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1	A bill to be entitled
2	An act relating to engineers; amending s. 471.003,
3	F.S.; prohibiting a person who is not licensed as an
4	engineer or a structural engineer from using specified
5	names and titles or practicing engineering or
6	structural engineering; exempting certain persons from
7	the licensing requirements; amending s. 471.005, F.S.;
8	providing definitions; amending s. 471.011, F.S.;
9	establishing various fees for the examination and
10	licensure of structural engineers; amending s.
11	471.013, F.S.; revising provisions authorizing the
12	Board of Professional Engineers to refuse to certify
13	an applicant due to lack of good moral character to
14	include structural engineer licensure applicants, to
15	conform; amending s. 471.015, F.S.; providing
16	licensure and application requirements for a
17	structural engineer license; exempting, under certain
18	conditions, a structural engineer who applies for
19	licensure before a specified date from passage of a
20	certain national examination; requiring the board to
21	certify certain applicants for licensure by
22	endorsement; amending ss. 471.019 and 471.025, F.S.;
23	revising continuing education requirements for
24	reactivation of a license and provisions requiring an
25	engineer with a revoked or suspended license to
26	surrender his or her seal, respectively, to include
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27	structural engineers, to conform; amending s. 471.031,
28	F.S.; prohibiting specified persons from using
29	specified names and titles; amending s. 471.033, F.S.;
30	providing various acts which constitute grounds for
31	disciplinary action against a structural engineer, to
32	which penalties apply; amending s. 471.037, F.S.;
33	revising applicability, to conform to changes made by
34	the act; providing an effective date.
35	
36	Be It Enacted by the Legislature of the State of Florida:
37	
38	Section 1. Subsections (1) and (2) of section 471.003,
39	Florida Statutes, are amended to read:
40	471.003 Qualifications for practice; exemptions
41	(1) (a) No person other than a duly licensed engineer shall
42	practice engineering or use the name or title of "licensed
43	engineer," "professional engineer," <u>"registered engineer,"</u> or
44	any other title, designation, words, letters, abbreviations, or
45	device tending to indicate that such person holds an active
46	license as an engineer in this state.
47	(b) Beginning March 1, 2017, no person other than a duly
48	licensed structural engineer shall practice structural
49	engineering or use the name or title of "licensed structural
50	engineer," "professional structural engineer," "registered
51	structural engineer," "structural engineer," or any other title,
52	designation, words, letters, abbreviations, or device tending to
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53 <u>indicate that such person holds an active license as a</u> 54 structural engineer in this state.

55 (2) The following persons are not required to be licensed 56 under the provisions of this chapter as a licensed engineer <u>or</u> 57 structural engineer:

(a) Any person practicing engineering for the improvement of, or otherwise affecting, property legally owned by her or him, unless such practice involves a public utility or the public health, safety, or welfare or the safety or health of employees. This paragraph shall not be construed as authorizing the practice of engineering through an agent or employee who is not duly licensed under the provisions of this chapter.

(b)1. A person acting as a public officer employed by any
state, county, municipal, or other governmental unit of this
state when working on any project the total estimated cost of
which is \$10,000 or less.

69 2. Persons who are employees of any state, county, 70 municipal, or other governmental unit of this state and who are 71 the subordinates of a person in responsible charge licensed 72 under this chapter, to the extent that the supervision meets 73 standards adopted by rule of the board.

(c) Regular full-time employees of a corporation not engaged in the practice of engineering as such, whose practice of engineering for such corporation is limited to the design or fabrication of manufactured products and servicing of such products.

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(d) Regular full-time employees of a public utility or other entity subject to regulation by the Florida Public Service Commission, Federal Energy Regulatory Commission, or Federal Communications Commission.

(e) Employees of a firm, corporation, or partnership who
are the subordinates of a person in responsible charge, licensed
under this chapter.

86 (f) Any person as contractor in the execution of work 87 designed by a professional engineer <u>or structural engineer</u> or in 88 the supervision of the construction of work as a foreman or 89 superintendent.

90 A licensed surveyor and mapper who takes, or contracts (q) 91 for, professional engineering services incidental to her or his practice of surveying and mapping and who delegates such 92 engineering services to a licensed professional engineer 93 94 qualified within her or his firm or contracts for such 95 professional engineering services to be performed by others who 96 are licensed professional engineers under the provisions of this 97 chapter.

