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CS for CS for SB 772, 2nd Engrossed

2016772er 1 2 An act relating to regulated service providers; 3 amending s. 472.007, F.S.; revising the composition of 4 the Board of Professional Surveyors and Mappers; 5 amending s. 472.015, F.S.; requiring the Department of 6 Agriculture and Consumer Services to waive the initial 7 land surveying and mapping license fee for certain 8 veterans, the spouses of such veterans, or certain 9 business entities that have a majority ownership held 10 by such veterans or spouses; amending s. 493.6105, F.S.; waiving the initial application fee for veterans 11 12 for certain private investigative, private security, and repossession service licenses; revising certain 13 fees for initial license applications; amending s. 14 15 493.6106, F.S.; deleting a provision requiring that 16 certain applicants submit additional documentation 17 establishing state residency; amending s. 493.6107, F.S.; waiving the initial license fees for veterans 18 for certain private investigative, private security, 19 and repossession service licenses; amending s. 20 21 493.6108, F.S.; beginning on a specified date, 22 requiring the Department of Law Enforcement to retain 23 fingerprints submitted for private investigative, 2.4 private security, and repossession service licenses, 25 to enter such fingerprints into the statewide automated biometric identification system and the 26 27 Federal Bureau of Investigation's national retained 28 print arrest notification program, and to report any 29 arrest record information to the Department of

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30 Agriculture and Consumer Services; requiring the department to provide information about an arrest of a 31 32 licensee for certain crime within the state to the 33 agency that employs the licensee; amending s. 493.6113, F.S.; clarifying the renewal requirements 34 35 for Class "K" licenses; requiring a person holding a 36 private investigative, private security, or 37 repossession service license issued before a certain date to submit, upon first renewal of the license, a 38 39 full set of fingerprints and a fingerprint processing fee; amending ss. 493.6202, 493.6302, and 493.6402, 40 F.S.; waiving initial license fees for veterans for 41 42 certain private investigative, private security, and 43 repossession service licenses; amending s. 501.0125, 44 F.S.; revising the definition of the term "health 45 studio"; defining the term "personal trainer"; amending s. 501.015, F.S.; requiring the department to 46 47 waive the initial health studio registration fee for certain veterans, the spouses of such veterans, or 48 certain business entities that have a majority 49 50 ownership held by such veterans or spouses; amending 51 s. 501.605, F.S.; prohibiting the use of a mail drop 52 as a street address for the principal location of a 53 commercial telephone seller; requiring the department 54 to waive the initial commercial telephone seller 55 license fee for certain veterans, the spouses of such 56 veterans, or certain business entities that have a 57 majority ownership held by such veterans or spouses; 58 amending s. 501.607, F.S.; requiring the department to

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2016772er 59 waive the initial telephone salesperson license fees 60 for certain veterans, the spouses of such veterans, or 61 certain business entities that have a majority ownership held by such veterans or spouses; amending 62 63 s. 507.03, F.S.; requiring the department to waive the initial registration fee for an intrastate mover for 64 65 certain veterans, the spouses of such veterans, or 66 certain business entities that have a majority ownership held by such veterans or spouses; amending 67 68 s. 527.02, F.S.; requiring the department to waive the original liquefied petroleum gas license fee for 69 70 certain veterans, the spouses of such veterans, or 71 certain business entities that have a majority ownership held by such veterans or spouses; amending 72 73 s. 527.021, F.S.; deleting a provision requiring a fee 74 for registering transport vehicles; amending s. 75 531.37, F.S.; revising the definition of the term 76 "weights and measures"; amending s. 531.415, F.S.; 77 revising the fees for actual metrology laboratory 78 calibration and testing services; amending s. 531.60, 79 F.S.; clarifying the applicability of permits for 80 commercially operated or tested weights or measures 81 instruments or devices; requiring a new permit 82 application if a new owner acquires and moves an 83 instrument or a device; requiring a business to notify the department of certain information under certain 84 85 circumstances; deleting a provision authorizing the 86 department to test weights and measures instruments or 87 devices under certain circumstances; amending s.

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2016772er 88 531.61, F.S.; clarifying provisions exempting certain 89 instruments or devices from specified requirements; 90 amending s. 531.62, F.S.; specifying that the commercial use permit fee is based upon the number and 91 92 types of instruments or devices permitted; revising 93 the expiration date of the commercial use permit; 94 requiring annual and biennial commercial use permit 95 renewals to meet the same requirements; amending s. 96 531.63, F.S.; revising the commercial use permit fees 97 and fee structures; amending s. 531.65, F.S.; clarifying that the department may use one or more of 98 99 the prescribed penalties for the unauthorized use of a weights and measures instrument or device; amending s. 100 539.001, F.S.; requiring the department to waive the 101 102 initial pawnbroker license fee for certain veterans, 103 the spouses of such veterans, or certain business 104 entities that have a majority ownership held by such veterans or spouses; amending s. 559.904, F.S.; 105 106 requiring the department to waive the initial motor 107 vehicle repair shop registration fee for certain 108 veterans, the spouses of such veterans, or certain 109 business entities that have a majority ownership held 110 by such veterans or spouses; amending s. 559.927, 111 F.S.; revising definitions and defining the term 112 "student tour operator"; amending s. 559.928, F.S.; 113 requiring the department to waive the initial seller 114 of travel registration fee for certain veterans, the 115 spouses of such veterans, or certain business entities 116 that have a majority ownership held by such veterans

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117	or spouses; requiring independent agents to annually
118	file an application, rather than an affidavit;
119	requiring each advertisement, certificate, and other
120	travel documents to include a specified phrase;
121	deleting a provision requiring an advertisement to
122	include a specified phrase; revising the circumstances
123	under which the department may deny or refuse to renew
124	a registration; authorizing the department to revoke
125	the registration of a seller of travel under certain
126	circumstances; creating s. 559.9281, F.S.; requiring
127	the Department of Agriculture and Consumer Services to
128	establish a process for specified persons to apply to
129	be, and be listed as, approved student tour operators;
130	requiring the department to adopt rules to establish
131	an application process and standards for persons
132	wishing to be approved as student tour operators;
133	specifying minimum standards for such operators;
134	requiring the department to maintain a list of
135	approved operators; requiring the department to update
136	the list at least annually and to provide a current
137	version of the list to the Department of Education;
138	requiring the Department of Education to publish and
139	maintain such list on its website; amending s.
140	559.929, F.S.; revising certain security requirements;
141	amending s. 559.9295, F.S.; revising the documents
142	that certain sellers of travel are required to submit
143	and disclose to the department; deleting provisions
144	relating to the duties of the department; amending s.
145	559.932, F.S.; requiring that certain disclosures be

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146 made in a specified type size; revising the language that must be included in certain disclosures; 147 148 requiring the department to review copies of certain 149 certificates and contracts for compliance with 150 disclosure requirements; specifying that the 151 submission of certain materials or department response 152 does not constitute approval, recommendation, 153 endorsement, or verification; amending s. 559.933, 154 F.S.; making technical changes; amending s. 559.9335, 155 F.S.; revising violations relating to the sale of 156 travel; amending s. 559.935, F.S.; deleting a 157 provision requiring an affiliate to file an affidavit of exemption in order to obtain a specified exemption; 158 159 adding embezzlement as a crime for which the 160 department may revoke certain exemptions; amending s. 161 559.936, F.S.; conforming cross-references; amending 162 s. 616.242, F.S.; exempting water-related amusement rides operated by lodging and food service 163 164 establishments and membership campgrounds, amusement 165 rides at private, membership-only facilities, and 166 nonprofit permanent facilities from certain safety 167 standards; authorizing owners or managers of amusement rides to use alternative forms to record ride 168 169 inspections and employee training; amending s. 170 713.585, F.S.; revising certain notice requirements; 171 authorizing the owner of a vehicle or a person 172 claiming an interest in the vehicle or in a lien 173 thereon to post a bond to recover possession of a 174 vehicle held by a lienor; specifying that lienholders

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175	have standing in certain proceedings to allege
176	violations of the Florida Motor Vehicle Repair Act;
177	requiring the clerk of the court to issue a
178	certificate notifying the lienor of the posting of
179	bond; establishing procedures and requirements for a
180	vehicle owner to reclaim such vehicles recovered by a
181	lienholder; authorizing courts to award damages based
182	on claims relating to the enforcement of certain lien
183	and recovery rights; requiring courts to provide for
184	the immediate payment of proceeds and awards and
185	immediate release of bonds; amending s. 790.06, F.S.;
186	revising the requirements for issuance of a concealed
187	weapon or firearm license; requiring directions for
188	expedited processing requests in the license
189	application form; revising the initial and renewal
190	fees for a concealed weapon or firearm license;
191	providing a process for expediting applications for
192	servicemembers and veterans; requiring that notice of
193	the suspension or revocation of a concealed weapon or
194	firearm license or the suspension of the processing of
195	an application for such license be given by personal
196	delivery or first-class mail; specifying deadlines for
197	requests for a hearing for suspensions or revocations;
198	specifying standards of proof for notice of
199	suspensions or revocations; requiring concealed weapon
200	or firearm license renewals to include an affidavit
201	submitted under oath and under penalty of perjury,
202	rather than a notarized affidavit, as of a specified
203	date; amending s. 790.0625, F.S.; authorizing certain

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2016772er 204 tax collector offices, upon approval and confirmation 205 of license issuance by the department, to print and 206 deliver concealed weapon or firearm licenses; amending 207 ss. 559.9285 and 559.937, F.S.; conforming provisions; 208 providing an appropriation; providing effective dates. 209 210 Be It Enacted by the Legislature of the State of Florida: 211 212 Section 1. Subsection (1) of section 472.007, Florida 213 Statutes, is amended to read: 472.007 Board of Professional Surveyors and Mappers.-There 214 is created in the Department of Agriculture and Consumer 215 Services the Board of Professional Surveyors and Mappers. 216 217 (1) The board shall consist of nine members, seven $\frac{1}{2}$ of 218 whom shall be registered surveyors and mappers primarily engaged 219 in the practice of surveying and mapping, one of whom shall be a 220 registered surveyor and mapper with the designation of 221 $photogrammetrist_r$ and two of whom shall be laypersons who are 222 not and have never been surveyors and mappers or members of any 223 closely related profession or occupation. 224 Section 2. Subsection (3) of section 472.015, Florida 225 Statutes, is amended to read: 226 472.015 Licensure.-227 (3) (a) Before the issuance of any license, the department 228 may charge an initial license fee as determined by rule of the 229 board. Upon receipt of the appropriate license fee, except as 230 provided in subsection (6), the department shall issue a license 231 to any person certified by the board, or its designee, as having 232 met the applicable requirements imposed by law or rule. However,

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2016772er 233 an applicant who is not otherwise qualified for licensure is not 234 entitled to licensure solely based on a passing score on a 235 required examination. 236 (b) The department shall waive the initial license fee for 237 an honorably discharged veteran of the United States Armed Forces, the spouse of such a veteran, or a business entity that 238 239 has a majority ownership held by such a veteran or spouse if the 240 department receives an application, in a format prescribed by 241 the department, within 60 months after the date of the veteran's 242 discharge from any branch of the United States Armed Forces. To qualify for the waiver, a veteran must provide to the department 243 a copy of his or her DD Form 214, as issued by the United States 244 245 Department of Defense, or another acceptable form of 246 identification as specified by the Department of Veterans' 247 Affairs; the spouse of a veteran must provide to the department 248 a copy of the veteran's DD Form 214, as issued by the United 249 States Department of Defense, or another acceptable form of 250 identification as specified by the Department of Veterans' 251 Affairs, and a copy of a valid marriage license or certificate 252 verifying that he or she was lawfully married to the veteran at 253 the time of discharge; or a business entity must provide to the 254 department proof that a veteran or the spouse of a veteran holds 255 a majority ownership in the business, a copy of the veteran's DD 256 Form 214, as issued by the United States Department of Defense, 257 or another acceptable form of identification as specified by the Department of Veterans' Affairs, and, if applicable, a copy of a 258 259 valid marriage license or certificate verifying that the spouse 260 of the veteran was lawfully married to the veteran at the time 261 of discharge.

