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Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on Transportation, Tourism, and Economic Development)

A bill to be entitled 2 An act relating to military and veterans affairs; 3 creating s. 250.483, F.S.; providing requirements 4 relating to licensure or qualification of persons 5 ordered into active duty or state active duty; 6 amending s. 295.21, F.S.; providing that a member of 7 the board of directors for Florida is for Veterans, 8 Inc., is eligible for reappointment under certain 9 circumstances; amending s. 295.22, F.S.; revising provisions relating to receiving training grants from Florida is for Veterans, Inc.; amending s. 446.041, F.S.; providing duties of the Department of Education; amending s. 446.081, F.S.; providing construction; amending s. 455.02, F.S.; requiring the Department of Business and Professional Regulation to waive certain fees; amending s. 456.024, F.S.; revising licensure eligibility requirements; providing an exemption from certain penalties; amending ss. 472.015, 472.016, 493.6105, 493.6107, and 493.6113, F.S.; requiring the Department of Agriculture and Consumer Services to waive certain fees; amending ss. 494.00312 and 494.00313, F.S.; requiring the Office of Financial Regulation to waive certain fees; amending s. 497.140, F.S.; providing an exemption from a certain fee; amending s. 497.141, F.S.; providing an exemption from a certain fee; amending ss. 497.281, 497.368, 497.369,

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27 497.370, 497.371, 497.373, 497.374, and 497.375, F.S.; 28 providing exemptions from certain fees; creating s. 29 497.393, F.S.; authorizing the licensing authority to 30 recognize certain military-issued credentials for 31 purposes of licensure; amending ss. 497.453, 497.466, and 497.554, F.S.; providing exemptions from certain 32 fees; amending s. 497.602, F.S.; providing an 33 exemption from an application fee; authorizing the 34 35 licensing authority to recognize certain military-36 issued credentials for purposes of licensure; amending 37 s. 501.015, F.S.; requiring the Department of 38 Agriculture and Consumer Services to waive a 39 registration fee; amending ss. 501.605, 501.607, 40 501.609, and 507.03, F.S.; requiring the Department of 41 Agriculture and Consumer Services to waive certain 42 fees for certain licensees; amending s. 517.12, F.S.; 43 requiring the Office of Financial Regulation to waive certain fees; amending ss. 527.02 and 539.001, F.S.; 44 waiving certain licensing fees; amending ss. 559.904 45 and 559.928, F.S.; requiring the Department of 46 47 Agriculture and Consumer Services to waive certain 48 registration fees; amending s. 626.171, F.S.; revising 49 fee waiver qualification requirements for certain 50 applicants; amending ss. 626.732, 626.7851, 626.8311, 51 626.8417, and 626.927, F.S.; revising prelicensure 52 course requirements for certain applicants; amending 53 s. 633.414, F.S.; authorizing an extension for 54 firefighter certification renewal for certain persons; 55 amending s. 633.444, F.S.; requiring the Division of

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56	State Fire Marshal to waive certain expenses
57	associated with attending the Florida State Fire
58	College; creating s. 683.147, F.S.; designating March
59	25 of each year as "Medal of Honor Day"; amending s.
60	1002.37, F.S.; revising the order of priority given to
61	students seeking enrollment in the Florida Virtual
62	School; amending s. 1003.42, F.S.; providing for a
63	character development program that incorporates the
64	values of the Congressional Medal of Honor; amending
65	s. 1012.55, F.S.; requiring the State Board of
66	Education to issue a temporary certificate in
67	educational leadership to certain persons; revising
68	certain exemptions from requirements for teacher
69	certification for certain individuals; amending s.
70	1012.56, F.S.; requiring the State Board of Education
71	to adopt certain rules; amending s. 1012.59, F.S.;
72	requiring the State Board of Education to waive
73	certain fees; providing an effective date.
74	
75	Be It Enacted by the Legislature of the State of Florida:
76	
77	Section 1. Section 250.483, Florida Statutes, is created to
78	read:
79	250.483 Active duty; licensure or qualification
80	(1) If a member of the Florida National Guard or the United
81	States Armed Forces Reserves seeking licensure or qualification
82	for a trade, occupation, or profession is ordered into state
83	active duty or into active duty as defined in this chapter, and
84	his or her period of training, study, apprenticeship, or
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85	practical experience is interrupted or the start thereof is
86	delayed, he or she is entitled to licensure or qualification
87	under the laws covering his or her licensure or qualification at
88	the time of entrance into active duty pursuant to subsection
89	<u>(2).</u>
90	(2) A board of examiners or other qualification board
91	regulated under general law shall accept periods of training and
92	practical experience in the Florida National Guard or the United
93	States Armed Forces Reserves in place of the interrupted or
94	delayed periods of training, study, apprenticeship, or practical
95	experience if the board finds the standard and type of work or
96	training performed in the Florida National Guard or the United
97	States Armed Forces Reserves to be substantially the same as the
98	standard and type required under the laws of this state.
99	(3) A member of the National Guard or the United States
100	Armed Forces Reserves must request licensure or qualification
101	pursuant to this section by the respective board of examiners or
102	other qualification board within 6 months after release from
103	active duty with the Florida National Guard or the United States
104	Armed Forces Reserves.
105	Section 2. Paragraph (c) of subsection (4) of section
106	295.21, Florida Statutes, is amended to read:
107	295.21 Florida Is For Veterans, Inc
108	(4) GOVERNANCE
109	(c) Each member of the board of directors shall be
110	appointed for a term of 4 years, except that, to achieve
111	staggered terms, the initial appointees of the Governor shall
112	serve terms of 2 years. A member is <u>eligible</u> <del>ineligible</del> for
113	reappointment to the board <del>except that a member appointed to a</del>

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114 term of 2 years or less may be reappointed for <u>one</u> an additional 115 term of 4 years. The initial appointments to the board must be 116 made by July 15, 2014. Vacancies on the board shall be filled in 117 the same manner as the original appointment. A vacancy that 118 occurs before the scheduled expiration of the term of the member 119 shall be filled for the remainder of the unexpired term.

120Section 3. Paragraphs (d) and (e) of subsection (3) of121section 295.22, Florida Statutes, are amended to read:

295.22 Veterans Employment and Training Services Program.-

(3) ADMINISTRATION.-Florida Is For Veterans, Inc., shall
administer the Veterans Employment and Training Services Program
and perform all of the following functions:

126 (d) Create a grant program to provide funding to assist 127 veterans in meeting the workforce-skill needs of businesses seeking to hire, promote, or generally improve specialized 128 129 skills of veterans, establish criteria for approval of requests 130 for funding, and maximize the use of funding for this program. Grant funds may be used only in the absence of available 131 132 veteran-specific federally funded programs. Grants may fund specialized training specific to a particular business. 133

134 1. Grant funds may be allocated to any training provider selected by the business, including a career center, a Florida 135 College System institution, a state university, or an in-house 136 137 training provider of the business. If grant funds are used to provide a technical certificate, a licensure, or a degree, funds 138 139 may be allocated only upon a review that includes, but is not 140 limited to, documentation of accreditation and licensure. Instruction funded through the program terminates when 141 142 participants demonstrate competence at the level specified in

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143 the request but may not exceed <u>12</u> 48 months. Preference shall be 144 given to target industry businesses, as defined in s. 288.106, 145 and to businesses in the defense supply, cloud virtualization, 146 or commercial aviation manufacturing industries.

147 2. Costs and expenditures for the grant program must be documented and separated from those incurred by the training 148 149 provider. Costs and expenditures shall be limited to \$8,000 per veteran trainee. Qualified businesses must cover the entire cost 150 151 for all of the training provided before receiving reimbursement 152 from the corporation equal to 50 percent of the cost to train a 153 veteran who is a permanent, full-time employee. Eligible costs 154 and expenditures include:

a. Tuition and fees.

157

156 b. Curriculum development.

b.<del>c.</del> Books and classroom materials.

158 <u>c.d.</u> Rental fees for facilities at <u>public colleges and</u> 159 <u>universities, including virtual training labs</u>.

160 e. Overhead or indirect costs not to exceed 5 percent of 161 the grant amount.

3. Before funds are allocated for a request pursuant to this section, the corporation shall prepare a grant agreement between the business requesting funds, the educational institution or training provider receiving funding through the program, and the corporation. Such agreement must include, but need not be limited to:

a. Identification of the personnel necessary to conduct the
 instructional program, <u>instructional program description</u>, <u>and</u>
 <u>any vendors used to conduct the instructional program</u> the
 <del>qualifications of such personnel</del>, and the respective

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172 responsibilities of the parties for paying costs associated with
173 the employment of such personnel.

b. Identification of the match provided by the business,
 including cash and in-kind contributions, equal to at least 50
 percent of the total grant amount.