98 (h) Any electrical, plumbing, air-conditioning, or 99 mechanical contractor whose practice includes the design and 100 fabrication of electrical, plumbing, air-conditioning, or 101 mechanical systems, respectively, which she or he installs by 102 virtue of a license issued under chapter 489, under part I of 103 chapter 553, or under any special act or ordinance when working 104 on any construction project which:

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105 1. Requires an electrical or plumbing or air-conditioning 106 and refrigeration system with a value of \$125,000 or less; and 107 2.a. Requires an aggregate service capacity of 600 amperes 108 (240 volts) or less on a residential electrical system or 800 109 amperes (240 volts) or less on a commercial or industrial 110 electrical system;

b. Requires a plumbing system with fewer than 250 fixture units; or

113 c. Requires a heating, ventilation, and air-conditioning 114 system not to exceed a 15-ton-per-system capacity, or if the 115 project is designed to accommodate 100 or fewer persons.

(i) Any general contractor, certified or registered pursuant to the provisions of chapter 489, when negotiating or performing services under a design-build contract as long as the engineering services offered or rendered in connection with the contract are offered and rendered by an engineer <u>or structural</u> <u>engineer</u> licensed in accordance with this chapter.

122 Any defense, space, or aerospace company, whether a (j) 123 sole proprietorship, firm, limited liability company, partnership, joint venture, joint stock association, 124 125 corporation, or other business entity, subsidiary, or affiliate, or any employee, contract worker, subcontractor, or independent 126 127 contractor of the defense, space, or aerospace company who 128 provides engineering for aircraft, space launch vehicles, launch 129 services, satellites, satellite services, or other defense, 130 space, or aerospace-related product or services, or components

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thereof. 131 Section 2. Subsections (14) and (15) are added to section 132 471.005, Florida Statutes, to read: 133 134 471.005 Definitions.-As used in this chapter, the term: (14) "Licensed structural engineer," "professional 135 structural engineer," "registered structural engineer," or 136 137 "structural engineer" means a person who is licensed to engage 138 in the practice of structural engineering under this chapter. 139 (15) "Structural engineering" means an engineering service 140 or creative work that includes the structural analysis and 141 design of structural components or systems for threshold buildings as defined in s. 553.71. The term includes 142 engineering, as defined in subsection (7), which requires 143 144 significant structural engineering education, training, experience, and examination, as determined by the board. 145 146 Section 3. Subsections (1) and (6) of section 471.011, 147 Florida Statutes, are amended to read: 148 471.011 Fees.-149 The board by rule may establish fees to be paid for (1)applications, examination, reexamination, licensing and renewal, 150 151 inactive status application and reactivation of inactive 152 licenses, and recordmaking and recordkeeping. The board may also 153 establish by rule a delinquency fee. The board shall establish 154 fees that are adequate to ensure the continued operation of the 155 board. Fees shall be based on department estimates of the 156 revenue required to implement this chapter and the provisions of Page 6 of 15