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2016772er 262 Section 3. Paragraph (c) is added to subsection (1) of 263 section 493.6105, Florida Statutes, and paragraph (j) of 264 subsection (3) of that section is amended, to read: 265 493.6105 Initial application for license.-266 (1) Each individual, partner, or principal officer in a corporation, shall file with the department a complete 267 268 application accompanied by an application fee not to exceed \$60, except that the applicant for a Class "D" or Class "G" license 269 270 is not required to submit an application fee. The application fee is not refundable. 271 272 (c) The initial application fee for a veteran, as defined 273 in s. 1.01, shall be waived if he or she applies for a Class 274 "C," Class "CC," Class "DI," Class "E," Class "EE," Class "K," 275 Class "M," Class "MA," Class "MB," Class "MR," or Class "RI" license within 24 months after being discharged from a branch of 276 277 the United States Armed Forces. An eligible veteran must include 278 a copy of his or her DD Form 214, as issued by the United States 279 Department of Defense, or another acceptable form of 280 identification as specified by the Department of Veterans' Affairs with his or her application in order to obtain a waiver. 281 282 (3) The application must contain the following information 283 concerning the individual signing the application: (j) A full set of fingerprints, a fingerprint processing 284 285 fee, and a fingerprint retention fee. The fingerprint processing 286 and retention fees shall to be established by rule of the 287 department based upon costs determined by state and federal 288 agency charges and department processing costs, which must 289 include the cost of retaining the fingerprints in the statewide automated biometric identification system established in s. 290

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2016772er 291 943.05(2)(b) and the cost of enrolling the fingerprints in the 292 national retained print arrest notification program as required 293 under s. 493.6108. An applicant who has, within the immediately 294 preceding 6 months, submitted such fingerprints and fees fee for licensing purposes under this chapter and who still holds a 295 296 valid license is not required to submit another set of 297 fingerprints or another fingerprint processing fee. An applicant 298 who holds multiple licenses issued under this chapter is 299 required to pay only a single fingerprint retention fee. 300 Section 4. Paragraph (f) of subsection (1) of section 493.6106, Florida Statutes, is amended to read: 301 493.6106 License requirements; posting.-302 303 (1) Each individual licensed by the department must: 304 (f) Be a citizen or permanent legal resident alien of the United States or have appropriate authorization issued by the 305 306 United States Citizenship and Immigration Services of the United 307 States Department of Homeland Security. 308 1. An applicant for a Class "C," Class "CC," Class "D," 309 Class "DI," Class "E," Class "EE," Class "M," Class "MA," Class "MB," Class "MR," or Class "RI" license who is not a United 310 311 States citizen must submit proof of current employment 312 authorization issued by the United States Citizenship and Immigration Services or proof that she or he is deemed a 313 314 permanent legal resident alien by the United States Citizenship 315 and Immigration Services. 2. An applicant for a Class "G" or Class "K" license who is 316

316 2. All applicant for a class G of class K ficense who is 317 not a United States citizen must submit proof that she or he is 318 deemed a permanent legal resident alien by the United States 319 Citizenship and Immigration Services, together with additional

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2016772er 320 documentation establishing that she or he has resided in the 321 state of residence shown on the application for at least 90 322 consecutive days before the date that the application is 323 submitted. 3. An applicant for an agency or school license who is not 324 325 a United States citizen or permanent legal resident alien must submit documentation issued by the United States Citizenship and 326 327 Immigration Services stating that she or he is lawfully in the 328 United States and is authorized to own and operate the type of 329 agency or school for which she or he is applying. An employment authorization card issued by the United States Citizenship and 330 331 Immigration Services is not sufficient documentation. 332 Section 5. Subsection (6) is added to section 493.6107, 333 Florida Statutes, to read: 334 493.6107 Fees.-335 (6) The initial license fee for a veteran, as defined in s. 336 1.01, shall be waived if he or she applies for a Class "M" or 337 Class "K" license within 24 months after being discharged from 338 any branch of the United States Armed Forces. An eligible 339 veteran must include a copy of his or her DD Form 214, as issued 340 by the United States Department of Defense, or another acceptable form of identification as specified by the Department 341 of Veterans' Affairs with his or her application in order to 342 343 obtain a waiver. 344 Section 6. Subsections (4) and (5) are added to section 345 493.6108, Florida Statutes, to read: 346 493.6108 Investigation of applicants by Department of 347 Agriculture and Consumer Services.-348 (4) Beginning January 1, 2017, the Department of Law

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349	Enforcement shall:
350	(a) Retain and enter into the statewide automated biometric
351	identification system established in s. 943.05(2)(b) all
352	fingerprints submitted to the Department of Agriculture and
353	Consumer Services pursuant to this chapter.
354	(b) When the Department of Law Enforcement begins
355	participation in the Federal Bureau of Investigation's national
356	retained print arrest notification program, enroll such
357	fingerprints in the program. The fingerprints must thereafter be
358	available for arrest notifications and all purposes and uses
359	authorized for arrest fingerprint submissions entered into the
360	statewide automated biometric identification system established
361	in s. 943.05(2)(b).
362	(c) Search all arrest fingerprints against fingerprints
363	retained.
364	(d) Report to the Department of Agriculture and Consumer
365	Services any arrest record that it identifies or that is
366	identified by the Federal Bureau of Investigation.
367	(5) If the department receives information about an arrest
368	within the state of a person who holds a valid license issued
369	under this chapter for a crime that could potentially disqualify
370	the person from holding such a license, the department must
371	provide the arrest information to the agency that employs the
372	licensee.
373	Section 7. Subsections (1) and (3) of section 493.6113,
374	Florida Statutes, are amended to read:
375	493.6113 Renewal application for licensure
376	(1) A license granted under the provisions of this chapter
377	shall be renewed biennially by the department, except for Class
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378 "A," Class "B," Class "AB," Class "K," Class "R," and branch 379 agency licenses, which shall be renewed every 3 years. 380 (3) Each licensee is responsible for renewing his or her 381 license on or before its expiration by filing with the 382 department an application for renewal accompanied by payment of the renewal fee and the fingerprint retention fee to cover the 383 cost of ongoing retention in the statewide automated biometric 384 385 identification system established in s. 943.05(2)(b) prescribed license fee. Upon the first renewal of a license issued under 386 this chapter before January 1, 2017, the licensee shall submit a 387 388 full set of fingerprints and fingerprint processing fees to cover the cost of entering the fingerprints into the statewide 389 390 automated biometric identification system pursuant to s. 391 493.6108(4)(a) and the cost of enrollment in the Federal Bureau of Investigation's national retained print arrest notification 392 393 program. Subsequent renewals may be completed without submission 394 of a new set of fingerprints.

(a) Each Class "B" licensee shall additionally submit on a
form prescribed by the department a certification of insurance
that evidences that the licensee maintains coverage as required
under s. 493.6110.

(b) Each Class "G" licensee shall additionally submit proof 399 400 that he or she has received during each year of the license 401 period a minimum of 4 hours of firearms recertification training 402 taught by a Class "K" licensee and has complied with such other 403 health and training requirements that the department shall adopt 404 by rule. Proof of completion of firearms recertification 405 training shall be submitted to the department upon completion of 406 the training. If the licensee fails to complete the required 4

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407 hours of annual training during the first year of the 2-year 408 term of the license, the license shall be automatically 409 suspended. The licensee must complete the minimum number of 410 hours of range and classroom training required at the time of 411 initial licensure and submit proof of completion of such training to the department before the license may be reinstated. 412 413 If the licensee fails to complete the required 4 hours of annual 414 training during the second year of the 2-year term of the 415 license, the licensee must complete the minimum number of hours 416 of range and classroom training required at the time of initial licensure and submit proof of completion of such training to the 417 department before the license may be renewed. The department may 418 waive the firearms training requirement if: 419

1. The applicant provides proof that he or she is currently certified as a law enforcement officer or correctional officer under the Criminal Justice Standards and Training Commission and has completed law enforcement firearms requalification training annually during the previous 2 years of the licensure period;

425 2. The applicant provides proof that he or she is currently 426 certified as a federal law enforcement officer and has received 427 law enforcement firearms training administered by a federal law 428 enforcement agency annually during the previous 2 years of the 429 licensure period; or

430 3. The applicant submits a valid firearm certificate among 431 those specified in s. 493.6105(6)(a) and provides proof of 432 having completed requalification training during the previous 2 433 years of the licensure period.

434 (c) Each Class "DS" or Class "RS" licensee shall435 additionally submit the current curriculum, examination, and

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436	list of instructors.
437	(d) Each Class "K" licensee shall additionally submit one
438	of the certificates specified under s. 493.6105(6) as proof that
439	he or she remains certified to provide firearms instruction.
440	Section 8. Subsection (4) is added to section 493.6202,
441	Florida Statutes, to read:
442	493.6202 Fees
443	(4) The initial license fee for a veteran, as defined in s.
444	1.01, shall be waived if he or she applies for a Class "C,"
445	Class "CC," or Class "MA" license within 24 months after being
446	discharged from any branch of the United States Armed Forces. An
447	eligible veteran must include a copy of his or her DD Form 214,
448	as issued by the United States Department of Defense, or another
449	acceptable form of identification as specified by the Department
450	of Veterans' Affairs with his or her application in order to
451	obtain a waiver.
452	Section 9. Subsection (4) is added to section 493.6302,
453	Florida Statutes, to read:
454	493.6302 Fees
455	(4) The initial license fee for a veteran, as defined in s.
456	1.01, shall be waived if he or she applies for a Class "D,"
457	Class "DI," or Class "MB" license within 24 months after being
458	discharged from any branch of the United States Armed Forces. An
459	eligible veteran must include a copy of his or her DD Form 214,
460	as issued by the United States Department of Defense, or another
461	acceptable form of identification as specified by the Department
462	of Veterans' Affairs with his or her application in order to
463	obtain a waiver.
464	Section 10. Subsection (4) is added to section 493.6402,

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465	Florida Statutes, to read:
466	493.6402 Fees
467	(4) The initial license fee for a veteran, as defined in s.
468	1.01, shall be waived if he or she applies for a Class "E,"
469	Class "EE," Class "MR," or Class "RI" license within 24 months
470	after being discharged from any branch of the United States
471	Armed Forces. An eligible veteran must include a copy of his or
472	her DD Form 214, as issued by the United States Department of
473	Defense, or another acceptable form of identification as
474	specified by the Department of Veterans' Affairs with his or her
475	application in order to obtain a waiver.
476	Section 11. Subsection (1) of section 501.0125, Florida
477	Statutes, is amended, and subsection (6) is added to that
478	section, to read:
479	501.0125 Health studios; definitionsFor purposes of ss.
480	501.012-501.019, the following terms shall have the following
481	meanings:
482	(1) "Health studio" means any person who is engaged in the
483	sale of services for instruction, training, or assistance in a
484	program of physical exercise or in the sale of services for the
485	right or privilege to use equipment or facilities in furtherance
486	of a program of physical exercise. The term does not include an
487	individual acting as a personal trainer.
488	(6) "Personal trainer" means an individual:
489	(a) Who does not have an established place of business for
490	the primary purpose of the conducting of physical exercise;
491	(b) Whose provision of exercise equipment is incidental to
492	the instruction provided; and
493	(c) Who does not accept payment for services that are to be

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2016772er 494 rendered more than 30 days after the date of payment. 495 Section 12. Subsection (2) of section 501.015, Florida 496 Statutes, is amended to read: 497 501.015 Health studios; registration requirements and 498 fees.-Each health studio shall: 499 (2) Remit an annual registration fee of \$300 to the department at the time of registration for each of the health 500 501 studio's business locations. The department shall waive the 502 initial registration fee for an honorably discharged veteran of the United States Armed Forces, the spouse of such a veteran, or 503 504 a business entity that has a majority ownership held by such a 505 veteran or spouse if the department receives an application, in 506 a format prescribed by the department, within 60 months after 507 the date of the veteran's discharge from any branch of the United States Armed Forces. To qualify for the waiver, a veteran 508 509 must provide to the department a copy of his or her DD Form 214, 510 as issued by the United States Department of Defense, or another 511 acceptable form of identification as specified by the Department 512 of Veterans' Affairs; the spouse of a veteran must provide to the department a copy of the veteran's DD Form 214, as issued by 513 514 the United States Department of Defense, or another acceptable 515 form of identification as specified by the Department of Veterans' Affairs, and a copy of a valid marriage license or 516 517 certificate verifying that he or she was lawfully married to the 518 veteran at the time of discharge; or a business entity must 519 provide to the department proof that a veteran or the spouse of 520 a veteran holds a majority ownership in the business, a copy of 521 the veteran's DD Form 214, as issued by the United States 522 Department of Defense, or another acceptable form of

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2016772er 523 identification as specified by the Department of Veterans' 524 Affairs, and, if applicable, a copy of a valid marriage license 525 or certificate verifying that the spouse of the veteran was 526 lawfully married to the veteran at the time of discharge. 527 Section 13. Paragraph (j) of subsection (2) and paragraph 528 (b) of subsection (5) of section 501.605, Florida Statutes, are 529 amended to read: 501.605 Licensure of commercial telephone sellers.-530 531 (2) An applicant for a license as a commercial telephone 532 seller must submit to the department, in such form as it 533 prescribes, a written application for the license. The 534 application must set forth the following information: 535 (j) The complete street address of each location, 536 designating the principal location, from which the applicant 537 will be doing business. The street address may not be If any 538 location is a mail drop, this shall be disclosed as such. 539 540 The application shall be accompanied by a copy of any: Script, 541 outline, or presentation the applicant will require or suggest a 542 salesperson to use when soliciting, or, if no such document is used, a statement to that effect; sales information or 543 literature to be provided by the applicant to a salesperson; and 544 sales information or literature to be provided by the applicant 545 546 to a purchaser in connection with any solicitation. 547 (5) An application filed pursuant to this part must be 548 verified and accompanied by: 549 (b) A fee for licensing in the amount of \$1,500. The fee 550 shall be deposited into the General Inspection Trust Fund. The 551 department shall waive the initial license fee for an honorably

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552	discharged veteran of the United States Armed Forces, the spouse
553	of such a veteran, or a business entity that has a majority
554	ownership held by such a veteran or spouse if the department
555	receives an application, in a format prescribed by the
556	department, within 60 months after the date of the veteran's
557	discharge from any branch of the United States Armed Forces. To
558	qualify for the waiver, a veteran must provide to the department
559	a copy of his or her DD Form 214, as issued by the United States
560	Department of Defense, or another acceptable form of
561	identification as specified by the Department of Veterans'
562	Affairs; the spouse of a veteran must provide to the department
563	a copy of the veteran's DD Form 214, as issued by the United
564	States Department of Defense, or another acceptable form of
565	identification as specified by the Department of Veterans'
566	Affairs, and a copy of a valid marriage license or certificate
567	verifying that he or she was lawfully married to the veteran at
568	the time of discharge; or a business entity must provide to the
569	department proof that a veteran or the spouse of a veteran holds
570	a majority ownership in the business, a copy of the veteran's DD
571	Form 214, as issued by the United States Department of Defense,
572	or another acceptable form of identification as specified by the
573	Department of Veterans' Affairs, and, if applicable, a copy of a
574	valid marriage license or certificate verifying that the spouse
575	of the veteran was lawfully married to the veteran at the time
576	of discharge.
577	Section 14. Paragraph (b) of subsection (2) of section
578	501.607, Florida Statutes, is amended to read:
579	501.607 Licensure of salespersons
580	(2) An application filed pursuant to this section must be

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581 verified and be accompanied by:

582 (b) A fee for licensing in the amount of \$50 per 583 salesperson. The fee shall be deposited into the General 584 Inspection Trust Fund. The fee for licensing may be paid after the application is filed, but must be paid within 14 days after 585 the applicant begins work as a salesperson. The department shall 586 587 waive the initial license fee for an honorably discharged 588 veteran of the United States Armed Forces, the spouse of such a veteran, or a business entity that has a majority ownership held 589 590 by such a veteran or spouse if the department receives an 591 application, in a format prescribed by the department, within 60 592 months after the date of the veteran's discharge from any branch 593 of the United States Armed Forces. To qualify for the waiver, a 594 veteran must provide to the department a copy of his or her DD 595 Form 214, as issued by the United States Department of Defense, 596 or another acceptable form of identification as specified by the 597 Department of Veterans' Affairs; the spouse of a veteran must 598 provide to the department a copy of the veteran's DD Form 214, 599 as issued by the United States Department of Defense, or another acceptable form of identification as specified by the Department 600 601 of Veterans' Affairs, and a copy of a valid marriage license or 602 certificate verifying that he or she was lawfully married to the 603 veteran at the time of discharge; or a business entity must 604 provide to the department proof that a veteran or the spouse of 605 a veteran holds a majority ownership in the business, a copy of 606 the veteran's DD Form 214, as issued by the United States 607 Department of Defense, or another acceptable form of 608 identification as specified by the Department of Veterans' 609 Affairs, and, if applicable, a copy of a valid marriage license