177 <u>b.c.</u> Identification of the estimated duration of the
 178 instructional program.

179 <u>c.d.</u> Identification of all direct, training-related costs.
 180 <u>d.e.</u> Identification of special program requirements that
 181 are not otherwise addressed in the agreement.

<u>e.f.</u> Permission to access aggregate information specific to the wages and performance of participants upon the completion of instruction for evaluation purposes. The agreement must specify that any evaluation published subsequent to the instruction may not identify the employer or any individual participant.

4. A business may receive a grant under the Quick-Response
Training Program created under s. 288.047 and a grant under this
section for the same veteran trainee. If a business receives
funds under both programs, one grant agreement may be entered
into with CareerSource Florida, Inc., as the grant
administrator.

(e) Contract with one or more entities to administer an entrepreneur initiative program for veterans in this state which connects business leaders in the state with veterans seeking to become entrepreneurs.

197 1. The corporation shall award each contract in accordance 198 with the competitive bidding requirements in s. 287.057 to one 199 or more public or private <u>entities</u> <del>universities</del> that:

a. Demonstrate the ability to implement the program and the

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201 commitment of university resources, including financial 202 resources, to such programs.

203 b. Have a <u>demonstrated experience working with</u> military and 204 veteran entrepreneurs resource center.

205 c. Have a regional small business development center in the
 206 Florida Small Business Development Center Network.

207 <u>c.d.</u> As determined by the corporation, have been <del>nationally</del> 208 recognized for <u>their performance in assisting entrepreneurs to</u> 209 <u>launch successful businesses in the state</u> <del>commitment to the</del> 210 <del>military and veterans</del>.

211 2. Each contract must include performance metrics, 212 including a focus on employment and business creation. Each university must coordinate with any entrepreneurship center 213 214 located at the university. The entity university may also work with a university or college an entity offering related programs 215 216 to refer veterans or to provide services. The entrepreneur 217 initiative program may include activities and assistance such as peer-to-peer learning sessions, mentoring, technical assistance, 218 219 business roundtables, networking opportunities, support of 220 student organizations, speaker series, or other tools within a 221 virtual environment.

Section 4. Subsections (7) through (12) of section 446.041, Florida Statutes, are renumbered as subsections (8) through (13), respectively, and a new subsection (7) is added to that section, to read:

226 446.041 Apprenticeship program, duties of the department.-227 The department shall:

228 (7) Lead and coordinate outreach efforts to educate
 229 veterans about apprenticeship and career opportunities.

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230 Section 5. Subsection (4) is added to section 446.081, 231 Florida Statutes, to read: 232

446.081 Limitation.-

233 (4) Nothing in ss. 446.011-446.092 or in any rules adopted 234 or contained in any approved apprentice agreement under such 235 sections invalidates any special provision for veterans, 236 minority persons, or women in the standards, qualifications, or 237 operation of the apprenticeship program which is not otherwise 238 prohibited by any applicable general law, rule, or regulation.

239 Section 6. Subsections (1) and (2) of section 455.02, 240 Florida Statutes, are amended to read:

455.02 Licensure of members of the Armed Forces in good 241 242 standing and their spouses or surviving spouses with 243 administrative boards or programs.-

244 (1) Any member of the United States Armed Forces of the 245 United States now or hereafter on active duty who, at the time 246 of becoming such a member, was in good standing with any of the 247 boards or programs listed in s. 20.165 and was entitled to 248 practice or engage in his or her profession or occupation 249 vocation in the state shall be kept in good standing by the 250 applicable board or program, without registering, paying dues or 251 fees, or performing any other act on his or her part to be 252 performed, as long as he or she is a member of the United States 253 Armed Forces of the United States on active duty and for a 254 period of 2 years after discharge from active duty as a member 255 of the Armed Forces of the United States, if he or she is not 256 engaged in his or her licensed profession or vocation in the 257 private sector for profit. A member, during active duty and for a period of 2 years after discharge from active duty, engaged in 258

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259	his or her licensed profession or occupation in the private
260	sector for profit in this state must complete all license
261	renewal provisions except remitting the license renewal fee,
262	which shall be waived by the department.

263 (2) A spouse of a member of the Armed Services of the 264 United States Armed Forces who is married to a member during a period of active duty, or a surviving spouse of a member who at 265 266 the time of death was serving on active duty, who is in good 2.67 standing with any of the boards or programs listed in s. 20.165 268 shall be kept in good standing by the applicable board or 269 program as described in subsection (1) and shall be exempt from 270 licensure renewal provisions, but only in cases of his or her absence from the state because of his or her spouse's duties 271 272 with the United States Armed Forces. The department or the 273 appropriate board or program shall waive any license renewal fee 274 for such spouse when he or she is present in this state because 275 of such member's active duty and for a surviving spouse of a 276 member who at the time of death was serving on active duty and 277 died within the 2 years preceding the date of renewal.

278 Section 7. Paragraphs (a) and (b) of subsection (3) and 279 paragraph (j) of subsection (4) of section 456.024, Florida 280 Statutes, are amended, and subsection (5) is added to that 281 section, to read:

282 456.024 Members of Armed Forces in good standing with 283 administrative boards or the department; spouses; licensure.-

(3) (a) A person is eligible for licensure as a health carepractitioner in this state if he or she:

286 1. Serves or has served as a health care practitioner in287 the United States Armed Forces, the United States Reserve

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288 Forces, or the National Guard;

289 2. Serves or has served on active duty with the United
290 States Armed Forces as a health care practitioner in the United
291 States Public Health Service; or

3. Is a health care practitioner, other than a dentist, in another state, the District of Columbia, or a possession or territory of the United States and is the spouse of a person serving on active duty with the United States Armed Forces.

The department shall develop an application form, and each board, or the department if there is no board, shall waive the application fee, licensure fee, and unlicensed activity fee for such applicants. For purposes of this subsection, "health care practitioner" means a health care practitioner as defined in s. 456.001 and a person licensed under part III of chapter 401 or part IV of chapter 468.

304 (b) The board, or the department if there is no board,305 shall issue a license to practice in this state to a person who:

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1. Submits a complete application.

307 2. If he or she is a member of the United States Armed 308 Forces, the United States Reserve Forces, or the National Guard, 309 submits proof that he or she has received an honorable discharge 310 within 6 months before, or will receive an honorable discharge 311 within 6 months after, the date of submission of the 312 application.

313 3.a. Holds an active, unencumbered license issued by 314 another state, the District of Columbia, or a possession or 315 territory of the United States and who has not had disciplinary 316 action taken against him or her in the 5 years preceding the

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317 date of submission of the application;

b. Is a military health care practitioner in a profession 318 319 for which licensure in a state or jurisdiction is not required 320 to practice in the United States Armed Forces, if he or she 321 submits to the department evidence of military training or 322 experience substantially equivalent to the requirements for 323 licensure in this state in that profession and evidence that he 324 or she has obtained a passing score on the appropriate 325 examination of a national or regional standards organization if 326 required for licensure in this state; or

327 c. Is the spouse of a person serving on active duty in the 328 United States Armed Forces and is a health care practitioner in 329 a profession, excluding dentistry, for which licensure in 330 another state or jurisdiction is not required, if he or she submits to the department evidence of training or experience 331 332 substantially equivalent to the requirements for licensure in 333 this state in that profession and evidence that he or she has obtained a passing score on the appropriate examination of a 334 335 national or regional standards organization if required for 336 licensure in this state.

4. Attests that he or she is not, at the time of submission of the application, the subject of a disciplinary proceeding in a jurisdiction in which he or she holds a license or by the United States Department of Defense for reasons related to the practice of the profession for which he or she is applying.

342 5. Actively practiced the profession for which he or she is
343 applying for the 3 years preceding the date of submission of the
344 application.

