: A bill to be entitled An act relating to building construction; amending s. 162.12, F.S.; revising notice requirements in the Local Government Code Enforcement Boards Act; amending ss. 255.20 and 255.2575, F.S.; requiring governmental entities to specify certain products associated with public works projects; providing for applicability; amending s. 255.257, F.S.; requiring |

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Bill No. CS/HB 737 (2013)

Amendment No.

1346 renovation project; amending s. 381.0065, F.S.; 1347 specifying that certain actions relating to onsite 1348 sewage treatment and removal are not required if a 1349 bedroom is not added during a remodeling addition or 1350 modification to a single-family home; prohibiting a 1351 remodeling addition or modification from certain 1352 coverage or encroachment; authorizing a local health 1353 board to review specific plans; requiring a review to 1354 be completed within a specific time period after 1355 receipt of specific plans; creating s. 489.103, F.S.; 1356 providing for additional exemptions; amending s. 1357 489.105, F.S.; revising definitions; amending s. 489.111, F.S.; revising eligibility criteria to take 1358 1359 the swimming pool/spa examination; providing that amendments to s. 489.113(2), F.S., enacted in s. 11, 1360 1361 ch. 2012-13, Laws of Florida, are remedial and 1362 intended to clarify existing law; providing for retroactivity; amending s. 489.127, F.S.; revising 1363 1364 civil penalties; authorizing a local building 1365 department to retain 75 percent of certain fines 1366 collected if it transmits 25 percent to the Department 1367 of Business and Professional Regulation; amending s. 1368 489.131, F.S.; deleting legislative intent referring 1369 to a local agency's enforcement of regulatory laws; deleting the definitions of "minor violation" and 1370 "notice of noncompliance"; deleting provisions that 1371 provide for what a notice of noncompliance should or 1372 1373 should not include; deleting a provision that provides

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Bill No. CS/HB 737 (2013)

Amendment No. 1374 for further disciplinary proceedings for certain licensees; amending s. 489.514, F.S.; extending the 1375 1376 date by which an applicant must make application for a license to be grandfathered; amending s. 489.531, 1377 1378 F.S.; revising maximum civil penalties; amending s. 1379 553.71, F.S.; providing a definition for the term 1380 "local technical amendment"; amending s. 553.73, F.S.; 1381 prohibiting any provision of the International 1382 Residential Code relating to mandated fire sprinklers 1383 from incorporation into the Florida Building Code; 1384 amending s. 553.74, F.S.; revising membership of the Florida Building Commission; amending s. 553.79, F.S.; 1385 1386 authorizing a site plan to be maintained at the 1387 worksite as an electronic copy; requiring the copy to 1388 be open to inspection by certain officials; amending 1389 s. 553.842, F.S.; requiring an application for state 1390 approval of a certain product to be approved by the 1391 department after the application and related 1392 documentation are complete; amending ss. 553.901, 553.902, 553.903, 553.904, 553.905, and 553.906, F.S.; 1393 1394 requiring the Florida Building Commission to adopt the 1395 Florida Building Code-Energy Conservation; conforming 1396 subsequent sections of the thermal efficiency code; 1397 amending s. 553.912, F.S.; requiring replacement air conditioning systems in residential applications to 1398 use energy-saving quality installation procedures; 1399 1400 providing that certain existing heating and cooling 1401 equipment is not required to meet the minimum

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Bill No. CS/HB 737 (2013)

Amendment No.

1402 equipment efficiencies; amending s. 553.991, F.S.; 1403 revising the purpose of the Florida Building Energy-Efficiency Rating Act; repealing s. 553.992, F.S., 1404 relating to the adoption of a rating system; amending 1405 1406 s. 553.993, F.S.; providing definitions; amending s. 1407 553.994, F.S.; providing for the applicability of 1408 building energy-efficiency rating systems; amending s. 1409 553.995, F.S.; deleting a minimum requirement for the building energy-efficiency rating systems; revising 1410 1411 language; deleting provisions relating to a certain interest group; deleting provisions relating to the 1412 Department of Business and Professional Regulation; 1413 1414 amending s. 553.996, F.S.; requiring building energy-1415 efficiency rating system providers to provide certain information; amending s. 553.997, F.S.; deleting a 1416 1417 provision relating to the department; amending s. 1418 553.998, F.S.; revising provisions relating to rating 1419 compliance; providing an appropriation; providing 1420 effective dates.

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