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610	or certificate verifying that the spouse of the veteran was
611	lawfully married to the veteran at the time of discharge.
612	Section 15. Subsection (3) of section 507.03, Florida
613	Statutes, is amended to read:
614	507.03 Registration
615	(3) <u>(a)</u> Registration fees shall be calculated at the rate of
616	\$300 per year per mover or moving broker. All amounts collected
617	shall be deposited by the Chief Financial Officer to the credit
618	of the General Inspection Trust Fund of the department for the
619	sole purpose of administration of this chapter.
620	(b) The department shall waive the initial registration fee
621	for an honorably discharged veteran of the United States Armed
622	Forces, the spouse of such a veteran, or a business entity that
623	has a majority ownership held by such a veteran or spouse if the
624	department receives an application, in a format prescribed by
625	the department, within 60 months after the date of the veteran's
626	discharge from any branch of the United States Armed Forces. To
627	qualify for the waiver, a veteran must provide to the department
628	a copy of his or her DD Form 214, as issued by the United States
629	Department of Defense, or another acceptable form of
630	identification as specified by the Department of Veterans'

Affairs; the spouse of a veteran must provide to the department
a copy of the veteran's DD Form 214, as issued by the United
States Department of Defense, or another acceptable form of
identification as specified by the Department of Veterans'
Affairs, and a copy of a valid marriage license or certificate
verifying that he or she was lawfully married to the veteran at

637 the time of discharge; or a business entity must provide to the

638 department proof that a veteran or the spouse of a veteran holds

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2016772er 639 a majority ownership in the business, a copy of the veteran's DD 640 Form 214, as issued by the United States Department of Defense, 641 or another acceptable form of identification as specified by the 642 Department of Veterans' Affairs, and, if applicable, a copy of a valid marriage license or certificate verifying that the spouse 643 644 of the veteran was lawfully married to the veteran at the time 645 of discharge. Section 16. Subsection (3) of section 527.02, Florida 646 647 Statutes, is amended to read: 648 527.02 License; penalty; fees.-649 (3) (a) An Any applicant for an original license who submits 650 an whose application is submitted during the last 6 months of 651 the license year may have the original license fee reduced by 652 one-half for the 6-month period. This provision applies shall apply only to those companies applying for an original license 653 654 and may shall not be applied to licensees who held a license 655 during the previous license year and failed to renew the 656 license. The department may refuse to issue an initial license 657 to an any applicant who is under investigation in any jurisdiction for an action that would constitute a violation of 658 659 this chapter until such time as the investigation is complete. 660 (b) The department shall waive the initial license fee for 661 an honorably discharged veteran of the United States Armed 662 Forces, the spouse of such a veteran, or a business entity that 663 has a majority ownership held by such a veteran or spouse if the department receives an application, in a format prescribed by 664 665 the department, within 60 months after the date of the veteran's 666 discharge from any branch of the United States Armed Forces. To 667 qualify for the waiver, a veteran must provide to the department

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2016772er 668 a copy of his or her DD Form 214, as issued by the United States 669 Department of Defense or another acceptable form of 670 identification as specified by the Department of Veterans' 671 Affairs; the spouse of a veteran must provide to the department a copy of the veteran's DD Form 214, as issued by the United 672 673 States Department of Defense, or another acceptable form of 674 identification as specified by the Department of Veterans' 675 Affairs, and a copy of a valid marriage license or certificate 676 verifying that he or she was lawfully married to the veteran at 677 the time of discharge; or a business entity must provide to the 678 department proof that a veteran or the spouse of a veteran holds 679 a majority ownership in the business, a copy of the veteran's DD 680 Form 214, as issued by the United States Department of Defense, 681 or another acceptable form of identification as specified by the 682 Department of Veterans' Affairs, and, if applicable, a copy of a 683 valid marriage license or certificate verifying that the spouse 684 of the veteran was lawfully married to the veteran at the time 685 of discharge. 686 Section 17. Subsection (4) of section 527.021, Florida 687 Statutes, is amended to read: 688 527.021 Registration of transport vehicles.-(4) An inspection fee of \$50 shall be assessed for each 689 690 registered vehicle inspected by the department pursuant to s. 691 527.061. All inspection fees collected in connection with this 692 section shall be deposited in the General Inspection Trust Fund 693 for the purpose of administering the provisions of this chapter. 694 Section 18. Subsection (1) of section 531.37, Florida 695 Statutes, is amended to read: 696 531.37 Definitions.-As used in this chapter:

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2016772er 697 (1) "Weights and measures" means all weights and measures 698 of every kind, instruments, and devices for weighing and 699 measuring, and any appliance and accessories associated with any 700 or all such instruments and devices, excluding those weights and measures used for the purpose of inspecting the accuracy of 701 702 devices used in conjunction with aviation fuel. 703 Section 19. Subsections (1) and (2) of section 531.415, 704 Florida Statutes, are amended to read: 531.415 Fees.-705 706 (1) The department shall charge and collect fees of not 707 more than the following fees for actual metrology laboratory 708 calibration and testing services rendered: 709 (a) For each mass standard that is tested or certified to 710 meet tolerances less stringent than American National Standards Institute/American Society for Testing and Materials (ANSI/ASTM) 711 Standard E617 Class 4, the department shall charge a fee of not 712 713 more than: 714 Weight Fee/Unit 715 0 - 2 lb. \$6 3 - 10 lb. 716 \$8 11 - 50 lb. \$12 717 51 - 500 lb. \$20 718 501 - 1000 lb. \$30 719 1001 - 2500 lb. 720 \$40 721 2501 - 5000 lb. \$50 722 (b) For each mass standard that is tested or certified to 723 meet ANSI/ASTM Standard Class 4 or National Institute of Standards and Technology Class P tolerances, the department 724 725 shall charge a fee of not more than:

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2016772er 726 Fee/Unit Weight 727 0 - 10 lb. \$20 728 11 - 50 lb. \$30 729 51 - 500 lb. \$40 501 - 1000 lb. 730 \$50 731 1001 - 2500 lb. \$60 732 2501 - 5000 lb. \$75 733 (c) For each mass standard that is calibrated to determine 734 actual mass or apparent mass values, the department shall charge a fee of not more than: 735 736 Weight Fee/Unit 737 0 - 20 lb. \$40 738 21 - 50 lb. \$50 51 - 1000 lb. 739 \$70 740 1001 - 2500 lb. \$150 741 2501 - 5000 lb. \$250 742 (d) For each volumetric flask, graduate, or test measure, 743 the department shall charge a fee of not more than: 744 Vessel Fee/Test Point 0 - 5 gal. 745 \$35 746 Plus \$0.75 for each additional gallon Over 5 gal. 747 (e) For each linear measure that is tested or certified, the department shall charge a fee of not more than \$75. 748 749 (e) (f) For each linear measure test that is calibrated to 750 determine actual values, the department shall charge a fee of 751 \$75 not more than \$100. 752 (g) For each liquid-in-glass or electronic thermometer that 753 is tested or certified, the department shall charge a fee of not 754 more than \$50.

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755 <u>(f)-(h)</u> For each <u>temperature measuring device</u>, liquid-in- 756 glass or electronic thermometer that is calibrated to determine 757 actual values, the department shall charge a fee of <u>\$50</u> not more 758 than \$100.

759 <u>(g)(i)</u> For each special test or special preparation, the 760 department shall charge a fee of not more than \$50 per hour.

(2) Each fee is payable to the department at the time the testing is done, regardless of whether the item tested is certified. The department may refuse to accept for testing any item deemed by the department to be unsuitable for its intended use <u>or not to be in a condition ready for testing</u>. The department shall deposit all fees collected under this section into the General Inspection Trust Fund.

768 Section 20. Section 531.60, Florida Statutes, is amended to 769 read:

531.60 Permit for commercially operated or tested weightsor measures instrument or devices.-

772 (1) A weights and measures instrument or device may not 773 operate or be used for commercial purposes, as defined by department rule, within this state without first being permitted 774 775 through a valid commercial use permit issued by the department 776 to the person who owns the weights and measures device, unless 777 exempted as provided in s. 531.61. Such permit applies only to 778 the specific location and instrument types or device types 779 listed on for which the permit was issued. However, the 780 department may allow such permit to be applicable to a 781 replacement for the original instrument or device.

782 (2) If ownership of <u>a business</u> an instrument or device for
783 which a permit has been issued changes and the instruments or

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784	devices affected by the permit instrument or device:
785	(a) <u>Remain</u> Remains in the same location, the permit
786	transfers to the new owner and remains in effect until its
787	original expiration date. Within 30 days after the change in
788	ownership, the new owner shall notify the department of the
789	change and provide the pertinent information regarding the
790	change in ownership and an updated replacement permit shall be
791	issued if needed.
792	(b) <u>Move</u> Moves to a new location, the permit automatically
793	expires and a new permit must be applied for by the new owner of
794	the instruments or devices issued which will expire 1 year
795	following the date of issuance.
796	(3) A person who holds a permit that has been issued under
797	this section must notify the department within 30 days after a
798	change in permit status or if a permit will not be renewed due
799	to the termination in use or removal of all weighing and
800	measuring instruments or devices from the permitted location
801	Weights and measures instruments or devices that are not used
802	commercially may be tested by the department under this chapter
803	only if they are permitted and appropriate fees paid as
804	prescribed by this section and adopted rules.
805	Section 21. Section 531.61, Florida Statutes, is amended to
806	read:
807	531.61 Exemptions from permit requirementCommercial
808	weights or measures instruments or devices are exempt from the
809	permit requirements of ss. 531.60-531.66 if:
810	(1) The device is a taximeter that is licensed, permitted,
811	or registered by a municipality, county, or other local
812	government and is tested for accuracy and compliance with state

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2016772er 813 standards by the local government in cooperation with the state as authorized in s. 531.421. 814 815 (2) The device is used exclusively for weighing railroad 816 cars and is tested for accuracy and compliance with state 817 standards by a private testing agency. (3) The device is used exclusively for measuring aviation 818 819 fuel or petroleum products inspected under chapter 525. Section 22. Subsections (1), (2), and (4) of section 820 821 531.62, Florida Statutes, are amended to read: 822 531.62 Permit application and renewal.-823 (1) An application for a weights and measures commercial 824 use permit shall be submitted to the department on a form 825 prescribed and furnished by the department and must contain such 826 information as the department may require by rule. 827 (2) The application must be accompanied by a fee in an 828 amount determined by the number and types of instruments or 829 devices covered by the permit as provided by department rule. 830 However, the fee for each instrument or device listed on the 831 permit may not exceed the maximum limits set forth in s. 531.63. 832 (4) A permit expires 2 years 1 year following its date of 833 issue and must be renewed biennially annually. If a complete an 834 application package for renewal is not received by the 835 department before the permit expires within 30 days after its 836 due date, a late fee of up to \$100 must be paid in addition to 837 the annual commercial use permit fee. However, a person may elect to renew a commercial use permit on an annual basis rather 838 839 than a biennial basis. An annual renewal must meet the same 840 requirements and conditions as a biennial renewal. 841 Section 23. Paragraph (a) of subsection (1) and subsection

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2016772er 842 (2) of section 531.63, Florida Statutes, are amended to read: 843 531.63 Maximum permit fees.-The commercial use permit fees 844 established for weights or measures instruments or devices shall 845 be in an amount necessary to administer this chapter but may not 846 exceed the amounts provided in this section. (1) For weighing devices, the fees must be based on the 847 848 manufacturer's rated capacity or the device's design and use and whether measuring by inch or pounds or the metric equivalent: 849 850 (a) For weighing devices of up to and including the 100-851 pound capacity which are used during any portion of the period 852 covered by the permit, the maximum annual fees per category of 853 device retail establishment may not exceed the following: 854 Number of devices 855 in a single category retail establishment 856 Maximum Fee 857 1 to 5 \$60 858 6 to 10 \$150 859 11 to 30 \$200 860 More than 30 \$300 861 (2) For other measuring devices, the annual permit fees per device may not exceed the following: 862 863 (a) Mass flow meters having a maximum flow rate of up to 864 150 pounds per minute.....\$100. 865 This includes all mass flow meters used to dispense compressed 866 and liquefied natural gas for retail sale. (b) Mass flow meters having a maximum flow rate greater 867 868 than 150 pounds per minute.....\$500. 869 (c) Volumetric flow meters having a maximum flow rate of up to 20 gallons per minute.....\$50. 870

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871	This includes all devices used to dispense diesel exhaust fluid
872	for retail sale.
873	(d) Volumetric flow meters having a maximum flow rate
874	greater than 20 gallons per minute
875	(e) Tanks, under 500 gallons capacity, used as measure
876	containers, with or without gage rods or markers\$100.
877	(f) Tanks, 500 or more gallons capacity, used as measure
878	containers, with or without gage rods or markers\$200.
879	(g) Taximeters\$50.
880	(h) Grain moisture meters\$25.
881	<u>(h)</u> Multiple-dimension measuring
882	devices\$100.
883	(i) Liquefied petroleum gas bulk delivery vehicles with a
884	meter owned or leased by a liquefied petroleum gas licensee.\$150.
885	Section 24. Section 531.65, Florida Statutes, is amended to
886	read:
887	531.65 Unauthorized use; penaltiesIf a weights or
888	measures instrument or device is used commercially without a
889	valid commercial use permit, the department may do one or more
890	of the following:
891	(1) Prohibit the further commercial use of the unpermitted
892	instrument or device until the proper permit has been issued. $\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$
893	(2) Employ and attach to the instrument or device such
894	form, notice, tag, or seal to prevent the continued unauthorized
895	use of the instrument or device <u>.</u> +
896	(3) In addition to the permit fees prescribed by rule for
897	the commercial use of a weights and measures instrument or
898	device, assess the late fee authorized under s. 531.62 <u>.; or</u>
899	(4) Impose penalties as prescribed in s. 531.50 in addition