345

6. Submits a set of fingerprints for a background screening

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346	pursuant to s. 456.0135, if required for the profession for
347	which he or she is applying.
348	
349	The department shall verify information submitted by the
350	applicant under this subsection using the National Practitioner
351	Data Bank.
352	(4)
353	(j) An applicant who is issued a temporary professional
354	license to practice as a dentist pursuant to this section must
355	practice under the indirect supervision, as defined in s.
356	466.003, of a dentist licensed pursuant to chapter 466.
357	(5) The spouse of a person serving on active duty with the
358	United States Armed Forces shall have a defense to any citation
359	and related cause of action brought under s. 456.065 if the
360	following conditions are met:
361	(a) The spouse holds an active, unencumbered license issued
362	by another state or jurisdiction to provide health care services
363	for which there is no equivalent license in this state.
364	(b) The spouse is providing health care services within the
365	scope of practice of the out-of-state license.
366	(c) The training or experience required by the out-of-state
367	license is substantially similar to the license requirements to
368	practice a similar health care profession in this state.
369	Section 8. Paragraph (b) of subsection (3) of section
370	472.015, Florida Statutes, is amended to read:
371	472.015 Licensure
372	(3)
373	(b) The department shall waive the initial license fee for
374	an honorably discharged veteran of the United States Armed

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375 Forces, the spouse or surviving spouse of such a veteran, a 376 current member of the United States Armed Forces who has served 377 on active duty or the spouse of such a member, the surviving 378 spouse of a member of the United States Armed Forces who died 379 while serving on active duty, or a business entity that has a 380 majority ownership held by such a veteran or spouse or surviving 381 spouse if the department receives an application, in a format 382 prescribed by the department. The application format must 383 include the applicant's signature, under penalty of perjury, and 384 supporting documentation, within 60 months after the date of the 385 veteran's discharge from any branch of the United States Armed 386 Forces. To qualify for the waiver: -

387 <u>1.</u> A veteran must provide to the department a copy of his 388 or her DD Form 214, as issued by the United States Department of 389 Defense, or another acceptable form of identification as 390 specified by the Department of Veterans' Affairs;

391 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 392 to the department a copy of the veteran's DD Form 214, as issued 393 by the United States Department of Defense, or another 394 acceptable form of identification as specified by the Department 395 of Veterans' Affairs, and a copy of a valid marriage license or 396 certificate verifying that he or she was lawfully married to the 397 veteran at the time of discharge; or

398 <u>3.</u> A business entity must provide to the department proof 399 that a veteran or the spouse <u>or surviving spouse</u> of a veteran 400 holds a majority ownership in the business, a copy of the 401 veteran's DD Form 214, as issued by the United States Department 402 of Defense, or another acceptable form of identification as 403 specified by the Department of Veterans' Affairs, and, if

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404 applicable, a copy of a valid marriage license or certificate 405 verifying that the spouse <u>or surviving spouse</u> of the veteran was 406 lawfully married to the veteran at the time of discharge.

407 Section 9. Section 472.016, Florida Statutes, is amended to 408 read:

409 472.016 Members of Armed Forces in good standing with the 410 board.-

(1) Any member of the United States Armed Forces of the 411 412 United States who is now or in the future on active duty and 413 who, at the time of becoming such a member of the United States 414 Armed Forces, was in good standing with the board and entitled 415 to practice or engage in surveying and mapping in the state shall be kept in good standing by the board, without 416 417 registering, paying dues or fees, or performing any other act on his or her part to be performed, as long as he or she is a 418 419 member of the United States Armed Forces of the United States on 420 active duty and for a period of 2 years 6 months after discharge from active duty, provided that he or she is not engaged in the 421 422 practice of surveying or mapping in the private sector for 423 profit. A member, during active duty and for a period of 2 years 424 after discharge from active duty, engaged in the practice of 425 surveying or mapping in the private sector for profit in this 426 state must complete all licensure renewal provisions except 427 remitting the license renewal fee, which shall be waived by the 428 department.

(2) The board shall adopt rules exempting the spouses of
members of the <u>United States</u> Armed Forces of the <u>United States</u>
from licensure renewal provisions, but only in cases of absence
from the state because of their spouses' duties with the <u>United</u>

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433	States Armed Forces. The department or the appropriate board or
434	program shall waive any license renewal fee for the spouse of a
435	member of the United States Armed Forces when such member is
436	present in this state because of the member's active duty with
437	the United States Armed Forces, and for the surviving spouse of
438	a member who at the time of death was serving on active duty and
439	died within the 2 years preceding the date of renewal.
440	Section 10. Subsection (1) of section 493.6105, Florida
441	Statutes, is amended to read:
442	493.6105 Initial application for license
443	(1) Each individual, partner, or principal officer in a
444	corporation, shall file with the department a complete
445	application accompanied by an application fee not to exceed \$60,
446	except that <u>an</u> <del>the</del> applicant for a Class "D" or Class "G"
447	license is not required to submit an application fee. <u>An</u>
448	application fee is not required for an applicant who qualifies
449	for the fee waiver in s. 493.6107(6). The application fee is not
449 450	for the fee waiver in s. 493.6107(6). The application fee is not refundable.
450	refundable.
450 451	refundable. (a) The application submitted by any individual, partner,
450 451 452	refundable. (a) The application submitted by any individual, partner, or corporate officer must be approved by the department before
450 451 452 453	refundable. (a) The application submitted by any individual, partner, or corporate officer must be approved by the department before the individual, partner, or corporate officer assumes his or her
450 451 452 453 454	refundable. (a) The application submitted by any individual, partner, or corporate officer must be approved by the department before the individual, partner, or corporate officer assumes his or her duties.
450 451 452 453 454 455	<pre>refundable.     (a) The application submitted by any individual, partner,     or corporate officer must be approved by the department before     the individual, partner, or corporate officer assumes his or her     duties.     (b) Individuals who invest in the ownership of a licensed</pre>
450 451 452 453 454 455 456	<pre>refundable.     (a) The application submitted by any individual, partner,     or corporate officer must be approved by the department before     the individual, partner, or corporate officer assumes his or her     duties.         (b) Individuals who invest in the ownership of a licensed     agency but do not participate in, direct, or control the</pre>
450 451 452 453 454 455 456 457	<pre>refundable.     (a) The application submitted by any individual, partner,     or corporate officer must be approved by the department before     the individual, partner, or corporate officer assumes his or her     duties.     (b) Individuals who invest in the ownership of a licensed     agency but do not participate in, direct, or control the     operations of the agency are not required to file an</pre>
450 451 452 453 454 455 456 457 458	<pre>refundable.     (a) The application submitted by any individual, partner,     or corporate officer must be approved by the department before     the individual, partner, or corporate officer assumes his or her     duties.         (b) Individuals who invest in the ownership of a licensed     agency but do not participate in, direct, or control the     operations of the agency are not required to file an     application.</pre>
450 451 452 453 454 455 456 457 458 459	<pre>refundable.    (a) The application submitted by any individual, partner,    or corporate officer must be approved by the department before    the individual, partner, or corporate officer assumes his or her    duties.     (b) Individuals who invest in the ownership of a licensed    agency but do not participate in, direct, or control the    operations of the agency are not required to file an    application.     (c) The initial application fee for a veteran, as defined</pre>

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462	Class "M," Class "MA," Class "MB," Class "MR," or Class "RI"
463	license within 24 months after being discharged from a branch of
464	the United States Armed Forces. An eligible veteran must include
465	a copy of his or her DD Form 214, as issued by the United States
466	Department of Defense, or another acceptable form of
467	identification as specified by the Department of Veterans'
468	Affairs with his or her application in order to obtain a waiver.
469	Section 11. Subsection (6) of section 493.6107, Florida
470	Statutes, is amended to read:
471	493.6107 Fees
472	(6) The initial <u>application</u> <del>license</del> fee for a veteran, as
473	defined in s. 1.01, the spouse or surviving spouse of such
474	veteran, a member of the United States Armed Forces who has
475	served on active duty, or the spouse or surviving spouse of such
476	member who at the time of death was serving on active duty and
477	died within the 2 years preceding the initial application, shall
478	be waived if he or she applies for a <u>Class "C," Class "CC,"</u>
479	Class "DI," Class "E," Class "EE," Class "K," Class "M," Class
480	"MA," Class "MB," Class "MR," or Class "RI" license in a format
481	prescribed by the department. The application format must
482	include the applicant's signature, under penalty of perjury, and
483	supporting documentation Class ``M" or Class ``K" license within
484	24 months after being discharged from any branch of the United
485	States Armed Forces. An eligible veteran must include a copy of
486	his or her DD Form 214, as issued by the United States
487	Department of Defense, or another acceptable form of
488	identification as specified by the Department of Veterans'
489	Affairs with his or her application in order to obtain a waiver.
490	A licensee seeking such waiver must apply in a format prescribed
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491	by the department, including the applicant's signature, under
492	penalty of perjury, and supporting documentation.
493	Section 12. Subsection (7) is added to section 493.6113,
494	Florida Statutes, to read:
495	493.6113 Renewal application for licensure
496	(7) The department shall waive the respective fees for a
497	licensee who:
498	(a) Is an active duty member of the United States Armed
499	Forces or the spouse of such member;
500	(b) Is or was a member of the United States Armed Forces
501	and served on active duty within the 2 years preceding the
502	expiration date of the license. A licensee who is a former
503	member of the United States Armed Forces who served on active
504	duty within the 2 years preceding the application must have
505	received an honorable discharge upon separation or discharge
506	from the United States Armed Forces; or
507	(c) Is the surviving spouse of a member of the United
508	States Armed Forces who was serving on active duty at the time
509	of death and died within the 2 years preceding the expiration
510	date of the license.
511	
512	A licensee seeking such waiver must apply in a format prescribed
513	by the department, including the applicant's signature, under
514	penalty of perjury, and supporting documentation.
515	Section 13. Subsection (8) is added to section 494.00312,
516	Florida Statutes, to read:
517	494.00312 Loan originator license.—
518	(8) The office shall waive the fees required by paragraph
519	(2)(e) for an applicant who:

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520	(a) Is or was an active duty member of the United States
521	Armed Forces. To qualify for the fee waiver, an applicant who is
522	a former member of the United States Armed Forces must have
523	received an honorable discharge upon separation or discharge
524	from the United States Armed Forces;
525	(b) Is married to a current or former member of the United
526	States Armed Forces and is or was married to the member during
527	any period of active duty; or
528	(c) Is the surviving spouse of a member of the United
529	States Armed Forces if the member was serving on active duty at
530	the time of death.
531	
532	An applicant seeking such fee waiver must submit proof, in a
533	form prescribed by commission rule, that the applicant meets one
534	of the qualifications in this subsection.
535	Section 14. Subsection (4) is added to section 494.00313,
536	Florida Statutes, to read:
537	494.00313 Loan originator license renewal.—
538	(4) The office shall waive the fees required by paragraph
539	(1)(b) for a loan originator who:
540	(a) Is an active duty member of the United States Armed
541	Forces or the spouse of such member;
542	(b) Is or was a member of the United States Armed Forces
543	and served on active duty within the 2 years preceding the
544	expiration date of the license pursuant to s. 494.00312(7). To
545	qualify for the fee waiver, a loan originator who is a former
546	member of the United States Armed Forces who served on active
547	duty within the 2 years preceding the expiration date of the
548	license must have received an honorable discharge upon

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549 separation or discharge from the United States Armed Forces; or 550 (c) Is the surviving spouse of a member of the United States Armed Forces if the member was serving on active duty at 551 552 the time of death and died within the 2 years preceding the 553 surviving spouse's license expiration date pursuant to s. 554 494.00312(7).

556 A loan originator seeking such fee waiver must submit proof, in 557 a form prescribed by commission rule, that the loan originator 558 meets one of the qualifications in this subsection.

559 Section 15. Paragraph (a) of subsection (6) of section 560 497.140, Florida Statutes, is amended to read:

497.140 Fees.-

562 (6) (a)1. The department shall impose, upon initial 563 licensure and each renewal thereof, a special unlicensed 564 activity fee of \$5 per licensee, in addition to all other fees 565 provided for in this chapter. Such fee shall be used by the 566 department to fund efforts to identify and combat unlicensed 567 activity which violates this chapter. Such fee shall be in 568 addition to all other fees collected from each licensee and 569 shall be deposited in a separate account of the Regulatory Trust 570 Fund; however, the department is not limited to the funds in 571 such an account for combating improper unlicensed activity in 572 violation of this chapter.

573 2. A member of the United States Armed Forces, such 574 member's spouse, and a veteran of the United States Armed Forces 575 who separated from service within 2 years preceding the 576 application for licensure are exempt from the special unlicensed 577 activity fee associated with initial licensure. To qualify for

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578 the fee exemption under this subparagraph, a licensee must 579 provide a copy of a military identification card, military 580 dependent identification card, military service record, military 581 personnel file, veteran record, discharge paper, or separation 582 document that indicates such member is currently in good 583 standing or such veteran was honorably discharged. 584 Section 16. Subsection (4) of section 497.141, Florida 585 Statutes, is amended to read: 586 497.141 Licensing; general application procedures.-587 (4) Before the issuance of any license, the department 588 shall collect such initial fee as specified by this chapter or, 589 where authorized, by rule of the board, unless an applicant is 590 exempted as specified by this chapter. Upon receipt of a 591 completed application and the appropriate fee, and certification 592 by the board that the applicant meets the applicable 593 requirements of law and rules, the department shall issue the 594 license applied for. However, an applicant who is not otherwise 595 qualified for licensure is not entitled to licensure solely 596 based on a passing score on a required examination. 597 Section 17. Subsection (1) of section 497.281, Florida 598 Statutes, is amended to read: 599 497.281 Licensure of brokers of burial rights.-600 (1) (a) No person shall receive compensation to act as a 601 third party to the sale or transfer of three or more burial 602 rights in a 12-month period unless the person pays a license fee 603 as determined by licensing authority rule but not to exceed \$250 604 and is licensed with the department as a burial rights broker in 605 accordance with this section. 606 (b) A member of the United States Armed Forces, such

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607	member's spouse, and a veteran of the United States Armed Forces
608	who separated from service within the 2 years preceding
609	application for licensure are exempt from the initial license
610	fee. To qualify for the initial license fee exemption, an
611	applicant must provide a copy of a military identification card,
612	military dependent identification card, military service record,
613	military personnel file, veteran record, discharge paper, or
614	separation document that indicates such member is currently in
615	good standing or such veteran was honorably discharged.
616	Section 18. Paragraph (a) of subsection (1) and subsection
617	(3) of section 497.368, Florida Statutes, are amended to read:
618	497.368 Embalmers; licensure as an embalmer by examination;
619	provisional license
620	(1) Any person desiring to be licensed as an embalmer shall
621	apply to the licensing authority to take the licensure
622	examination. The licensing authority shall examine each
623	applicant who has remitted an examination fee set by rule of the
624	licensing authority not to exceed \$200 plus the actual per
625	applicant cost to the licensing authority for portions of the
626	examination and who has:
627	(a) Completed the application form and remitted a
628	nonrefundable application fee set by the licensing authority not
629	to exceed \$200. <u>A member of the United States Armed Forces, such</u>
630	member's spouse, and a veteran of the United States Armed Forces
631	who separated from service within the 2 years preceding
632	application for licensure, are exempt from the application fee.
633	To qualify for the application fee exemption, an applicant must
634	provide a copy of a military identification card, military
635	dependent identification card, military service record, military
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636 personnel file, veteran record, discharge paper, or separation
637 document that indicates such member is currently in good
638 standing or such veteran was honorably discharged.

639 (3) Any applicant who has completed the required 1-year 640 internship and has been approved for examination as an embalmer 641 may qualify for a provisional license to work in a licensed 642 funeral establishment, under the direct supervision of a 643 licensed embalmer for a limited period of 6 months as provided 644 by rule of the licensing authority. The fee for provisional 645 licensure shall be set by rule of the licensing authority, but 646 may not exceed \$200, and shall be nonrefundable and in addition 647 to the fee required in subsection (1). This provisional license may be renewed no more than one time. A member of the United 648 649 States Armed Forces, such member's spouse, and a veteran of the 650 United States Armed Forces who separated from service within the 651 2 years preceding application for licensure are exempt from the 652 initial provisional licensure fee. To qualify for the initial 653 provisional licensure fee exemption, an applicant must provide a 654 copy of a military identification card, military dependent 655 identification card, military service record, military personnel 656 file, veteran record, discharge paper, or separation document 657 that indicates such member is currently in good standing or such 658 veteran was honorably discharged.

Section 19. Paragraph (a) of subsection (1) and subsection
(5) of section 497.369, Florida Statutes, are amended to read:
497.369 Embalmers; licensure as an embalmer by endorsement;
licensure of a temporary embalmer.-

(1) The licensing authority shall issue a license byendorsement to practice embalming to an applicant who has

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665 remitted an examination fee set by rule of the licensing 666 authority not to exceed \$200 and who the licensing authority 667 certifies:

668 (a) Has completed the application form and remitted a 669 nonrefundable application fee set by rule of the licensing 670 authority not to exceed \$200. A member of the United States Armed Forces, such member's spouse, and a veteran of the United 671 672 States Armed Forces who separated from service within the 2 673 years preceding application for licensure are exempt from the 674 application fee. To qualify for the application fee exemption, 675 an applicant must provide a copy of a military identification 676 card, military dependent identification card, military service 677 record, military personnel file, veteran record, discharge 678 paper, or separation document that indicates such member is 679 currently in good standing or such veteran was honorably 680 discharged.