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157	law with respect to the regulation of engineers and structural
158	engineers.
159	(6) The fee for a temporary registration or certificate to
160	practice engineering or structural engineering shall not exceed
161	\$25 for an individual or \$50 for a business firm.
162	Section 4. Paragraph (a) of subsection (2) of section
163	471.013, Florida Statutes, is amended to read:
164	471.013 Examinations; prerequisites
165	(2)(a) The board may refuse to certify an applicant for
166	failure to satisfy the requirement of good moral character only
167	if:
168	1. There is a substantial connection between the lack of
169	good moral character of the applicant and the professional
170	responsibilities of a licensed engineer or structural engineer;
171	and
172	2. The finding by the board of lack of good moral
173	character is supported by clear and convincing evidence.
174	Section 5. Present subsections (3) through (7) of section
175	471.015, Florida Statutes, are redesignated as subsections (4)
176	through (8), respectively, present subsection (3) is amended,
177	and a new subsection (3) is added to that section, to read:
178	471.015 Licensure
179	(3)(a) The management corporation shall issue a structural
180	engineer license to any applicant who the board certifies as
181	qualified to practice structural engineering and who:
182	1. Is licensed under this chapter as an engineer or is
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183	qualified for licensure as an engineer.
184	2. Submits an application in the format prescribed by the
185	board.
186	3. Pays a fee established by the board under s. 471.011.
187	4. Provides satisfactory evidence of good moral character,
188	as defined by the board.
189	5. Provides a record of 4 years of active structural
190	engineering experience, as defined by the board, under the
191	supervision of a licensed professional engineer.
192	6. Has successfully passed the National Council of
193	Examiners for Engineering and Surveying Structural Engineering
194	examination.
195	(b) Before September 1, 2016, an applicant who satisfies
196	subparagraphs (a)14. may satisfy subparagraphs (a)5. and 6.
197	by:
198	1. Submitting a signed affidavit in the format prescribed
199	by the board which states that the applicant is currently a
200	licensed engineer in the state and has been engaged in the
201	practice of structural engineering with a record of at least 4
202	years of active structural engineering design experience;
203	2. Possessing a current professional engineering license
204	and filing the necessary documentation as required by the board,
205	or possessing a current threshold inspector license; and
206	3. Agreeing to meet with the board or a representative of
207	the board, upon the board's request, for the purpose of
208	evaluating the applicant's qualifications for licensure.
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209	(c) An applicant who is qualified for licensure as an
210	engineer under s. 471.013 may simultaneously apply for licensure
211	as a structural engineer if all requirements of s. 471.013 and
212	this subsection are met.
213	(4) (3) The board shall certify as qualified for a license
214	by endorsement an applicant who:
215	(a) In engineering, by endorsement, an applicant who
216	qualifies to take the fundamentals examination and the
217	principles and practice examination as set forth in s. 471.013,
218	has passed a United States national, regional, state, or
219	territorial licensing examination that is substantially
220	equivalent to the fundamentals examination and principles and
221	practice examination required by s. 471.013, and has satisfied
222	the experience requirements set forth in s. 471.013; or
223	(b) In engineering or structural engineering, by
224	endorsement, an applicant who holds a valid license to practice
225	engineering, or, for structural engineering, an applicant who
226	holds a valid license to practice structural engineering, issued
227	by another state or territory of the United States, if the
228	criteria for issuance of the license were substantially the same
229	as the licensure criteria that existed in this state at the time
230	the license was issued <u>; or</u>
231	(c) In structural engineering, by endorsement, an
232	applicant who holds a valid license to practice structural
233	engineering issued by another state or territory of the United
234	States and who has successfully passed one of the following 16-
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235	hour examination combinations:
236	1. The 8-hour National Council of Examiners for
237	Engineering and Surveying Structural Engineering I examination
238	and the 8-hour National Council of Examiners for Engineering and
239	Surveying Structural Engineering II examination.
240	2. The 8-hour National Council of Examiners for
241	Engineering and Surveying Structural Engineering II examination
242	and the 8-hour National Council of Examiners for Engineering and
243	Surveying Civil: Structural examination or the 8-hour National
244	Council of Examiners for Engineering and Surveying Architectural
245	Engineering examination.
246	3. The 16-hour Western States Structural Engineering
247	examination.
248	4. The 8-hour National Council of Examiners for
249	Engineering Structural Engineering II examination and the 8-hour
250	California Structural Engineering Seismic III examination or the
251	8-hour Washington Structural Engineering III examination.
252	Section 6. Section 471.019, Florida Statutes, is amended
253	to read:
254	471.019 ReactivationThe board shall prescribe by rule
255	continuing education requirements for reactivating a license.
256	The continuing education requirements for reactivating a license
257	for a licensed engineer or structural engineer may not exceed 12
258	classroom hours for each year the license was inactive.
259	Section 7. Subsection (2) of section 471.025, Florida
260	Statutes, is amended to read:
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261

471.025 Seals.-

It is unlawful for any person to seal or digitally 262 (2)263 sign any document with a seal or digital signature after his or 264 her license has expired or been revoked or suspended, unless 265 such license is has been reinstated or reissued. When an 266 engineer's or structural engineer's license is has been revoked 267 or suspended by the board, the licensee shall, within a period 268 of 30 days after the revocation or suspension has become effective, surrender his or her seal to the executive director 269 270 of the board and confirm to the executive director the 271 cancellation of the licensee's digital signature in accordance 272 with ss. 668.001-668.006. In the event the engineer's license 273 has been suspended for a period of time, his or her seal shall 274 be returned to him or her upon expiration of the suspension 275 period.