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900	to the payment of appropriate permit fees for the commercial use
901	of a weights and measures instrument or device.
902	Section 25. Paragraph (c) of subsection (3) of section
903	539.001, Florida Statutes, is amended to read:
904	539.001 The Florida Pawnbroking Act
905	(3) LICENSE REQUIRED
906	(c) Each license is valid for a period of 1 year unless it
907	is earlier relinquished, suspended, or revoked. Each license
908	shall be renewed annually, and each licensee shall, initially
909	and annually thereafter, pay to the agency a license fee of \$300
910	for each license held. The agency shall waive the initial
911	license fee for an honorably discharged veteran of the United
912	States Armed Forces, the spouse of such a veteran, or a business
913	entity that has a majority ownership held by such a veteran or
914	spouse if the agency receives an application, in a format
915	prescribed by the agency, within 60 months after the date of the
916	veteran's discharge from any branch of the United States Armed
917	Forces. To qualify for the waiver, a veteran must provide to the
918	agency a copy of his or her DD Form 214, as issued by the United
919	States Department of Defense, or another acceptable form of
920	identification as specified by the Department of Veterans'
921	Affairs; the spouse of a veteran must provide to the agency a
922	copy of the veteran's DD Form 214, as issued by the United
923	States Department of Defense, or another acceptable form of
924	identification as specified by the Department of Veterans'
925	Affairs, and a copy of a valid marriage license or certificate
926	verifying that he or she was lawfully married to the veteran at
927	the time of discharge; or a business entity must provide to the
928	agency proof that a veteran or the spouse of a veteran holds a

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2016772er 929 majority ownership in the business, a copy of the veteran's DD 930 Form 214, as issued by the United States Department of Defense, 931 or another acceptable form of identification as specified by the 932 Department of Veterans' Affairs, and, if applicable, a copy of a valid marriage license or certificate verifying that the spouse 933 934 of the veteran was lawfully married to the veteran at the time 935 of discharge. 936 Section 26. Subsection (3) of section 559.904, Florida 937 Statutes, is amended to read: 559.904 Motor vehicle repair shop registration; 938 939 application; exemption.-(3) (a) Each application for registration must be 940 accompanied by a registration fee calculated on a per-year basis 941 942 as follows: 943 1.(a) If the place of business has 1 to 5 employees: \$50. 944 2.(b) If the place of business has 6 to 10 employees: \$150. 945 3.(c) If the place of business has 11 or more employees: 946 \$300. 947 (b) The department shall waive the initial registration fee 948 for an honorably discharged veteran of the United States Armed 949 Forces, the spouse of such a veteran, or a business entity that 950 has a majority ownership held by such a veteran or spouse if the 951 department receives an application, in a format prescribed by 952 the department, within 60 months after the date of the veteran's 953 discharge from any branch of the United States Armed Forces. To 954 qualify for the waiver, a veteran must provide to the department a copy of his or her DD Form 214, as issued by the United States 955 956 Department of Defense, or another acceptable form of 957 identification as specified by the Department of Veterans'

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958 Affairs; the spouse of a veteran must provide to the department 959 a copy of the veteran's DD Form 214, as issued by the United 960 States Department of Defense, or another acceptable form of 961 identification as specified by the Department of Veterans' Affairs, and a copy of a valid marriage license or certificate 962 963 verifying that he or she was lawfully married to the veteran at 964 the time of discharge; or a business entity must provide to the 965 department proof that a veteran or the spouse of a veteran holds 966 a majority ownership in the business, a copy of the veteran's DD 967 Form 214, as issued by the United States Department of Defense 968 or another acceptable form of identification as specified by the 969 Department of Veterans' Affairs, and, if applicable, a copy of a 970 valid marriage license or certificate verifying that the spouse 971 of the veteran was lawfully married to the veteran at the time 972 of discharge.

973 Section 27. Subsections (1), (7), (8), (10), and (11) and 974 present subsection (13) of section 559.927, Florida Statutes, 975 are amended, present subsections (12) and (13) of that section 976 are redesignated as subsections (13) and (14), respectively, and 977 a new subsection (12) is added to that section, to read:

978 559.927 Definitions.—For the purposes of this part, the 979 term:

980 (1) "Accommodations" means any hotel or motel room, 981 condominium or cooperative unit, cabin, lodge, or apartment; any 982 other commercial structure designed for occupancy by one or more 983 individuals; or any lodging establishment as provided by law. 984 <u>The term does not include long-term home rentals covered under a</u> 985 <u>lease pursuant to chapter 83.</u>

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(7) "Prearranged travel or, tourist-related services, or

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987 tour-guide services" includes, but is not limited to, car 988 rentals, lodging, transfers, and sightseeing tours and all other 989 such services that which are reasonably related to air, sea, 990 rail, motor coach, or other medium of transportation, or 991 accommodations for which a purchaser receives a premium or 992 contracts or pays before prior to or after departure. This term 993 These terms also includes include services for which a 994 purchaser, whose legal residence is outside the United States, 995 contracts or pays before prior to departure, and any arrangement 996 by which a purchaser prepays for, receives a reservation or any 997 other commitment to provide services before prior to departure 998 for, or otherwise arranges for travel directly to a terrorist 999 state and which originates in Florida.

1000 (8) "Purchaser" means the purchaser of, or person otherwise 1001 entitled to receive, prearranged travel $\underline{or_{\tau}}$ tourist-related 1002 services, or tour-guide services, for a fee or commission, or 1003 who has acquired a vacation certificate for personal use.

(10) "Satisfactory consumer complaint history" means no 1004 1005 unresolved complaints regarding prearranged travel or \overline{r} tourist-1006 related services, or tour-quide services are on file with the department. A complaint is unresolved when a seller of travel 1007 does not respond to the department's efforts to mediate the 1008 1009 complaint or a complaint where the department has determined 1010 that a violation of this part has occurred and the complaint has 1011 not been satisfied by the seller of travel.

(11) "Seller of travel" means any resident or nonresident person, firm, corporation, or business entity <u>that</u> who offers for sale, directly or indirectly, at wholesale or retail, prearranged travel <u>or</u> tourist-related services, or tour-guide

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2016772er 1016 services for individuals or groups, including, but not limited 1017 to, vacation or tour packages, or vacation certificates in 1018 exchange for a fee, commission, or other valuable consideration. 1019 The term includes such person, firm, corporation, or business 1020 entity who sells a vacation certificate to third-party merchants 1021 for a fee, or in exchange for a commission, or who offers such 1022 certificates to consumers in exchange for attendance at sales 1023 presentations. The term also includes any business entity 1024 offering membership in a travel club or travel services for an 1025 advance fee or payment, even if no travel contracts or 1026 certificates or vacation or tour packages are sold by the 1027 business entity. The term does not include third parties who may 1028 offer prearranged travel or tourist-related services, but do not 1029 participate in travel fulfillment or vacation certificate 1030 redemption. 1031 (12) "Student tour operator" means any resident or 1032 nonresident person, firm, corporation, or business entity that 1033 offers, directly or indirectly, prearranged travel or tourist-1034 related services for groups within the educational community, school districts, educators, and students and their families, in 1035 exchange for a fee, a commission, or any other valuable 1036 1037 consideration. (13) (12) "Terrorist state" means any state, country, or 1038 1039 nation designated by the United States Department of State as a state sponsor of terrorism. 1040 (14) (13) "Vacation certificate" means any arrangement, 1041 1042 plan, program, or vacation package, or advance travel purchase 1043 that promotes, discusses, or discloses a destination or

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itinerary or type of travel, whereby a purchaser for
2016772er 1045 consideration paid in advance is entitled to the use of travel, 1046 accommodations, or facilities for any number of days, whether 1047 certain or uncertain, during the period in which the certificate can be exercised, and no specific date or dates for its use are 1048 1049 designated. A vacation certificate does not include prearranged 1050 travel or, tourist-related services, or tour-guide services when 1051 a seller of travel remits full payment for the cost of such 1052 services to the provider or supplier within 10 business days of 1053 the purchaser's initial payment to the seller of travel. The 1054 term does not include travel if exact travel dates are selected, 1055 guaranteed, and paid for at the time of the purchase.

Section 28. Subsections (2) through (8) and present subsection (9) of section 559.928, Florida Statutes, are amended, and a new subsection (9) is added to that section, to read:

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559.928 Registration.-

(2) (a) Registration fees shall be as follows:

1062 1. Three hundred dollars per year per registrant certifying 1063 its business activities under s. 559.9285(1)(a).

10642. One thousand dollars per year per registrant certifying1065its business activities under s. 559.9285(1)(b).

10663. Twenty-five hundred dollars per year per registrant1067certifying its business activities under s. 559.9285(1)(c).

(b) All amounts collected shall be deposited by the Chief Financial Officer to the credit of the General Inspection Trust Fund of the Department of Agriculture and Consumer Services pursuant to s. 570.20, for the sole purpose of administration of this part.

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(c) The department shall waive the initial registration fee

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2016772er 1074 for an honorably discharged veteran of the United States Armed 1075 Forces, the spouse of such a veteran, or a business entity that 1076 has a majority ownership held by such a veteran or spouse if the 1077 department receives an application, in a format prescribed by the department, within 60 months after the date of the veteran's 1078 1079 discharge from any branch of the United States Armed Forces. To 1080 qualify for the waiver, a veteran must provide to the department 1081 a copy of his or her DD Form 214, as issued by the United States Department of Defense, or another acceptable form of 1082 1083 identification as specified by the Department of Veterans' 1084 Affairs; the spouse of a veteran must provide to the department a copy of the veteran's DD Form 214, as issued by the United 1085 1086 States Department of Defense, or another acceptable form of 1087 identification as specified by the Department of Veterans' 1088 Affairs, and a copy of a valid marriage license or certificate 1089 verifying that he or she was lawfully married to the veteran at 1090 the time of discharge; or a business entity must provide to the department proof that a veteran or the spouse of a veteran holds 1091 1092 a majority ownership in the business, a copy of the veteran's DD 1093 Form 214, as issued by the United States Department of Defense, 1094 or another acceptable form of identification as specified by the Department of Veterans' Affairs, and, if applicable, a copy of a 1095 1096 valid marriage license or certificate verifying that the spouse 1097 of the veteran was lawfully married to the veteran at the time 1098 of discharge.

(3) Each independent agent shall annually file an <u>application</u> affidavit with the department <u>before</u> prior to engaging in business in this state. This <u>application</u> affidavit must include the independent agent's full name, legal business

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1103 or trade name, mailing address, business address, telephone 1104 number, and the name and address of each seller of travel 1105 represented by the independent agent. A letter evidencing proof of filing must be issued by the department and must be 1106 1107 prominently displayed in the independent agent's primary place 1108 of business. Each independent agent must also submit an annual 1109 registration fee of \$50. All moneys collected pursuant to the 1110 imposition of the fee shall be deposited by the Chief Financial 1111 Officer into the General Inspection Trust Fund of the Department 1112 of Agriculture and Consumer Services for the sole purpose of administrating this part. As used in this subsection, the term 1113 1114 "independent agent" means a person who represents a seller of 1115 travel by soliciting persons on its behalf; who has a written contract with a seller of travel which is operating in 1116 1117 compliance with this part and any rules adopted thereunder; who 1118 does not receive a fee, commission, or other valuable 1119 consideration directly from the purchaser for the seller of travel; who does not at any time have any unissued ticket stock 1120 1121 or travel documents in his or her possession; and who does not 1122 have the ability to issue tickets, vacation certificates, or any 1123 other travel document. The term "independent agent" does not include an affiliate of the seller of travel, as that term is 1124 1125 used in s. 559.935(3), or the employees of the seller of travel 1126 or of such affiliates.

(4) <u>A</u> Any person applying for or renewing a local business
tax receipt to engage in business as a seller of travel must
exhibit a current registration certificate from the department
before the local business tax receipt may be issued or reissued.
(5) Each contract, advertisement, certificate, or travel

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2016772er 1132 document of a seller of travel must include the phrase "... (NAME 1133 OF FIRM)... is registered with the State of Florida as a Seller 1134 of Travel. Registration No....." (6) Each advertisement of a seller of travel must include 1135 1136 the phrase "Fla. Seller of Travel Reg. No....." 1137 (6) (7) A No registration is not shall be valid for any 1138 seller of travel transacting business at any place other than 1139 that designated in its application, unless the department is 1140 first notified in writing in advance of any change of location. 1141 A Nor shall the registration is not be valid for an affiliate of the seller of travel who engages in the prearranged travel and 1142 tourist business. A registration issued under this part may 1143 1144 shall not be assignable, and the seller of travel may shall not be permitted to conduct business under more than one name except 1145 1146 as registered. A seller of travel desiring to change its 1147 registered name or location or designated agent for service of process at a time other than upon renewal of registration shall 1148 1149 notify the department of such change. 1150 (7) (8) Applications under this section are shall be subject 1151 to the provisions of s. 120.60.