681 (5) (a) There may be adopted by the licensing authority 682 rules authorizing an applicant who has met the requirements of 683 paragraphs (1) (b) and (c) and who is awaiting an opportunity to 684 take the examination required by subsection (4) to be licensed 685 as a temporary licensed embalmer. A temporary licensed embalmer may work as an embalmer in a licensed funeral establishment 686 687 under the general supervision of a licensed embalmer. Such 688 temporary license shall expire 60 days after the date of the 689 next available examination required under subsection (4); 690 however, the temporary license may be renewed one time under the 691 same conditions as initial issuance. The fee for issuance or renewal of an embalmer temporary license shall be set by rule of 692 693 the licensing authority but may not exceed \$200. The fee

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694 required in this subsection shall be nonrefundable and in695 addition to the fee required in subsection (1).

(b) A member of the United States Armed Forces, such 696 697 member's spouse, and a veteran of the United States Armed Forces 698 who separated from service within the 2 years preceding 699 application for licensure are exempt from the initial issuance 700 fee. To qualify for the initial issuance fee exemption, an 701 applicant must provide a copy of a military identification card, 702 military dependent identification card, military service record, 703 military personnel file, veteran record, discharge paper, or 704 separation document that indicates such member is currently in 705 good standing or such veteran was honorably discharged.

706Section 20. Subsection (1) of section 497.370, Florida707Statutes, is amended to read:

497.370 Embalmers; licensure of an embalmer intern.-

(1) (a) Any person desiring to become an embalmer intern shall make application to the licensing authority on forms specified by rule, together with a nonrefundable fee determined by rule of the licensing authority but not to exceed \$200.

713 (b) A member of the United States Armed Forces, such 714 member's spouse, and a veteran of the United States Armed Forces 715 who separated from service within the 2 years preceding 716 application for licensure are exempt from the application fee. 717 To qualify for the application fee exemption under this 718 paragraph, an applicant must provide a copy of a military 719 identification card, military dependent identification card, 720 military service record, military personnel file, veteran 721 record, discharge paper, or separation document that indicates 722 such member is currently in good standing or such veteran was

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723 honorably discharged.

(c) The application shall indicate the name and address of the licensed embalmer under whose supervision the intern will receive training and the name of the licensed funeral establishment or centralized embalming facility where such training is to be conducted. The embalmer intern shall intern under the direct supervision of a licensed embalmer who has an active, valid license under s. 497.368 or s. 497.369.

31 Section 21. Section 497.371, Florida Statutes, is amended 32 to read:

733 497.371 Embalmers; establishment of embalmer apprentice
734 program.-

735 (1) The licensing authority adopts rules establishing an 736 embalmer apprentice program. An embalmer apprentice may perform 737 only those tasks, functions, and duties relating to embalming 738 which are performed under the direct supervision of an embalmer 739 who has an active, valid license under s. 497.368 or s. 497.369. 740 An embalmer apprentice is eligible to serve in an apprentice 741 capacity for a period not to exceed 3 years as may be determined 742 by licensing authority rule or for a period not to exceed 5 743 years if the apprentice is enrolled in and attending a course in 744 mortuary science or funeral service education at any mortuary 745 college or funeral service education college or school. An 746 embalmer apprentice shall be issued a license upon payment of a 747 licensure fee as determined by licensing authority rule but not 748 to exceed \$200.

749 (2) A member of the United States Armed Forces, such
 750 member's spouse, and a veteran of the United States Armed Forces
 751 who separated from service within the 2 years preceding

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752 application for licensure are exempt from the licensure fee. To 753 qualify for the licensure fee exemption under this subsection, 754 an applicant must provide a copy of a military identification 755 card, military dependent identification card, military service 756 record, military personnel file, veteran record, discharge 757 paper, or separation document that indicates such member is 758 currently in good standing or such veteran was honorably 759 discharged.

760 (3) An applicant for the embalmer apprentice program may 761 not be issued a license unless the licensing authority 762 determines that the applicant is of good character and has not 763 demonstrated a history of lack of trustworthiness or integrity 764 in business or professional matters.

765 Section 22. Paragraph (a) of subsection (1) and subsection766 (3) of section 497.373, Florida Statutes, are amended to read:

497.373 Funeral directing; licensure as a funeral directorby examination; provisional license.-

(1) Any person desiring to be licensed as a funeral director shall apply to the licensing authority to take the licensure examination. The licensing authority shall examine each applicant who has remitted an examination fee set by rule of the licensing authority not to exceed \$200 plus the actual per applicant cost to the licensing authority for portions of the examination and who the licensing authority certifies has:

(a) Completed the application form and remitted a
nonrefundable application fee set by rule of the licensing
authority not to exceed \$200. <u>A member of the United States</u>
<u>Armed Forces, such member's spouse, and a veteran of the United</u>
<u>States Armed Forces who separated from service within the 2</u>

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781 years preceding application for licensure are exempt from the 782 application fee. To qualify for the application fee exemption, 783 an applicant must provide a copy of a military identification 784 card, military dependent identification card, military service 785 record, military personnel file, veteran record, discharge 786 paper, or separation document that indicates such member is 787 currently in good standing or such veteran was honorably 788 discharged.

789 (3) Any applicant who has completed the required 1-year 790 internship and has been approved for examination as a funeral 791 director may qualify for a provisional license to work in a licensed funeral establishment, under the direct supervision of 792 793 a licensed funeral director for 6 months as provided by rule of 794 the licensing authority. However, a provisional licensee may 795 work under the general supervision of a licensed funeral 796 director upon passage of the laws and rules examination required 797 under paragraph (2) (b). The fee for provisional licensure shall 798 be set by rule of the licensing authority but may not exceed 799 \$200. The fee required in this subsection shall be nonrefundable 800 and in addition to the fee required by subsection (1). This 801 provisional license may be renewed no more than one time. A 802 member of the United States Armed Forces, such member's spouse, 803 and a veteran of the United States Armed Forces who separated 804 from service within the 2 years preceding application for 805 licensure are exempt from the initial provisional licensure fee. 806 To qualify for the initial provisional licensure fee exemption, 807 a licensee must provide a copy of a military identification 808 card, military dependent identification card, military service 809 record, military personnel file, veteran record, discharge

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#### 810 paper, or separation document that indicates such member is

811 currently in good standing or such veteran was honorably

812 discharged.

813 Section 23. Paragraph (a) of subsection (1) and subsection 814 (5) of section 497.374, Florida Statutes, are amended to read: 815 497.374 Funeral directing; licensure as a funeral director 816 by endorsement; licensure of a temporary funeral director.-

(1) The licensing authority shall issue a license by endorsement to practice funeral directing to an applicant who has remitted a fee set by rule of the licensing authority not to exceed \$200 and who:

821 (a) Has completed the application form and remitted a 822 nonrefundable application fee set by rule of the licensing 823 authority not to exceed \$200. A member of the United States 824 Armed Forces, such member's spouse, and a veteran of the United 825 States Armed Forces who separated from service within the 2 826 years preceding application for licensure are exempt from the 827 nonrefundable application fee. To qualify for the exemption, an 828 applicant must provide a copy of a military identification card, 829 military dependent identification card, military service record, 830 military personnel file, veteran record, discharge paper, or 831 separation document that indicates such member is currently in 832 good standing or such veteran was honorably discharged.

(5) There may be adopted rules authorizing an applicant who has met the requirements of paragraphs (1)(b) and (c) and who is awaiting an opportunity to take the examination required by subsection (4) to obtain a license as a temporary funeral director. A licensed temporary funeral director may work as a funeral director in a licensed funeral establishment under the

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839 general supervision of a funeral director licensed under 840 subsection (1) or s. 497.373. Such license shall expire 60 days after the date of the next available examination required under 841 842 subsection (4); however, the temporary license may be renewed 843 one time under the same conditions as initial issuance. The fee 844 for initial issuance or renewal of a temporary license under 845 this subsection shall be set by rule of the licensing authority 846 but may not exceed \$200. The fee required in this subsection 847 shall be nonrefundable and in addition to the fee required in 848 subsection (1). A member of the United States Armed Forces, such 849 member's spouse, and a veteran of the United States Armed Forces 850 who separated from service within the 2 years preceding 851 application for licensure are exempt from the initial issuance 852 fee. To qualify for the initial issuance fee exemption, an 853 applicant must provide a copy of a military identification card, 854 military dependent identification card, military service record, 855 military personnel file, veteran record, discharge paper, or 856 separation document that indicates such member is currently in 857 good standing or such veteran was honorably discharged.