276 Section 8. Present paragraphs (b) through (g) of 277 subsection (1) of section 471.031, Florida Statutes, are 278 redesignated as paragraphs (c) through (h), respectively, 279 present paragraph (b) of that subsection is amended, and a new 280 paragraph (b) is added to that subsection, to read:

- 281
- 282

471.031 Prohibitions; penalties.-

(1) A person may not:

283 Beginning March 1, 2017, practice structural (b) 284 engineering unless the person is licensed as a structural 285 engineer or exempt from licensure under this chapter. 286 (c) (b) 1. Except as provided in subparagraph 2. or

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287 subparagraph 3., use the name or title "professional engineer" or any other title, designation, words, letters, abbreviations, 288 or device tending to indicate that such person holds an active 289 290 license as an engineer when the person is not licensed under this chapter, including, but not limited to, the following 291 titles: "agricultural engineer," "air-conditioning engineer," 292 293 "architectural engineer," "building engineer," "chemical engineer," "civil engineer," "control systems engineer," 294 "electrical engineer," "environmental engineer," "fire 295 protection engineer, " "industrial engineer, " "manufacturing 296 297 engineer," "mechanical engineer," "metallurgical engineer," "mining engineer," "minerals engineer," "marine engineer," 298 "nuclear engineer," "petroleum engineer," "plumbing engineer," 299 300 "structural engineer," "transportation engineer," "software 301 engineer," "computer hardware engineer," or "systems engineer."

302 2. Any person who is exempt from licensure under s. 303 471.003(2)(j) may use the title or personnel classification of 304 "engineer" in the scope of his or her work under that exemption 305 if the title does not include or connote the term "licensed engineer," "professional engineer," "registered engineer," 306 "licensed professional engineer," "licensed engineer," 307 "registered professional engineer," "licensed structural 308 engineer," "professional structural engineer," "registered 309 structural engineer," or "structural engineer." or "licensed 310 311 professional engineer." 312 3. Any person who is exempt from licensure under s.

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313 471.003(2)(c) or (e) may use the title or personnel classification of "engineer" in the scope of his or her work 314 under that exemption if the title does not include or connote 315 316 the term "licensed engineer," "professional engineer," "registered engineer," "licensed professional engineer," 317 "licensed engineer," "registered professional engineer," 318 319 "licensed structural engineer," "professional structural engineer," "registered structural engineer," or "structural 320 321 engineer," or "licensed professional engineer" and if that 322 person is a graduate from an approved engineering curriculum of 4 years or more in a school, college, or university which has 323 324 been approved by the board. 325 Section 9. Paragraphs (b) through (e) and (g) of 326 subsection (1) and subsection (4) of section 471.033, Florida 327 Statutes, are amended to read: 328 471.033 Disciplinary proceedings.-The following acts constitute grounds for which the 329 (1)330 disciplinary actions in subsection (3) may be taken: 331 Attempting to procure a license to practice (b) 332 engineering or structural engineering by bribery or fraudulent 333 misrepresentations. 334 (c) Having a license to practice engineering or structural 335 engineering revoked, suspended, or otherwise acted against, 336 including the denial of licensure, by the licensing authority of 337 another state, territory, or country, for any act that would 338 constitute a violation of this chapter or chapter 455. Page 13 of 15

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(d) Being convicted or found guilty of, or entering a plea of nolo contendere to, regardless of adjudication, a crime in any jurisdiction which directly relates to the practice of engineering, structural engineering, or the ability to practice engineering or structural engineering.

(e) Making or filing a report or record that the licensee
knows to be false, willfully failing to file a report or record
required by state or federal law, willfully impeding or
obstructing such filing, or inducing another person to impede or
obstruct such filing. Such reports or records include only those
which that are signed in the capacity of a licensed engineer or
licensed structural engineer.

(g) Engaging in fraud or deceit, negligence, incompetence,
 or misconduct, in the practice of engineering or structural
 <u>engineering</u>.

(4) The management corporation shall reissue the license
of a disciplined engineer, structural engineer, or business upon
certification by the board that the disciplined person has
complied with all of the terms and conditions set forth in the
final order.

359 Section 10. Subsection (1) of section 471.037, Florida 360 Statutes, is amended to read:

361

471.037 Effect of chapter locally.-

362 (1) Nothing contained in this chapter shall be construed
363 to repeal, amend, limit, or otherwise affect any local building
364 code or zoning law or ordinance, now or hereafter enacted, which

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365 is more restrictive with respect to the services of licensed 366 engineers <u>or structural engineers</u> than the provisions of this 367 chapter.

368

Section 11. This act shall take effect July 1, 2015.

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