1152 <u>(8) (9)</u> The department may deny, or refuse to renew, or 1153 revoke the registration of any seller of travel based upon a 1154 determination that the seller of travel, or any of its 1155 directors, officers, owners, or general partners while acting on 1156 behalf of the seller of travel:

(a) Has failed to meet the requirements for registration as provided in this part;

(b) Has been convicted of a crime involving fraud, theft,
embezzlement, dishonest dealing, or any other act of moral

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1161	turpitude or any other act arising out of conduct as a seller of
1162	<pre>travel;</pre>
1163	(c) Has not satisfied a civil fine or penalty arising out
1164	of any administrative or enforcement action brought by any
1165	governmental agency or private person based upon conduct
1166	involving fraud, <u>theft, embezzlement,</u> dishonest dealing, or any
1167	violation of this part; <u>or</u>
1168	(d) Has pending against her or him any criminal,
1169	administrative, or enforcement proceedings in any jurisdiction,
1170	based upon conduct involving fraud, dishonest dealing, or any
1171	other act of moral turpitude; or
1172	<u>(d)</u> Has had a judgment entered against her or him in any
1173	action brought by the department or the Department of Legal
1174	Affairs pursuant to ss. 501.201-501.213 or this <u>act</u> part .
1175	(9) The department may deny or refuse to renew the
1176	registration of any seller of travel based upon a determination
1177	by the department that the seller of travel, or any of the
1178	seller's directors, officers, owners, or general partners has
1179	pending against him or her while acting on behalf of the seller
1180	of travel any criminal, administrative, or enforcement
1181	proceedings in any jurisdiction, based upon conduct involving
1182	fraud, theft, embezzlement, or dishonest dealing, or any other
1183	act of moral turpitude.
1184	Section 29. Section 559.9281, Florida Statutes, is created
1185	to read:
1186	559.9281 Student tour operators
1187	(1) The Department of Agriculture and Consumer Services
1188	shall establish a process for sellers of travel to apply to be,
1189	and be listed as, approved student tour operators to serve

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2016772er 1190 students in all primary and secondary school districts within 1191 the state. 1192 (2) The department shall adopt rules to implement this 1193 section, including the establishment of the application procedures and minimum standards for those persons wishing to be 1194 1195 approved as student tour operators under this section. At a 1196 minimum, a student tour operator must be registered and approved 1197 by the department as a seller of travel under s. 559.928, 1198 maintain security requirements provided under s. 559.929, and be current on all state and local business taxes. 1199 1200 (3) The department shall maintain a list of approved 1201 student tour operators to serve students in all primary and 1202 secondary school districts within the state. The department 1203 shall update this list at least annually and shall provide, as 1204 created and updated, a current version of the list to the 1205 Department of Education. 1206 (4) The Department of Education shall publish and maintain 1207 a current version of the list in a prominent location on its 1208 website. 1209 Section 30. Subsections (2) through (6) of section 559.929, 1210 Florida Statutes, are amended to read: 1211 559.929 Security requirements.-1212 (2) The bond must be filed with the department on a form 1213 adopted by department rule and must be in favor of the 1214 department for the use and benefit of a consumer traveler who is 1215 injured by the fraud, misrepresentation, breach of contract, or 1216 financial failure, or any other violation of this part by the seller of travel. Such liability may be enforced by proceeding 1217 1218 in an administrative action as specified in subsection (3) or by

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1219 filing a civil action. However, in such civil action the bond 1220 posted with the department shall not be amenable or subject to a 1221 judgment or other legal process issuing out of or from such 1222 court in connection with such civil action, but such bond shall 1223 be amenable to and enforceable only by and through administrative proceedings before the department. It is the 1224 intent of the Legislature that such bond be applicable and 1225 1226 liable only for the payment of claims duly adjudicated by order 1227 of the department. The bond must be open to successive claims, 1228 but the aggregate amount awarded may not exceed the amount of 1229 the bond. In addition to the foregoing, a bond provided by a 1230 registrant or applicant for registration which certifies its 1231 business activities under s. 559.9285(1)(b) or (c) must be in 1232 favor of the department, with payment in the following order of 1233 priority:

(a) The expenses for prosecuting the registrant or
applicant in an administrative or civil action under this part,
including attorney fees and fees for other professionals, court
costs or other costs of the proceedings, and all other expenses
incidental to the action.

(b) The costs and expenses of investigation before the commencement of an administrative or civil action under this part.

(c) An unpaid administrative fine imposed by final order or an unpaid civil penalty imposed by final judgment under this part.

1245 (d) Damages or compensation for a <u>consumer</u> traveler injured 1246 as provided in this subsection.

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(3) A <u>consumer</u> traveler may file a claim against the bond.

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Such claim, which must be submitted in writing on an affidavit form adopted by department rule, must be submitted to the department within 120 days after an alleged injury has occurred or is discovered to have occurred or a judgment has been entered. The proceedings shall be conducted pursuant to chapter 120. For proceedings conducted pursuant to ss. 120.569 and 120.57, the agency shall act only as a nominal party.

(4) <u>A consumer who is injured by the seller of travel, or</u> the department or another governmental agency acting on behalf of the injured consumer, may bring and maintain an action to recover against the bond.

1259 (5) Any indebtedness determined by final order of the 1260 department shall be paid by the seller of travel to the 1261 department within 30 days after the order is entered for disbursement to the consumer. If the seller of travel fails to 1262 1263 make payment within 30 days, the agency shall make a demand for 1264 payment upon the surety which includes an institution issuing a 1265 letter of credit or depository on a certificate of deposit. Upon 1266 failure of a surety to comply with a demand for payment pursuant 1267 to a final order, the department may file an action in circuit 1268 court to recover payment, up to the amount of the bond or other 1269 form of security, pursuant to s. 120.69. If the department 1270 prevails, the department may recover court costs and reasonable attorney fees. 1271

1272 <u>(6) (5)</u> If the seller of travel is currently the subject of 1273 an administrative, civil, or criminal action by the department, 1274 the Department of Legal Affairs, or the state attorney relating 1275 to compliance with this part, the right to proceed against the 1276 bond as provided in subsection (3) is suspended until any

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1277 enforcement action becomes final.

1278 (7) (6) The department may waive the bond requirement on an 1279 annual basis if the seller of travel has had 5 or more 1280 consecutive years of experience as a seller of travel in this 1281 state in compliance with this part, has not had a civil, 1282 criminal, or administrative action instituted against the seller 1283 of travel in the vacation and travel business by a governmental 1284 agency or an action involving fraud, theft, misappropriation of 1285 property, violation of a statute pertaining to business or 1286 commerce with a terrorist state, or moral turpitude, or other 1287 violation of this part and has a satisfactory consumer complaint 1288 history with the department, and certifies its business 1289 activities under s. 559.9285. Such waiver may be revoked if the 1290 seller of travel violates this part. A seller of travel which 1291 certifies its business activities under s. 559.9285(1)(b) or (c) 1292 is not entitled to the waiver provided in this subsection.

1293 Section 31. Subsections (2) and (17) of section 559.9295, 1294 Florida Statutes, are amended to read:

1295 559.9295 Submission of vacation certificate documents.-1296 Sellers of travel who offer vacation certificates must submit 1297 and disclose to the department with the application for 1298 registration, and any time such document is changed, but prior 1299 to the sale of any vacation certificate, the following 1300 materials:

(2) A copy of each promotional brochure, pamphlet, form letter, registration form, or any other written material disseminated in connection with the advertising, promotion, or sale of any vacation certificate. <u>Any such promotional materials</u> that include terms such as "free," "awarded," "prize,"

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2016772er 1306 "absolutely without charge," and "free of charge," or similar 1307 words or groups of words, which might reasonably lead a person 1308 to believe that he or she may receive, or has been selected to 1309 receive, something of value without making full or partial 1310 compensation in any form from the recipient must: 1311 (a) Clearly and conspicuously display the following disclosure in at least 12-point type: ".... (NAME OF FIRM).... is 1312 1313 registered with the State of Florida as a seller of travel, 1314 Registration No....THIS IS NOT A FREE OFFER. SEE TERMS AND 1315 CONDITIONS VIA WWW. (OFFER WEBSITE).COM. RESPONSE TO THIS OFFER DOES NOT GUARANTEE TRAVEL." The offer website referred to in the 1316 1317 disclosure must include, and clearly indicate, the terms and 1318 conditions for such a vacation certificate offer. 1319 (b) Disclose the number of individuals who actually 1320 traveled pursuant to the vacation certificate, as opposed to the 1321 number of individuals who submitted or otherwise activated the 1322 vacation certificate, in the 12 months preceding issuance of the promotional material. 1323 1324 (17) Within 10 working days after receipt of any materials submitted subsequent to filing an initial registration 1325 1326 application or any annual renewal thereof, the department shall 1327 determine whether such materials are adequate to meet the requirements of this section. The department shall notify the 1328 1329 seller of travel that materials submitted are in substantial 1330 compliance, or shall notify the seller of travel of any specific 1331 deficiencies. If the department fails to notify the seller of travel of its determination within the period specified in this 1332 subsection, the materials shall be deemed in compliance; 1333 1334 however, the failure of the department to send notification in

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2016772er 1335 either case will not relieve the seller of travel from the duty 1336 of complying with this section. 1337 Neither the submission of these materials nor the department's 1338 1339 response implies approval, recommendation, or endorsement by the 1340 department or that the contents of said materials have been verified by the department. 1341 1342 Section 32. Section 559.932, Florida Statutes, is amended 1343 to read: 559.932 Vacation certificate disclosure.-1344 (1) A It shall be unlawful for any seller of travel must to 1345 1346 fail to provide each person solicited with a contract that 1347 includes which shall include the following information, which 1348 shall be in 12-point type, unless otherwise specified: 1349 (a) A space for the date, name, address, and signature of 1350 the purchaser. 1351 (b) The expiration date of the vacation certificate and the 1352 terms and conditions of its extension or renewal, if available. 1353 (c) The name and business address of any seller of travel 1354 who may solicit vacation certificate purchasers for further 1355 purchases, and a full and complete statement as to the nature and method of that solicitation. 1356 1357 (d) The total financial obligation of the purchaser which 1358 shall include the initial purchase price and any additional 1359 charges to which the purchaser may be subject, including, but not limited to, any per diem, seasonal, reservation, or 1360 1361 recreational charge. 1362 (e) The name and street address of any person who has the 1363 right to alter, amend, or add to the charges to which the

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2016772er 1364 purchaser may be subject and the terms and conditions under 1365 which such charges may be imposed. 1366 (f) If any accommodation or facility which a purchaser 1367 acquires the right to use pursuant to the vacation certificate 1368 is not completed at the time the certificate is offered for 1369 sale, the date of availability of each component of the 1370 accommodation or facility. (q) By means of a section entitled "terms and conditions": 1371 1372 1. All eligibility requirements for use of the vacation 1373 certificate, including, but not limited to, age, sex, marital 1374 status, group association, residency, or geographic limitations. 1375 2. All eligibility requirements for use of any discount or 1376 complimentary coupon or ticket. 1377 3. A statement as to whether transportation and meals are 1378 provided pursuant to use of the certificate. 1379 4. Any room deposit requirement, including all conditions 1380 for its return or refund. 5. The manner in which reservation requests are to be made 1381 1382 and the method by which they are to be confirmed. 1383 6. Any identification, credential, or other means by which 1384 a purchaser must establish her or his entitlement to the rights, 1385 benefits, or privileges of the vacation certificate. 1386 7. Any restriction or limitation upon transfer of the 1387 vacation certificate or any right, benefit, or privilege 1388 thereunder. 1389 8. Any other term, limitation, condition, or requirement 1390 material to use of the vacation certificate or any right, 1391 benefit, or privilege thereunder. 1392 (h) In immediate proximity to the space reserved in the

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1393 contract for the date and the name, address, and signature of 1394 the purchaser, the following statement in boldfaced type of a 1395 size of 10 points:

1397 "YOU MAY CANCEL THIS CONTRACT WITHOUT ANY PENALTY OR
1398 OBLIGATION WITHIN 30 DAYS FROM THE DATE OF PURCHASE OR RECEIPT
1399 OF THE VACATION CERTIFICATE, WHICHEVER OCCURS LATER."

1400 "YOU MAY ALSO CANCEL THIS CONTRACT IF ACCOMMODATIONS OR 1401 FACILITIES ARE NOT AVAILABLE PURSUANT TO A REQUEST FOR USE AS 1402 PROVIDED IN THE CONTRACT."

1403"TO CANCEL THIS AGREEMENT, A SIGNED AND DATED COPY OF A1404STATEMENT THAT YOU ARE CANCELING THE AGREEMENT SHOULD BE MAILED1405AND POSTMARKED, OR DELIVERED TO ... (NAME)... AT ... (ADDRESS)...1406NO LATER THAN MIDNIGHT OF (DATE)...."

1407 <u>"IF YOU DECIDE TO CANCEL, YOU MUST NOTIFY THE SELLER IN</u> 1408 WRITING OF YOUR INTENT TO CANCEL BY RETURNING THE CERTIFICATE 1409 AND SENDING NOTICE TO: ... (NAME OF SELLER)... AT ... (SELLER'S 1410 ADDRESS)...."

(i) In immediate proximity to the statement required in paragraph (h), the following statement in boldfaced type of a size of 12 10 points:

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1415 "NO PURCHASER SHOULD RELY UPON REPRESENTATIONS OTHER THAN 1416 THOSE INCLUDED IN THIS CONTRACT."

However, inclusion of this statement shall not impair any purchaser's right to bring legal action based on verbal statements.

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(j) In immediate proximity to the statement required in

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(b) The purchaser may also cancel the contract if
accommodations or facilities are not available upon request for
use as provided in the contract.

1435 (3) Upon receipt of a copy of a vacation certificate or 1436 contract required pursuant to s. 559.9295, the department shall 1437 review the vacation certificate or contract for compliance with 1438 the disclosures required under this section. The submission of 1439 the vacation certificate or contract and the department's 1440 response do not imply approval, recommendation, or endorsement 1441 by the department or that the contents of the vacation 1442 certificate or contract have been verified by the department.

1443 Section 33. Section 559.933, Florida Statutes, is amended 1444 to read:

1445 559.933 Vacation certificate cancellation and refund 1446 provisions.-

1447 <u>(1) A It shall be unlawful for any</u> seller of travel or <u>an</u> 1448 assignee <u>must honor a purchaser's request to cancel a vacation</u> 1449 <u>certificate if such request is made</u>:

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(1) To fail or refuse to honor a purchaser's vacation

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1451	certificate request to cancel if such request is made:
1452	(a) Within 30 days <u>after</u> from the date of purchase or
1453	receipt of the vacation certificate, whichever occurs later; or
1454	(b) At any time accommodations or facilities are not
1455	available pursuant to a request for use as provided in the
1456	contract, provided that:
1457	1. The contract <u>may</u> shall not require notice greater than
1458	60 days in advance of the date requested for use;
1459	2. If acceptable to the purchaser, comparable alternate
1460	accommodations or facilities in a city, or reservations for a
1461	date different than that requested, may be provided.
1462	(2) <u>A seller of travel or an assignee must</u> To fail to
1463	refund any and all payments made by the vacation certificate
1464	purchaser within 30 days after receipt of the certificate and
1465	notice of cancellation made pursuant to this section, if the
1466	purchaser has not received any benefits pursuant to the vacation
1467	certificate.
1468	(3) <u>A seller of travel or an assignee must,</u> if the
1469	purchaser has received any benefits pursuant to the vacation
1470	certificate, to fail to refund within 30 days after receipt of
1471	the certificate and notice of cancellation made pursuant to this
1472	section any and all payments made by the purchaser which exceed
1473	a pro rata portion of the total price, representing the portion
1474	of any benefits actually received by the vacation certificate
1475	purchaser during the time preceding cancellation.
1476	(4) <u>If</u> Where any purchaser has received confirmation of

(4) <u>It</u> Where any purchaser has received confirmation of
reservations in advance and is refused accommodations upon
arrival, <u>a seller of travel or an assignee must</u> to fail to
procure comparable alternate accommodations for the purchaser in

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1480 the same city at no expense to the purchaser, or to fail to 1481 fully compensate the purchaser for the room rate incurred in 1482 securing comparable alternate accommodations himself or herself.