858 Section 24. Paragraph (a) of subsection (1) of section 859 497.375, Florida Statutes, is amended to read:

860 497.375 Funeral directing; licensure of a funeral director 861 intern.-

(1) (a) Any person desiring to become a funeral director
intern must apply to the licensing authority on forms prescribed
by rule of the licensing authority, together with a
nonrefundable fee set by rule of the licensing authority not to
exceed \$200. <u>A member of the United States Armed Forces, such</u>
member's spouse, and a veteran of the United States Armed Forces

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868	who separated from service within the 2 years preceding
869	application for licensure are exempt from the application fee.
870	To qualify for the application fee exemption, an applicant must
871	provide a copy of a military identification card, military
872	dependent identification card, military service record, military
873	personnel file, veteran record, discharge paper, or separation
874	document that indicates such member is currently in good
875	standing or such veteran was honorably discharged.
876	Section 25. Section 497.393, Florida Statutes, is created
877	to read:
878	497.393 Licensure; military-issued credentials for
879	licensureThe licensing authority shall recognize military-
880	issued credentials relating to funeral and cemetery services for
881	purposes of licensure as a funeral director or embalmer. A
882	member of the United States Armed Forces and a veteran of the
883	United States Armed Forces seeking licensure as a funeral
884	director or embalmer under this section shall submit to the
885	licensing authority a certification that the military-issued
886	credential reflects knowledge, training, and experience
887	substantially similar to the requirements of this chapter for
888	licensure as a funeral director or embalmer. The licensing
889	authority shall adopt rules specifying forms and procedures to
890	be used by persons seeking licensure under this section. The
891	licensing authority may conduct an investigation and further
892	inquiry of any person regarding any military-issued credential
893	sought to be recognized.
894	Section 26. Paragraph (n) of subsection (1) of section
895	497.453, Florida Statutes, is amended to read:
896	497.453 Application for preneed license, procedures and
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- 897 criteria; renewal; reports.-
- 898

(1) PRENEED LICENSE APPLICATION PROCEDURES.-

899 (n) The application shall be accompanied by a nonrefundable 900 fee as determined by licensing authority rule but not to exceed 901 \$500. A member of the United States Armed Forces, such member's 902 spouse, and a veteran of the United States Armed Forces who 903 separated from service within the 2 years preceding application 904 for licensure are exempt from the application fee when applying 905 as an individual. To qualify for the application fee exemption, 906 an applicant must provide a copy of a military identification 907 card, military dependent identification card, military service 908 record, military personnel file, veteran record, discharge 909 paper, or separation document that indicates such member is 910 currently in good standing or such veteran was honorably 911 discharged.

912 Section 27. Paragraph (h) of subsection (2) of section 913 497.466, Florida Statutes, is amended to read:

914 497.466 Preneed sales agents, license required; application 915 procedures and criteria; appointment of agents; responsibility 916 of preneed licensee.-

917

(2) PRENEED SALES AGENT LICENSE; APPLICATION PROCEDURES.-

918 (h) The application shall be accompanied by a nonrefundable 919 fee of \$150 if made through the department's online licensing 920 system or \$175 if made using paper forms. Payment of either fee 921 shall entitle the applicant to one initial appointment without 922 payment of further fees by the preneed sales agent or the 923 appointing preneed licensee if a preneed sales agent license is 924 issued. The licensing authority may from time to time increase such fees but not to exceed \$300. A member of the United States 925

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926 Armed Forces, such member's spouse, and a veteran of the United 927 States Armed Forces who separated from service within the 2 928 years preceding application for licensure are exempt from the 929 application fee. To qualify for the application fee exemption, 930 an applicant must provide a copy of a military identification 931 card, military dependent identification card, military service record, military personnel file, veteran record, discharge 932 933 paper, or separation document that indicates such member is 934 currently in good standing or such veteran was honorably 935 discharged. 936 Section 28. Paragraph (e) of subsection (2) of section 937 497.554, Florida Statutes, is amended to read: 938 497.554 Monument establishment sales representatives.-939 (2) APPLICATION PROCEDURES.-Licensure as a monument 940 establishment sales agent shall be by submission of an application for licensure to the department on a form prescribed 941 942 by rule. 943 (e) The monument establishment sales agent application 944 shall be accompanied by a fee of \$50. The licensing authority 945 may from time to time increase the application fee by rule but 946 not to exceed \$200. A member of the United States Armed Forces, 947 such member's spouse, and a veteran of the United States Armed 948 Forces who separated from service within the 2 years preceding 949 application for licensure are exempt from the application fee. 950 To qualify for the application fee exemption, an applicant must 951 provide a copy of a military identification card, military 952 dependent identification card, military service record, military 953 personnel file, veteran record, discharge paper, or separation 954 document that indicates such member is currently in good

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955 standing or such veteran was honorably discharged.

956 Section 29. Paragraph (i) of subsection (2) and subsection
957 (4) of section 497.602, Florida Statutes, are amended to read:
958 497.602 Direct disposers, license required; licensing

959 procedures and criteria; regulation.-

960

(2) APPLICATION PROCEDURES.-

961 (i) The application shall be accompanied by a nonrefundable 962 fee of \$300. The licensing authority may from time to time 963 increase the fee by rule but not to exceed more than \$500. A 964 member of the United States Armed Forces, such member's spouse, and a veteran of the United States Armed Forces who separated 965 966 from service within the 2 years preceding application for 967 licensure are exempt from the application fee. To qualify for 968 the application fee exemption, an applicant must provide a copy 969 of a military identification card, military dependent 970 identification card, military service record, military personnel 971 file, veteran record, discharge paper, or separation document 972 that indicates such member is currently in good standing or such 973 veteran was honorably discharged.

974 (4) ISSUANCE OF LICENSE.-Upon approval of the application by the licensing authority, the license shall be issued. The 975 976 licensing authority shall recognize military-issued credentials 977 relating to funeral and cemetery services for purposes of 978 licensure as a direct disposer. A member of the United States 979 Armed Forces and a veteran of the United States Armed Forces 980 seeking licensure as a direct disposer under this section shall 981 submit to the licensing authority a certification that the 982 military-issued credential reflects knowledge, training, and 983 experience substantially similar to the requirements of this

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984 chapter for licensure as a direct disposer. The licensing 985 authority shall adopt rules specifying forms and procedures to 986 be used by members and veterans of the United States Armed 987 Forces seeking licensure under this section. The licensing 988 authority may conduct investigation and further inquiry of any 989 person regarding any military-issued credential sought to be 990 recognized. 991 Section 30. Subsection (2) of section 501.015, Florida 992 Statutes, is amended to read: 993 501.015 Health studios; registration requirements and 994 fees.-Each health studio shall: 995 (2) Remit an annual registration fee of \$300 to the 996 department at the time of registration for each of the health 997 studio's business locations. 998 (a) The department shall waive the initial registration fee 999 for an honorably discharged veteran of the United States Armed 1000 Forces, the spouse or surviving spouse of such a veteran, a 1001 current member of the United States Armed Forces who has served 1002 on active duty, the spouse of such a member, the surviving 1003 spouse of a member of the United States Armed Forces if the 1004 member died while serving on active duty, or a business entity 1005 that has a majority ownership held by such a veteran or spouse or surviving spouse if the department receives an application, 1006 1007 in a format prescribed by the department. The application format must include the applicant's signature, under penalty of 1008 1009 perjury, and supporting documentation, within 60 months after 1010 the date of the veteran's discharge from any branch of the United States Armed Forces. To qualify for the waiver:  $\tau$ 1011 1012 1. A veteran must provide to the department a copy of his

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1013 or her DD Form 214, as issued by the United States Department of 1014 Defense, or another acceptable form of identification as 1015 specified by the Department of Veterans' Affairs;

16 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 17 to the department a copy of the veteran's DD Form 214, as issued 18 by the United States Department of Defense, or another 19 acceptable form of identification as specified by the Department 20 of Veterans' Affairs, and a copy of a valid marriage license or 21 certificate verifying that he or she was lawfully married to the 22 veteran at the time of discharge; or

<u>3.</u> A business entity must provide to the department proof that a veteran or the spouse <u>or surviving spouse</u> of a veteran holds a majority ownership in the business, 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, if applicable, a copy of a valid marriage license or certificate verifying that the spouse <u>or surviving spouse</u> of the veteran was lawfully married to the veteran at the time of discharge.

(b) The department shall waive the registration renewal fee for a registrant who:

1. Is an active duty member of the United States Armed Forces or the spouse of such member;

2. Is or was a member of the United States Armed Forces and served on active duty within the 2 years preceding the renewal date. To qualify for the fee waiver, a registrant who is a former member of the United States Armed Forces who served on active duty within the 2 years preceding the expiration date of the registration must have received an honorable discharge upon

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1042 separation or discharge from the United States Armed Forces; or 1043 3. Is the surviving spouse of a member of the United States 1044 Armed Forces if the member was serving on active duty at the 1045 time of death and died within the 2 years preceding the date of renewal.

1048 A registrant seeking such waiver must apply in a format 1049 prescribed by the department, including the applicant's 1050 signature, under penalty of perjury, and supporting 1051 documentation.

1052 Section 31. Paragraph (b) of subsection (5) of section 1053 501.605, Florida Statutes, is amended to read:

1054 501.605 Licensure of commercial telephone sellers and 1055 entities providing substance abuse marketing services.-

1056 (5) An application filed pursuant to this part must be 1057 verified and accompanied by:

1058 (b) A fee for licensing in the amount of \$1,500. The fee 1059 shall be deposited into the General Inspection Trust Fund. The 1060 department shall waive the initial license fee for an honorably 1061 discharged veteran of the United States Armed Forces, the spouse 1062 or surviving spouse of such a veteran, a current member of the 1063 United States Armed Forces who has served on active duty, the 1064 spouse of such a member, the surviving spouse of a member of the United States Armed Forces if such member died while serving on 1065 1066 active duty, or a business entity that has a majority ownership 1067 held by such a veteran or spouse or surviving spouse if the 1068 department receives an application, in a format prescribed by the department. The application format must include the 1069 applicant's signature, under penalty of perjury, and supporting 1070

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1071 documentation, within 60 months after the date of the veteran's 1072 discharge from any branch of the United States Armed Forces. To 1073 qualify for the waiver:

1074 <u>1.</u> A veteran must provide to the department a copy of his 1075 or her DD Form 214, as issued by the United States Department of 1076 Defense, or another acceptable form of identification as 1077 specified by the Department of Veterans' Affairs;

1078 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 1079 to the department a copy of the veteran's DD Form 214, as issued 1080 by the United States Department of Defense, or another 1081 acceptable form of identification as specified by the Department 1082 of Veterans' Affairs, and a copy of a valid marriage license or 1083 certificate verifying that he or she was lawfully married to the 1084 veteran at the time of discharge; or

3. A business entity must provide to the department proof 1085 1086 that a veteran or the spouse or surviving spouse of a veteran 1087 holds a majority ownership in the business, a copy of the veteran's DD Form 214, as issued by the United States Department 1088 1089 of Defense, or another acceptable form of identification as 1090 specified by the Department of Veterans' Affairs, and, if 1091 applicable, a copy of a valid marriage license or certificate 1092 verifying that the spouse or surviving spouse of the veteran was 1093 lawfully married to the veteran at the time of discharge.

1094 Section 32. Paragraph (b) of subsection (2) of section 1095 501.607, Florida Statutes, is amended to read:

1096

501.607 Licensure of salespersons.-

1097 (2) An application filed pursuant to this section must be 1098 verified and be accompanied by:

1099

(b) A fee for licensing in the amount of \$50 per

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1100 salesperson. The fee shall be deposited into the General 1101 Inspection Trust Fund. The fee for licensing may be paid after 1102 the application is filed, but must be paid within 14 days after 1103 the applicant begins work as a salesperson. The department shall 1104 waive the initial license fee for an honorably discharged 1105 veteran of the United States Armed Forces, the spouse or 1106 surviving spouse of such a veteran, a current member of the 1107 United States Armed Forces who has served on active duty, the spouse of such a member, the surviving spouse of a member of the 1108 1109 United States Armed Forces if the member died while serving on 1110 active duty, or a business entity that has a majority ownership 1111 held by such a veteran or spouse or surviving spouse if the department receives an application, in a format prescribed by 1112 1113 the department. The application format must include the 1114 applicant's signature, under penalty of perjury, and supporting documentation, within 60 months after the date of the veteran's 1115 discharge from any branch of the United States Armed Forces. To 1116 1117 qualify for the waiver:  $\tau$ 

1118 <u>1.</u> A veteran must provide to the department a copy of his 1119 or her DD Form 214, as issued by the United States Department of 1120 Defense, or another acceptable form of identification as 1121 specified by the Department of Veterans' Affairs;

1122 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 1123 to the department a copy of the veteran's DD Form 214, as issued 1124 by the United States Department of Defense, or another 1125 acceptable form of identification as specified by the Department 1126 of Veterans' Affairs, and a copy of a valid marriage license or 1127 certificate verifying that he or she was lawfully married to the 1128 veteran at the time of discharge; or

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1129	3. A business entity must provide to the department proof
1130	that a veteran or the spouse <u>or surviving spouse</u> of a veteran
1131	holds a majority ownership in the business, a copy of the
1132	veteran's DD Form 214, as issued by the United States Department
1133	of Defense, or another acceptable form of identification as
1134	specified by the Department of Veterans' Affairs, and, if
1135	applicable, a copy of a valid marriage license or certificate
1136	verifying that the spouse <u>or surviving spouse</u> of the veteran was
1137	lawfully married to the veteran at the time of discharge.
1138	Section 33. Subsection (5) is added to section 501.609,
1139	Florida Statutes, to read:
1140	501.609 License renewal
1141	(5) The department shall waive the annual fee to renew for
1142	<u>a licensee who:</u>
1143	(a) Is an active duty member of the United States Armed
1144	Forces or the spouse of such member;
1145	(b) Is or was a member of the United States Armed Forces,
1146	and served on active duty within the 2 years preceding the
1147	renewal date. To qualify for the fee waiver, a licensee who is a
1148	former member of the United States Armed Forces who served on
1149	active duty within the 2 years preceding the expiration date of
1150	the registration must have received an honorable discharge upon
1151	separation or discharge from the United States Armed Forces; or
1152	(c) Is the surviving spouse of a member of the United
1153	States Armed Forces if the member was serving on active duty at
1154	the time of death and died within the 2 years preceding the
1155	renewal.
1156	
1157	A licensee seeking such waiver must apply in a format prescribed

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(3)

1158 by the department, including the applicant's signature, under 1159 penalty of perjury, and supporting documentation.

Section 34. Paragraph (b) of subsection (3) of section 507.03, Florida Statutes, is amended, and paragraph (c) is added to that subsection, to read:

507.03 Registration.-

1164

1165 (b) The department shall waive the initial registration fee 1166 for an honorably discharged veteran of the United States Armed 1167 Forces, the spouse or surviving spouse of such a veteran, a 1168 current member of the United States Armed Forces who has served 1169 on active duty, the spouse of such a member, the surviving 1170 spouse of a member of the United States Armed Forces if the 1171 member died while serving on active duty, or a business entity 1172 that has a majority ownership held by such a veteran or spouse 1173 or surviving spouse if the department receives an application, 1174 in a format prescribed by the department. The application format must include the applicant's signature, under penalty of 1175 1176 perjury, and supporting documentation, within 60 months after 1177 the date of the veteran's discharge from any branch of the 1178 United States Armed Forces. To qualify for the waiver:  $\tau$ 

1179 <u>1.</u> A veteran must provide to the department a copy of his 1180 or her DD Form 214, as issued by the United States Department of 1181 Defense, or another acceptable form of identification as 1182 specified by the Department of Veterans' Affairs;

1183 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 1184 to the department a copy of the veteran's DD Form 214, as issued 1185 by the United States Department of Defense, or another 1186 acceptable form of identification as specified by the Department

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1187 of Veterans' Affairs, and a copy of a valid marriage license or 1188 certificate verifying that he or she was lawfully married to the 1189 veteran at the time of discharge; or

1190 3. A business entity must provide to the department proof 1191 that a veteran or the spouse or surviving spouse of a veteran holds a majority ownership in the business, a copy of the 1192 veteran's DD Form 214, as issued by the United States Department 1193 1194 of Defense, or another acceptable form of identification as 1195 specified by the Department of Veterans' Affairs, and, if 1196 applicable, a copy of a valid marriage license or certificate 1197 verifying that the spouse or surviving spouse of the veteran was 1198 lawfully married to the veteran at the time of discharge.

1199 (c) The department shall waive the biennial fee to renew 1200 for a registrant who:

1. Is an active duty member of the United States Armed Forces or the spouse of such member;

1203 2. Is or was a member of the United States Armed Forces and 1204 served on active duty within the 2 years preceding the 1205 expiration date. To qualify for the fee waiver, a registrant who 1206 is a former member of the United States Armed Forces who served 1207 on active duty within the 2 years preceding the expiration date 1208 of the registration must have received an honorable discharge 1209 upon separation or discharge from the United States Armed 1210 Forces; or 3. Is the surviving spouse of a member of the United States

1211 <u>3. Is the surviving spouse of a member of the United States</u> 1212 <u>Armed Forces if the member was serving on active duty at the</u> 1213 <u>time of death and died within the 2 years preceding the renewal.</u> 1214

1215 A registrant seeking such waiver must apply in a format

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1216 prescribed by the department, including the applicant's

1217 signature, under penalty of perjury, and supporting

1218 documentation.