1483(5) A seller of travel or an assignee may notTo collect1484more than the full contract price from the purchaser.

(6) <u>A seller of travel or an assignee may not</u> To sell,
assign, or otherwise transfer any interest in a seller of travel
business, or to sell, assign, or otherwise transfer to a third
party any interest in any vacation certificate unless:

(a) The third party agrees in writing to fully honor the rights of vacation certificate purchasers to cancel and to receive an appropriate refund or reimbursement as provided in this section.

(b) The third party agrees in writing to comply with all other provisions of this part for as long as the third party continues the sale of vacation certificates or for the duration of the period of validity of outstanding vacation certificates, whichever is longer in time.

(c) The seller of travel agrees to be liable for and fully indemnify a purchaser from any loss occasioned by the failure of the third party to honor the purchaser's right to cancel and failure to make prompt and complete refund to the purchaser of all sums paid to the third party, or occasioned by the third party's failure to comply with the provisions of this part.

(7) <u>A seller of travel or an assignee must</u> To fail to
fulfill the terms of a vacation certificate within 18 months
<u>after</u> of the initial payment of any consideration by the
purchaser to a seller of travel or third party.
Section 34. Section 559.9335, Florida Statutes, is amended

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2016772er 1509 to read: 1510 559.9335 Violations.-It is a violation of this part for any 1511 seller of travel, independent agent, assignee, or other person: 1512 (1) To conduct business as a seller of travel without 1513 registering annually with the department unless exempt pursuant 1514 to s. 559.935. (2) To conduct business as a seller of travel without an 1515 1516 annual purchase of a performance bond in the amount set by the 1517 department unless exempt pursuant to s. 559.935. 1518 (3) Knowingly to make any false statement, representation, 1519 or certification in any application, document, or record required to be submitted or retained under this part or in any 1520 response to an inquiry or investigation conducted by the 1521 1522 department or any other governmental agency. 1523 (4) Knowingly to sell or market any number of vacation 1524 certificates that exceed the number disclosed to the department 1525 pursuant to this section. 1526 (5) Knowingly to sell or market vacation certificates with 1527 an expiration date of more than 18 months from the date of 1528 issuance. 1529 (6) Knowingly to require, request, encourage, or suggest, directly or indirectly, that payment for the right to obtain a 1530 1531 travel contract, certificate, or vacation package must be by 1532 credit card authorization or to otherwise announce a preference 1533 for that method of payment over any other when no correct and 1534 true explanation for such preference is likewise stated. 1535 (6) (7) Knowingly to state, represent, indicate, suggest, or imply, directly or indirectly, that the travel contract, 1536 1537 certificate, or vacation package being offered by the seller of

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1538 travel cannot be purchased at some later time or may not 1539 otherwise be available after the initial contact, or that 1540 callbacks by the prospective purchaser are not accepted, when no 1541 such restrictions or limitations in fact exist. 1542 (7) (8) To misrepresent in any manner the purchaser's right 1543 to cancel and to receive an appropriate refund or reimbursement 1544 as provided by this part. 1545 (8) (9) To sell any vacation certificate the duration of 1546 which exceeds the duration of any agreement between the seller 1547 and any business entity obligated thereby to provide 1548 accommodations or facilities pursuant to the vacation certificate. 1549 1550 (9) (10) To misrepresent or deceptively represent: (a) The amount of time or period of time accommodations or 1551 1552 facilities will be available. 1553 (b) The location of accommodations or facilities offered. 1554 (c) The price, size, nature, extent, qualities, or 1555 characteristics of accommodations or facilities offered. 1556 (d) The nature or extent of other goods, services, or 1557 amenities offered. (e) A purchaser's rights, privileges, or benefits. 1558 1559 (f) The conditions under which the purchaser may obtain a reservation for the use of offered accommodations or facilities. 1560 1561 (g) That the recipient of an advertisement or promotional 1562 materials is a winner, or has been selected, or is otherwise 1563 being involved in a select group for receipt, of a gift, award, 1564 or prize, unless this fact is the truth.

cancellation policy before prior to the seller of travel 1566

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CODING: Words stricken are deletions; words underlined are additions.

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1565 (10) (11) To fail to inform a purchaser of a nonrefundable

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1567	accepting any fee, commission, or other valuable consideration.
1568	(11) (12) To fail to include, when offering to sell a
1569	vacation certificate, in any advertisement or promotional
1570	material, the following statement: "This is an offer to sell
1571	travel."
1572	(12) (13) To fail to honor and comply with all provisions of
1573	the vacation certificate regarding the purchaser's rights,
1574	benefits, and privileges thereunder.
1575	(13)(14)(a) To include in any vacation certificate or
1576	contract any provision purporting to waive or limit any right or
1577	benefit provided to purchasers under this part; or
1578	(b) To seek or solicit such waiver or acceptance of
1579	limitation from a purchaser concerning rights or benefits
1580	provided under this part.
1581	(14) (15) To offer vacation certificates for any
1582	accommodation or facility for which there is no contract with
1583	the owner of the accommodation or facility securing the
1584	purchaser's right to occupancy and use, unless the seller is the
1585	owner.
1586	(15) (16) To use a local mailing address, registration
1587	facility, drop box, or answering service in the promotion,
1588	advertising, solicitation, or sale of vacation certificates,
1589	unless the seller's fixed business address is clearly disclosed
1590	during any telephone solicitation and is prominently and
1591	conspicuously disclosed on all solicitation materials and on the
1592	contract.
1593	(16)-(17) To use any registered trademark, trade name, or
1594	trade logo in any promotional, advertising, or solicitation
1595	materials without written authorization from the holder of such

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1596 trademark, trade name, or trade logo.

1597 <u>(17) (18)</u> To represent, directly or by implication, any 1598 affiliation with, or endorsement by, any governmental, 1599 charitable, educational, medical, religious, fraternal, or civic 1600 organization or body, or any individual, in the promotion, 1601 advertisement, solicitation, or sale of vacation certificates 1602 without express written authorization.

1603 (18) (19) To sell a vacation certificate to any purchaser 1604 who is ineligible for its use.

1605 <u>(19)(20)</u> To sell any number of vacation certificates in 1606 <u>exceeding</u> the number <u>of available accommodations</u> 1607 <u>disclosed pursuant to this part</u>.

1608 (20) (21) During the period of a vacation certificate's 1609 validity, in the event, for any reason whatsoever, of lapse or 1610 breach of an agreement for the provision of accommodations or 1611 facilities to purchasers, to fail to procure similar agreement 1612 for the provision of comparable alternate accommodations or 1613 facilities in the same city or surrounding area.

1614 <u>(21)(22)</u> To offer to sell, at wholesale or retail, 1615 prearranged travel <u>or</u>, tourist-related services, or tour-guide 1616 services for individuals or groups directly to any terrorist 1617 state and which originate in Florida, without disclosing such 1618 business activities in a certification filed under s. 1619 559.9285(1)(b) or (c).

1620 (22) (23) To violate any state or federal law restricting or 1621 prohibiting commerce with terrorist states.

1622 (23) (24) To engage in do any other act that act which 1623 constitutes fraud, misrepresentation, or failure to disclose a 1624 material fact, or to commit any other violation of, or fail to

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1625	comply with, this part.
1626	<u>(24)</u> To refuse or fail, or for any of its principal
1627	officers to refuse or fail, after notice, to produce any
1628	document or record or disclose any information required to be
1629	produced or disclosed.
1630	(25) (26) Knowingly to make a material false statement in
1631	response to any request or investigation by the department, the
1632	Department of Legal Affairs, or the state attorney.
1633	Section 35. Subsections (3) and (4) of section 559.935,
1634	Florida Statutes, are amended to read:
1635	559.935 Exemptions
1636	(3) Sections 559.928, 559.929, 559.9295, 559.931, and
1637	559.932 shall also <u>do</u> not apply to a seller of travel that is an
1638	affiliate of an entity exempt pursuant to subsection (2) subject
1639	to the following conditions:
1640	(a) If In the event the department finds the affiliate does
1641	not have a satisfactory consumer complaint history or the
1642	affiliate fails to respond to a consumer complaint within 30
1643	days, the related seller of travel exempt pursuant to subsection
1644	(2) <u>is</u> shall be liable for the actions of the affiliate, subject
1645	to the remedies provided in ss. 559.9355 and 559.936.
1646	(b) If In the event the department is unable to locate an
1647	affiliate, the related seller of travel exempt pursuant to
1648	subsection (2) <u>is</u> shall be fully liable for the actions of the
1649	affiliate, subject to the remedies provided in ss. 559.9355 and
1650	559.936.
1651	(c) In order to obtain an exemption under this subsection,
1652	the affiliate shall file an affidavit of exemption on a form
1653	prescribed by the department and shall certify its business

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2016772er activities under s. 559.9285(1)(a). The affidavit of exemption 1654 1655 shall be executed by a person who exercises identical control 1656 over the seller of travel exempt pursuant to subsection (2) and 1657 the affiliate. Failure to file an affidavit of exemption or 1658 certification under s. 559.9285(1)(a) prior to engaging in seller of travel activities shall subject the affiliate to the 1659 remedies provided in ss. 559.9355 and 559.936. 1660 1661 (c) (d) Revocation by the department of an exemption 1662 provided to a seller of travel under subsection (2) shall 1663 constitute automatic revocation by law of an exemption obtained 1664 by an affiliate under the subsection. 1665 (d) (e) This subsection does shall not apply to: 1. An affiliate that independently qualifies for another 1666 1667 exemption under this section. 2. An affiliate that sells, or offers for sale, vacation 1668 1669 certificates. 1670 3. An affiliate that certifies its business activities 1671 under s. 559.9285(1)(b) or (c). 1672 (e) (f) For purposes of this section, the term an 1673 "affiliate" means an entity that meets the following: 1674 1. The entity has the identical ownership as the seller of travel that is exempt under subsection (2). 1675 1676 2. The ownership controlling the seller of travel that is 1677 exempt under subsection (2) also exercises identical control 1678 over the entity. 3. The owners of the affiliate hold the identical 1679 1680 percentage of voting shares as they hold in the seller of travel 1681 that is exempt under subsection (2). 1682 (4) The department may revoke the exemption provided in

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2016772er 1683 subsection (2) or subsection (3) if the department finds that 1684 the seller of travel does not have a satisfactory consumer 1685 complaint history, has been convicted of a crime involving 1686 fraud, theft, embezzlement, misappropriation of property, 1687 deceptive or unfair trade practices, or moral turpitude, or has not complied with the terms of any order or settlement agreement 1688 1689 arising out of an administrative or enforcement action brought 1690 by a governmental agency or private person based on conduct 1691 involving fraud, theft, embezzlement, misappropriation of 1692 property, deceptive or unfair trade practices, or moral 1693 turpitude. 1694 Section 36. Subsection (3) of section 559.936, Florida 1695 Statutes, is amended to read: 1696 559.936 Civil penalties; remedies.-1697 (3) The department may seek a civil penalty in the Class 1698 III category pursuant to s. 570.971 for each act or omission in 1699 violation of s. 559.9335(21) or (22) s. 559.9335(22) or (23). 1700 Section 37. Paragraph (b) of subsection (5), paragraph (a) 1701 of subsection (10), and subsections (15) and (16) of section 1702 616.242, Florida Statutes, are amended to read: 1703 616.242 Safety standards for amusement rides.-(5) ANNUAL PERMIT.-1704 1705 (b) To apply for an annual permit, an owner must submit to 1706 the department a written application on a form prescribed by 1707 rule of the department, which must include the following: 1. The legal name, address, and primary place of business 1708 1709 of the owner. 2. A description, manufacturer's name, serial number, model 1710 1711 number and, if previously assigned, the United States Amusement

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1712 Identification Number of the amusement ride.

1713 3. A valid certificate of insurance or bond for each1714 amusement ride.

1715 4. An affidavit of compliance that the amusement ride was inspected in person by the affiant and that the amusement ride 1716 1717 is in general conformance with the requirements of this section 1718 and all applicable rules adopted by the department. The 1719 affidavit must be executed by a professional engineer or a 1720 qualified inspector no earlier than 60 days before, but not 1721 later than, the date of the filing of the application with the 1722 department. The owner shall request inspection and permitting of 1723 the amusement ride within 60 days of the date of filing the 1724 application with the department. The department shall inspect and permit the amusement ride within 60 days after filing the 1725 1726 application with the department.

1727 5. If required by subsection (6), an affidavit of 1728 nondestructive testing dated and executed no earlier than 60 1729 days before prior to, but not later than, the date of the filing 1730 of the application with the department. The owner shall request 1731 inspection and permitting of the amusement ride within 60 days 1732 of the date of filing the application with the department. The 1733 department shall inspect and permit the amusement ride within 60 1734 days after filing the application with the department.

1735

6. A request for inspection.

1736 7. Upon request, the owner shall, at no cost to the 1737 department, provide the department a copy of the manufacturer's 1738 current recommended operating instructions in the possession of 1739 the owner, the owner's operating fact sheet, and any written 1740 bulletins in the possession of the owner concerning the safety,

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1741 operation, or maintenance of the amusement ride.

(10) EXEMPTIONS.-

1742

1743

(a) This section does not apply to:

1744 1. Permanent facilities that employ at least 1,000 full-1745 time employees and that maintain full-time, in-house safety 1746 inspectors. Furthermore, the permanent facilities must file an 1747 affidavit of the annual inspection with the department, on a 1748 form prescribed by rule of the department. Additionally, the 1749 Department of Agriculture and Consumer Services may consult 1750 annually with the permanent facilities regarding industry safety 1751 programs.

1752 2. Any playground operated by a school, local government, 1753 or business licensed under chapter 509, if the playground is an 1754 incidental amenity and the operating entity is not primarily 1755 engaged in providing amusement, pleasure, thrills, or 1756 excitement.

3. Museums or other institutions principally devoted to the
exhibition of products of agriculture, industry, education,
science, religion, or the arts.

4. Conventions or trade shows for the sale or exhibit of amusement rides if there are a minimum of 15 amusement rides on display or exhibition, and if any operation of such amusement rides is limited to the registered attendees of the convention or trade show.

5. Skating rinks, arcades, <u>laser</u> lazer or paint ball war games, bowling alleys, miniature golf courses, mechanical bulls, inflatable rides, trampolines, ball crawls, exercise equipment, jet skis, paddle boats, airboats, helicopters, airplanes, parasails, hot air or helium balloons whether tethered or

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2016772er 1770 untethered, theatres, batting cages, stationary spring-mounted 1771 fixtures, rider-propelled merry-go-rounds, games, side shows, 1772 live animal rides, or live animal shows. 1773 6. Go-karts operated in competitive sporting events if 1774 participation is not open to the public. 1775 7. Nonmotorized playground equipment that is not required 1776 to have a manager. 1777 8. Coin-actuated amusement rides designed to be operated by 1778 depositing coins, tokens, credit cards, debit cards, bills, or 1779 other cash money and which are not required to have a manager, 1780 and which have a capacity of six persons or less. 1781 9. Facilities described in s. 549.09(1)(a) when such 1782 facilities are operating cars, trucks, or motorcycles only. 1783 10. Battery-powered cars or other vehicles that are designed to be operated by children 7 years of age or under and 1784 1785 that cannot exceed a speed of 4 miles per hour. 1786 11. Mechanically driven vehicles that pull train cars, 1787 carts, wagons, or other similar vehicles, that are not confined 1788 to a metal track or confined to an area but are steered by an 1789 operator and do not exceed a speed of 4 miles per hour. 1790 12. A water-related amusement ride operated by a business 1791 licensed under chapter 509 if the water-related amusement ride 1792 is an incidental amenity and the operating business is not 1793 primarily engaged in providing amusement, pleasure, thrills, or 1794 excitement and does not offer day rates. 13. An amusement ride at a private, membership-only 1795 1796 facility if the amusement ride is an incidental amenity and the 1797 facility is not open to the general public; is not primarily 1798 engaged in providing amusement, pleasure, thrills, or

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1827

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1799	excitement; and does not offer day rates.
1800	14. A nonprofit permanent facility registered under chapter
1801	496 which is not open to the general public.
1802	(15) INSPECTION BY OWNER OR MANAGER <u>Before</u> Prior to
1803	opening on each day of operation and <u>before</u> prior to any
1804	inspection by the department, the owner or manager of an
1805	amusement ride must inspect and test the amusement ride to
1806	ensure compliance with all requirements of this section. Each
1807	inspection must be recorded on a form prescribed by rule of the
1808	department and signed by the person who conducted the
1809	inspection. In lieu of the form prescribed by rule of the
1810	department, the owner or manager may request approval of an
1811	alternative form if the alternative form includes, at a minimum,
1812	the information required on the form prescribed by rule of the
1813	department. Inspection records of the last 14 daily inspections
1814	must be kept on site by the owner or manager and made
1815	immediately available to the department upon request.
1816	(16) TRAINING OF EMPLOYEES.—The owner or manager of <u>an</u> any
1817	amusement ride shall maintain a record of employee training for
1818	each employee authorized to operate, assemble, disassemble,
1819	transport, or conduct maintenance on an amusement ride $_{ au}$ on a
1820	form prescribed by rule of the department. In lieu of the form
1821	prescribed by rule of the department, the owner or manager may
1822	request approval of an alternative form if the alternative form
1823	includes, at a minimum, the information required on the form
1824	prescribed by rule of the department. The training record must
1825	be kept on site by the owner or manager and made immediately
1826	available to the department upon request. Training may not be

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conducted when an amusement ride is open to the public unless

1828 the training is conducted under the supervision of an employee 1829 who is trained in the operation of that ride. The owner or 1830 manager shall certify that each employee is trained, as required 1831 by this section and any rules adopted thereunder, on the 1832 amusement ride for which the employee is responsible.

 1833
 Section 38. Subsections (1), (2), (5), (7), and (13) of

 1834
 section 713.585, Florida Statutes, are amended to read:

1835 713.585 Enforcement of lien by sale of motor vehicle.—A 1836 person claiming a lien under s. 713.58 for performing labor or 1837 services on a motor vehicle may enforce such lien by sale of the 1838 vehicle in accordance with the following procedures:

1839 (1) The lienor must give notice, by certified mail, return 1840 receipt requested, within 7 15 business days, excluding Saturday and Sunday, from the beginning date of the assessment of storage 1841 1842 charges on said motor vehicle, to the registered owner of the 1843 vehicle, to the customer as indicated on the order for repair, 1844 and to all other persons claiming an interest in or lien 1845 thereon, as disclosed by the records of the Department of 1846 Highway Safety and Motor Vehicles or as disclosed by the records 1847 of any corresponding agency of any other state in which the 1848 vehicle is identified through a records check of the National 1849 Motor Vehicle Title Information System or an equivalent 1850 commercially available system as being the current state where 1851 the vehicle is titled. Such notice must contain:

(a) A description of the vehicle, including, at minimum,
1853 <u>its</u> (year, make, vehicle identification number,) and <u>the</u>
1854 <u>vehicle's</u> its location.

(b) The name and address of the owner of the vehicle, thecustomer as indicated on the order for repair, and any person

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- 1857
- 1858

(c) The name, address, and telephone number of the lienor.

(d) Notice that the lienor claims a lien on the vehicle for labor and services performed and storage charges, if any, and the cash sum which, if paid to the lienor, would be sufficient to redeem the vehicle from the lien claimed by the lienor.

claiming an interest in or lien thereon.

(e) Notice that the lien claimed by the lienor is subject
to enforcement pursuant to this section and that the vehicle may
be sold to satisfy the lien.

(f) If known, the date, time, and location of any proposed or scheduled sale of the vehicle. <u>A</u> No vehicle may <u>not</u> be sold earlier than 60 days after completion of the repair work.

(g) Notice that the owner of the vehicle or any person claiming an interest in or lien thereon has a right to a hearing at any time <u>before</u> prior to the scheduled date of sale by filing a demand for hearing with the clerk of the circuit court in the county in which the vehicle is held and mailing copies of the demand for hearing to all other owners and lienors as reflected on the notice.

(h) Notice that the owner of the vehicle has a right to recover possession of the vehicle without instituting judicial proceedings by posting bond in accordance with the provisions of s. 559.917.

(i) Notice that any proceeds from the sale of the vehicle remaining after payment of the amount claimed to be due and owing to the lienor will be deposited with the clerk of the circuit court for disposition upon court order pursuant to subsection (8).

1885

(j) Notice that a lienholder, if any, has the right, as

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1886 specified in subsection (5), to demand a hearing or to post a 1887 bond.

1888 (2) If attempts to locate the owner or lienholder are 1889 unsuccessful after a check of the records of the Department of 1890 Highway Safety and Motor Vehicles and any state disclosed by the 1891 check of the National Motor Vehicle Title Information System or 1892 an equivalent commercially available system, the lienor must 1893 notify the local law enforcement agency in writing by certified 1894 mail or acknowledged hand delivery that the lienor has been 1895 unable to locate the owner or lienholder, that a physical search 1896 of the vehicle has disclosed no ownership information, and that a good faith effort, including records checks of the Department 1897 1898 of Highway Safety and Motor Vehicles database and the National 1899 Motor Vehicle Title Information System or an equivalent 1900 commercially available system, has been made. A description of 1901 the motor vehicle which includes the year, make, and 1902 identification number must be given on the notice. This notification must take place within 7 15 business days, 1903 1904 excluding Saturday and Sunday, from the beginning date of the 1905 assessment of storage charges on said motor vehicle. For purposes of this paragraph, the term "good faith effort" means 1906 1907 that the following checks have been performed by the company to 1908 establish the prior state of registration and title:

(a) A check of the Department of Highway Safety and MotorVehicles database for the owner and any lienholder;

(b) A check of the federally mandated electronic National Motor Vehicle Title Information System or an equivalent commercially available system to determine the state of registration when there is not a current title or registration

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1943

2016772er 1915 record for the vehicle on file with the Department of Highway 1916 Safety and Motor Vehicles; 1917 (c) A check of vehicle for any type of tag, tag record, 1918 temporary tag, or regular tag; 1919 (d) A check of vehicle for inspection sticker or other 1920 stickers and decals that could indicate the state of possible 1921 registration; and 1922 (e) A check of the interior of the vehicle for any papers 1923 that could be in the glove box, trunk, or other areas for the 1924 state of registration. 1925 (5) At any time before prior to the proposed or scheduled 1926 date of sale of a vehicle, the owner of the vehicle, or any 1927 person claiming an interest in the vehicle or a lien thereon, 1928 may post a bond following the procedures outlined in s. 559.917 1929 or file a demand for hearing with the clerk of the circuit court 1930 in the county in which the vehicle is held to determine whether 1931 the vehicle has been wrongfully taken or withheld from her or 1932 him. A lienholder has standing to allege any violation of part 1933 IX of chapter 559 in a proceeding instituted pursuant to this 1934 subsection. Any person who files a demand for hearing shall mail 1935 copies of the demand to all other owners and lienors as 1936 reflected on the notice required in subsection (1). 1937 (a) Upon the filing of a demand for hearing, a hearing 1938 shall be held before prior to the proposed or scheduled date of 1939 sale of the vehicle. 1940 (b) Upon the posting of the bond and payment of the 1941 applicable fee set forth in s. 28.24, the clerk of the court 1942 shall issue a certificate notifying the lienor of the posting of

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the bond and directing the lienor to release the vehicle to the

2016772er 1944 lienholder or the owner, based upon whomever posted the bond. 1945 (c) If a lienholder obtains the vehicle and the owner of 1946 the vehicle is not in default under the installment sales 1947 contract or title loan at the time the lienholder has possession 1948 of the vehicle, the lienholder must return the vehicle to the 1949 owner within 5 days after the owner repays the lienholder for the amount of the bond, or makes arrangements to repay the 1950 1951 lienholder for the bond under terms agreeable to the lienholder. 1952 A lienholder may retain possession of the vehicle if the owner 1953 is in default until such time as the default is cured and the 1954 amount of the bond is repaid by the owner, or an arrangement 1955 agreeable to the lienholder is made with the owner. 1956 (7) At a the hearing on a complaint relating to the 1957 requirements of this section on the complaint, the court shall 1958 forthwith issue an its order determining: 1959 (a) Whether the vehicle is subject to a valid lien by the 1960 lienor and the amount thereof; (b) The priority of the lien of the lienor as against any 1961 1962 existing security interest in the vehicle; 1963 (c) The distribution of any proceeds of the sale by the 1964 clerk of the circuit court; 1965 (d) The awarding of damages, if any; (e) (d) The award of reasonable attorney attorney's fees and 1966 1967 costs, at the court's discretion, to the prevailing party; and 1968 (f) (e) The reasonableness of storage charges. 1969 1970 A final order, by the court, must also provide for immediate 1971 payment of any proceeds or awards, and the immediate release of 1972 the bond to the posting party, if applicable.

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1973 (13) A failure to make good faith efforts as defined in 1974 subsection (2) precludes the imposition of any storage charges against the vehicle. If a lienor fails to provide notice to any 1975 1976 person claiming a lien on a vehicle under subsection (1) within 1977 7 15 business days after the assessment of storage charges has 1978 begun, then the lienor is precluded from charging for more than 1979 7 15 days of storage, but failure to provide timely notice does 1980 not affect charges made for repairs, adjustments, or 1981 modifications to the vehicle or the priority of liens on the vehicle. 1982

1983 Section 39. Subsections (2), (4), (5), and (10) of section 1984 790.06, Florida Statutes, are amended, and paragraph (f) is 1985 added to subsection (6) of that section, to read:

1986

790.06 License to carry concealed weapon or firearm.-

1987 (2) The Department of Agriculture and Consumer Services1988 shall issue a license if the applicant:

1989 (a) Is a resident of the United States and a citizen of the 1990 United States or a permanent resident alien of the United 1991 States, as determined by the United States Bureau of Citizenship 1992 and Immigration Services, or is a consular security official of 1993 a foreign government that maintains diplomatic relations and treaties of commerce, friendship, and navigation with the United 1994 1995 States and is certified as such by the foreign government and by 1996 the appropriate embassy in this country;

1997

(b) Is 21 years of age or older;

1998 (c) Does not suffer from a physical infirmity which 1999 prevents the safe handling of a weapon or firearm;

2000 (d) Is not ineligible to possess a firearm pursuant to s. 2001 790.23 by virtue of having been convicted of a felony;

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2002 (e) Has not been committed for the abuse of a controlled substance or been found quilty of a crime under the provisions of chapter 893 or similar laws of any other state relating to controlled substances within a 3-year period immediately preceding the date on which the application is submitted;

(f) Does not chronically and habitually use alcoholic 2008 beverages or other substances to the extent that his or her 2009 normal faculties are impaired. It shall be presumed that an 2010 applicant chronically and habitually uses alcoholic beverages or 2011 other substances to the extent that his or her normal faculties 2012 are impaired if the applicant has been committed under chapter 2013 397 or under the provisions of former chapter 396 or has been convicted under s. 790.151 or has been deemed a habitual 2014 2015 offender under s. 856.011(3), or has had two or more convictions 2016 under s. 316.193 or similar laws of any other state, within the 2017 3-year period immediately preceding the date on which the 2018 application is submitted;

2019 (g) Desires a legal means to carry a concealed weapon or 2020 firearm for lawful self-defense;

2021 (h) Demonstrates competence with a firearm by any one of 2022 the following:

2023 1. Completion of any hunter education or hunter safety 2024 course approved by the Fish and Wildlife Conservation Commission 2025 or a similar agency of another state;

2026 2. Completion of any National Rifle Association firearms 2027 safety or training course;

2028 3. Completion of any firearms safety or training course or 2029 class available to the general public offered by a law 2030 enforcement agency, junior college, college, or private or

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2031 public institution or organization or firearms training school, 2032 using utilizing instructors certified by the National Rifle 2033 Association, Criminal Justice Standards and Training Commission, 2034 or the Department of Agriculture and Consumer Services; 2035 4. Completion of any law enforcement firearms safety or 2036 training course or class offered for security guards, 2037 investigators, special deputies, or any division or subdivision 2038 of a law enforcement agency or security enforcement; 2039 5. Presents evidence of equivalent experience with a 2040 firearm through participation in organized shooting competition 2041 or military service; 2042 6. Is licensed or has been licensed to carry a firearm in 2043 this state or a county or municipality of this state, unless 2044 such license has been revoked for cause; or 2045 7. Completion of any firearms training or safety course or 2046 class conducted by a state-certified or National Rifle 2047 Association certified firearms instructor; 2048 2049 A photocopy of a certificate of completion of any of the courses 2050 or classes; or an affidavit from the instructor, school, club, 2051 organization, or group that conducted or taught such said course 2052 or class attesting to the completion of the course or class by 2053 the applicant; or a copy of any document that which shows 2054 completion of the course or class or evidences participation in 2055 firearms competition shall constitute evidence of qualification 2056 under this paragraph. A; any person who conducts a course pursuant to subparagraph 2., subparagraph 3., or subparagraph 2057 2058 7., or who, as an instructor, attests to the completion of such 2059 courses, must maintain records certifying that he or she

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2060 observed the student safely handle and discharge the firearm in
2061 <u>his or her physical presence and that the discharge of the
2062 firearm included live fire using a firearm and ammunition as
2063 defined in s. 790.001;</u>

(i) Has not been adjudicated an incapacitated person under s. 744.331, or similar laws of any other state, unless 5 years have elapsed since the applicant's restoration to capacity by court order;

(j) Has not been committed to a mental institution under chapter 394, or similar laws of any other state, unless the applicant produces a certificate from a licensed psychiatrist that he or she has not suffered from disability for at least 5 years <u>before</u> prior to the date of submission of the application;

(k) Has not had adjudication of guilt withheld or imposition of sentence suspended on any felony or misdemeanor crime of domestic violence unless 3 years have elapsed since probation or any other conditions set by the court have been fulfilled, or expunction has occurred the record has been sealed or expunged;

2079 (1) Has not had adjudication of guilt withheld or 2080 imposition of sentence suspended on any misdemeanor crime of 2081 domestic violence unless 3 years have elapsed since probation or 2082 any other conditions set by the court have been fulfilled, or 2083 the record has been expunged;

2084 (m) (1) Has not been issued an injunction that is currently 2085 in force and effect and that restrains the applicant from 2086 committing acts of domestic violence or acts of repeat violence; 2087 and

2088

(n) (m) Is not prohibited from purchasing or possessing a

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2016772er 2089 firearm by any other provision of Florida or federal law. 2090 (4) The application shall be completed, under oath, on a 2091 form adopted promulgated by the Department of Agriculture and 2092 Consumer Services and shall include: 2093 (a) The name, address, place of birth, and date of birth, 2094 and race, and occupation of the applicant; 2095 (b) A statement that the applicant is in compliance with 2096 criteria contained within subsections (2) and (3); 2097 (c) A statement that the applicant has been furnished a 2098 copy of this chapter and is knowledgeable of its provisions; 2099 (d) A conspicuous warning that the application is executed 2100 under oath and that a false answer to any question, or the 2101 submission of any false document by the applicant, subjects the applicant to criminal prosecution under s. 837.06; and 2102 2103 (e) A statement that the applicant desires a concealed 2104 weapon or firearms license as a means of lawful self-defense; 2105 and. 2106 (f) Directions for an applicant who is a servicemember, as 2107 defined in s. 250.01, or a veteran, as defined in s. 1.01, to 2108 request expedited processing of his or her application. 2109 (5) The applicant shall submit to the Department of

2110 Agriculture and Consumer Services or an approved tax collector 2111 pursuant to s. 790.0625:

2112

(a) A completed application as described in subsection (4).

2113 (b) A nonrefundable license fee of up to $60 \frac{70}{10}$ if he or she has not previously been issued a statewide license or of up 2114 2115 to \$50 $\frac{60}{60}$ for renewal of a statewide license. The cost of 2116 processing fingerprints as required in paragraph (c) shall be 2117 borne by the applicant. However, an individual holding an active

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2016772er 2118 certification from the Criminal Justice Standards and Training 2119 Commission as a law enforcement officer, correctional officer, 2120 or correctional probation officer as defined in s. 943.10(1), 2121 (2), (3), (6), (7), (8), or (9) is exempt from the licensing 2122 requirements of this section. If such individual wishes to 2123 receive a concealed weapon weapons or firearm firearms license, 2124 he or she is exempt from the background investigation and all 2125 background investigation fees_{au} but must pay the current license 2126 fees regularly required to be paid by nonexempt applicants. 2127 Further, a law enforcement officer, a correctional officer, or a correctional probation officer as defined in s. 943.10(1), (2), 2128 2129 or (3) is exempt from the required fees and background investigation for a period of 1 year after his or her 2130 2131 retirement.

(c) A full set of fingerprints of the applicant administered by a law enforcement agency or the Division of Licensing of the Department of Agriculture and Consumer Services or an approved tax collector pursuant to s. 790.0625 <u>together</u> <u>with any personal identifying information required by federal</u> law to process fingerprints.

(d) A photocopy of a certificate, affidavit, or document as described in paragraph (2)(h).

(e) A full frontal view color photograph of the applicant
taken within the preceding 30 days, in which the head, including
hair, measures 7/8 of an inch wide and 1 1/8 inches high.

2143 (f) For expedited processing of an application: 2144 <u>1. A servicemember shall submit a copy of the Common Access</u> 2145 <u>Card, United States Uniformed Services Identification Card, or</u> 2146 <u>current deployment orders.</u>

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2147	2. A veteran shall submit a copy of the DD Form 214, issued
2148	by the United States Department of Defense, or another
2149	acceptable form of identification as specified by the Department
2150	of Veterans' Affairs.
2151	(6)
2152	(f) The Department of Agriculture and Consumer Services
2153	shall, upon receipt of a completed application and the
2154	identifying information required under paragraph (5)(f),
2155	expedite the processing of a servicemember's or a veteran's
2156	concealed weapon or firearm license application.
2157	(10) A license issued under this section shall be suspended
2158	or revoked pursuant to chapter 120 if the licensee:
2159	(a) Is found to be ineligible under the criteria set forth
2160	in subsection (2);
2161	(b) Develops or sustains a physical infirmity which
2162	prevents the safe handling of a weapon or firearm;
2163	(c) Is convicted of a felony which would make the licensee
2164	ineligible to possess a firearm pursuant to s. 790.23;
2165	(d) Is found guilty of a crime under the provisions of
2166	chapter 893, or similar laws of any other state, relating to
2167	controlled substances;
2168	(e) Is committed as a substance abuser under chapter 397,
2169	or is deemed a habitual offender under s. 856.011(3), or similar
2170	laws of any other state;
2171	(f) Is convicted of a second violation of s. 316.193, or a
2172	similar law of another state, within 3 years <u>after</u> of a <u>first</u>
2173	$rac{ extbf{previous}}{ extsf{conviction}}$ of such section $_{m{ au}}$ or similar law of another
2174	state, even though the first violation may have occurred <u>before</u>
2175	prior to the date on which the application was submitted;
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2016772er 2176 (q) Is adjudicated an incapacitated person under s. 2177 744.331, or similar laws of any other state; or 2178 (h) Is committed to a mental institution under chapter 394, 2179 or similar laws of any other state. 2180 2181 Notwithstanding s. 120.60(5), service of a notice of the suspension or revocation of a concealed weapon or firearm 2182 2183 license must be given by either certified mail, return receipt 2184 requested, to the licensee at his or her last known mailing 2185 address furnished to the Department of Agriculture and Consumer Services, or by personal service. If a notice given by certified 2186 mail is returned as undeliverable, a second attempt must be made 2187 2188 to provide notice to the licensee at that address, by either 2189 first-class mail in an envelope, postage prepaid, addressed to 2190 the licensee at his or her last known mailing address furnished 2191 to the department, or, if the licensee has provided an e-mail 2192 address to the department, by e-mail. Such mailing by the 2193 department constitutes notice, and any failure by the licensee 2194 to receive such notice does not stay the effective date or term 2195 of the suspension or revocation. A request for hearing must be 2196 filed with the department within 21 days after notice is received by personal delivery, or within 26 days after the date 2197 2198 the department deposits the notice in the United States mail (21 2199 days plus 5 days for mailing). The department shall document its 2200 attempts to provide notice and such documentation is admissible 2201 in the courts of this state and constitutes sufficient proof 2202 that notice was given. 2203 Section 40. Effective upon this act becoming a law, 2204 paragraph (a) of subsection (11) of section 790.06, Florida

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2205
      Statutes, is amended to read:
2206
           790.06 License to carry concealed weapon or firearm.-
2207
           (11) (a) At least No less than 90 days before the expiration
2208
      date of the license, the Department of Agriculture and Consumer
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      Services shall mail to each licensee a written notice of the
2210
      expiration and a renewal form prescribed by the Department of
2211
      Agriculture and Consumer Services. The licensee must renew his
2212
      or her license on or before the expiration date by filing with
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      the Department of Agriculture and Consumer Services the renewal
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      form containing an a notarized affidavit submitted under oath
2215
      and under penalty of perjury stating that the licensee remains
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      qualified pursuant to the criteria specified in subsections (2)
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      and (3), a color photograph as specified in paragraph (5)(e),
      and the required renewal fee. Out-of-state residents must also
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      submit a complete set of fingerprints and fingerprint processing
2220
      fee. The license shall be renewed upon receipt of the completed
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      renewal form, color photograph, appropriate payment of fees,
2222
      and, if applicable, fingerprints. Additionally, a licensee who
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      fails to file a renewal application on or before its expiration
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      date must renew his or her license by paying a late fee of $15.
2225
      A license may not be renewed 180 days or more after its
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      expiration date, and such a license is deemed to be permanently
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      expired. A person whose license has been permanently expired may
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      reapply for licensure; however, an application for licensure and
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      fees under subsection (5) must be submitted, and a background
      investigation shall be conducted pursuant to this section. A
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      person who knowingly files false information under this
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      subsection is subject to criminal prosecution under s. 837.06.
2233
           Section 41. Subsection (8) is added to section 790.0625,
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2016772er 2234 Florida Statutes, to read: 2235 790.0625 Appointment of tax collectors to accept 2236 applications for a concealed weapon or firearm license; fees; 2237 penalties.-(8) Upon receipt of a completed renewal application, a new 2238 2239 color photograph, and appropriate payment of fees, a tax 2240 collector authorized to accept renewal applications for 2241 concealed weapon or firearm licenses under this section may, 2242 upon approval and confirmation of license issuance by the 2243 department, print and deliver a concealed weapon or firearm 2244 license to a licensee renewing his or her license at the tax collector's office. 2245 Section 42. Subsection (1) and paragraph (d) of subsection 2246 2247 (3) of section 559.9285, Florida Statutes, are amended to read: 559.9285 Certification of business activities.-2248 2249 (1) Each certifying party, as defined in s. 559.927(2): 2250 (a) Which does not offer for sale, at wholesale or retail, 2251 prearranged travel or τ tourist-related services, or tour-guide 2252 services for individuals or groups directly to any terrorist 2253 state and which originate in Florida; 2254 (b) Which offers for sale, at wholesale or retail, only 2255 prearranged travel or, tourist-related services, or tour-guide 2256 services for individuals or groups directly to any terrorist 2257 state and which originate in Florida, but engages in no other 2258 business dealings or commerce with any terrorist state; or 2259 (c) Which offers for sale, at wholesale or retail, 2260 prearranged travel or τ tourist-related services, or tour-guide services for individuals or groups directly to any terrorist 2261

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state and which originate in Florida, and also engages in any

	2016772er
2263	other business dealings or commerce with any terrorist state,
2264	
2265	shall annually certify its business activities by filing a
2266	disclosure statement with the department which accurately
2267	represents the scope of the seller's business activities
2268	according to the criteria provided in paragraph (a), paragraph
2269	(b), or paragraph (c).
2270	(3) The department shall specify by rule the form of each
2271	certification under this section which shall include the
2272	following information:
2273	(d) The type of all prearranged travel ${ m \underline{or}}_{m au}$ tourist-related
2274	services , or tour-guide services that the certifying party
2275	offers for sale to individuals or groups traveling directly to
2276	any terrorist state and that originate in Florida, and the
2277	frequency with which such services are offered.
2278	Section 43. Subsection (2) of section 559.937, Florida
2279	Statutes, is amended to read:
2280	559.937 Criminal penalties.—Any person or business that
2281	violates this part:
2282	(2) Which violation directly or indirectly pertains to an
2283	offer to sell, at wholesale or retail, prearranged travel ${ m \underline{or}}_{ au}$
2284	tourist-related services , or tour-guide services for individuals
2285	or groups directly to any terrorist state and which originate in
2286	Florida, commits a felony of the third degree, punishable as
2287	provided in s. 775.082 or s. 775.083.
2288	Section 44. For the 2016-2017 fiscal year, the sum of
2289	\$1,305,097 in nonrecurring funds from the Division of Licensing
2290	Trust Fund is appropriated to the Department of Agriculture and
2291	Consumer Services for the purpose of implementing s. 493.6108,
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2292	Florida Statutes, regarding the collection and subsequent
2293	payment of fingerprint retention and processing fees to the
2294	Florida Department of Law Enforcement.
2295	Section 45. Except as otherwise expressly provided in this
2296	act and except for this section, which shall take effect upon
2297	becoming law, this act shall take effect July 1, 2016.