1219 Section 35. Subsections (10) and (11) of section 517.12, 1220 Florida Statutes, are amended to read:

1221 517.12 Registration of dealers, associated persons, 1222 intermediaries, and investment advisers.-

1223 (10) (a) An applicant for registration shall pay an 1224 assessment fee of \$200, in the case of a dealer or investment 1225 adviser, or \$50, in the case of an associated person. An 1226 associated person may be assessed an additional fee to cover the 1227 cost for the fingerprints to be processed by the office. Such 1228 fee shall be determined by rule of the commission. Such fees 1229 become the revenue of the state, except for those assessments 1230 provided for under s. 517.131(1) until such time as the 1231 Securities Guaranty Fund satisfies the statutory limits, and are 1232 not returnable in the event that registration is withdrawn or 1233 not granted.

1234 (b) The office shall waive the \$50 assessment fee for an 1235 associated person required by paragraph (a) for an applicant 1236 who:

1237 <u>1. Is or was an active duty member of the United States</u> 1238 <u>Armed Forces. To qualify for the fee waiver, an applicant who is</u> 1239 <u>a former member of the United States Armed Forces must have</u> 1240 <u>received an honorable discharge upon separation or discharge</u> 1241 <u>from the United States Armed Forces;</u>

12422. Is married to a current or former member of the United1243States Armed Forces and is or was married to the member during1244any period of active duty; or

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1245 3. Is the surviving spouse of a member of the United States 1246 Armed Forces if the member was serving on active duty at the 1247 time of death.

#### 1249 An applicant seeking such fee waiver must submit proof, in a 1250 form prescribed by commission rule, that the applicant meets one 1251 of the qualifications in this paragraph.

1252 (11) (a) If the office finds that the applicant is of good 1253 repute and character and has complied with the provisions of 1254 this chapter and the rules made pursuant hereto, it shall 1255 register the applicant. The registration of each dealer, 1256 investment adviser, and associated person expires on December 31 1257 of the year the registration became effective unless the 1258 registrant has renewed his or her registration on or before that 1259 date. Registration may be renewed by furnishing such information 1260 as the commission may require, together with payment of the fee 1261 required in paragraph (10)(a) subsection (10) for dealers, 1262 investment advisers, or associated persons and the payment of 1263 any amount lawfully due and owing to the office pursuant to any 1264 order of the office or pursuant to any agreement with the 1265 office. Any dealer, investment adviser, or associated person who 1266 has not renewed a registration by the time the current 1267 registration expires may request reinstatement of such 1268 registration by filing with the office, on or before January 31 1269 of the year following the year of expiration, such information 1270 as may be required by the commission, together with payment of 1271 the fee required in paragraph (10) (a) subsection (10) for dealers, investment advisers, or associated persons and a late 1272 1273 fee equal to the amount of such fee. Any reinstatement of

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1274 registration granted by the office during the month of January 1275 shall be deemed effective retroactive to January 1 of that year. 1276 (b) The office shall waive the \$50 assessment fee for an 1277 associated person required by paragraph (10) (a) for a registrant 1278 renewing his or her registration who: 1279 1. Is an active duty member of the United States Armed 1280 Forces or the spouse of such member; 1281 2. Is or was a member of the United States Armed Forces and 1282 served on active duty within the 2 years preceding the 1283 expiration date of the registration pursuant to paragraph (a). 1284 To qualify for the fee waiver, a registrant who is a former 1285 member of the United States Armed Forces who served on active 1286 duty within the 2 years preceding the expiration date of the 1287 registration must have received an honorable discharge upon 1288 separation or discharge from the United States Armed Forces; or 1289 3. Is the surviving spouse of a member of the United States 1290 Armed Forces if the member was serving on active duty at the 1291 time of death and died within the 2 years preceding the 1292 surviving spouse's registration expiration date pursuant to 1293 paragraph (a). 1294 1295 A registrant seeking such fee waiver must submit proof, in a 1296 form prescribed by commission rule, that the registrant meets 1297 one of the qualifications in this paragraph. 1298 Section 36. Paragraph (b) of subsection (3) of section 1299 527.02, Florida Statutes, is amended, and paragraph (c) is added 1300 to that subsection, to read: 1301 527.02 License; penalty; fees.-1302 (3)

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1303 (b) The department shall waive the initial license fee for 1304 an honorably discharged veteran of the United States Armed 1305 Forces, the spouse or surviving spouse of such a veteran, a 1306 current member of the United States Armed Forces who has served 1307 on active duty, the spouse of such a member, the surviving 1308 spouse of a member of the United States Armed Forces if the 1309 member died while serving on active duty, or a business entity 1310 that has a majority ownership held by such a veteran or spouse 1311 or surviving spouse if the department receives an application, 1312 in a format prescribed by the department. The application format 1313 must include the applicant's signature, under penalty of 1314 perjury, and supporting documentation, within 60 months after the date of the veteran's discharge from any branch of the 1315 1316 United States Armed Forces. To qualify for the waiver: -

1317 <u>1.</u> A veteran must provide to the department a copy of his 1318 or her DD Form 214, as issued by the United States Department of 1319 Defense or another acceptable form of identification as 1320 specified by the Department of Veterans' Affairs;

1321 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 1322 to the department a copy of the veteran's DD Form 214, as issued 1323 by the United States Department of Defense, or another 1324 acceptable form of identification as specified by the Department 1325 of Veterans' Affairs, and a copy of a valid marriage license or 1326 certificate verifying that he or she was lawfully married to the 1327 veteran at the time of discharge; or

1328 <u>3.</u> A business entity must provide to the department proof 1329 that a veteran or the spouse <u>or surviving spouse</u> of a veteran 1330 holds a majority ownership in the business, a copy of the 1331 veteran's DD Form 214, as issued by the United States Department

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576-03252A-18 1332 of Defense, or another acceptable form of identification as 1333 specified by the Department of Veterans' Affairs, and, if 1334 applicable, a copy of a valid marriage license or certificate 1335 verifying that the spouse or surviving spouse of the veteran was 1336 lawfully married to the veteran at the time of discharge. 1337 (c) The department shall waive license renewal fees for a 1338 licensee who: 1339 1. Is an active duty member of the United States Armed 1340 Forces or the spouse of such member; 1341 2. Is or was a member of the United States Armed Forces and served on active duty within the 2 years preceding the renewal 1342 1343 date. To qualify for the fee waiver under this subparagraph, a 1344 licensee who is a former member of the United States Armed 1345 Forces who served on active duty within the 2 years preceding 1346 the annual renewal date must have received an honorable 1347 discharge upon separation or discharge from the United States 1348 Armed Forces; or 1349 3. Is the surviving spouse of a member of the United States 1350 Armed Forces if such member was serving on active duty at the 1351 time of death and died within the 2 years preceding the 1352 surviving spouse's renewal. 1353 1354 A licensee seeking such waiver must apply in a format prescribed 1355 by the department, including the applicant's signature, under 1356 penalty of perjury, and supporting documentation. 1357 Section 37. Paragraph (c) of subsection (3) of section 1358 539.001, Florida Statutes, is amended, and paragraph (g) is added to that subsection, to read: 1359 1360 539.001 The Florida Pawnbroking Act.-

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1361 1362 (3) LICENSE REQUIRED.-

1362 (c) Each license is valid for a period of 1 year unless it is earlier relinquished, suspended, or revoked. Each license 1363 1364 shall be renewed annually, and each licensee shall, initially 1365 and annually thereafter, pay to the agency a license fee of \$300 1366 for each license held. The agency shall waive the initial 1367 license fee for an honorably discharged veteran of the United 1368 States Armed Forces, the spouse or surviving spouse of such a 1369 veteran, a current member of the United States Armed Forces who 1370 has served on active duty, the spouse of such a member, the 1371 surviving spouse of a member of the United States Armed Forces 1372 if the member died while serving on active duty, or a business 1373 entity that has a majority ownership held by such a veteran or 1374 spouse or surviving spouse if the agency receives an 1375 application, in a format prescribed by the agency. The application format must include the applicant's signature, under 1376 1377 penalty of perjury, and supporting documentation, within 60 months after the date of the veteran's discharge from any branch 1378 1379 of the United States Armed Forces. To qualify for the waiver: -

1380 <u>1.</u> A veteran must provide to the agency a copy of his or 1381 her DD Form 214, as issued by the United States Department of 1382 Defense, or another acceptable form of identification as 1383 specified by the Department of Veterans' Affairs;

1384 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 1385 to the agency a copy of the veteran's DD Form 214, as issued by 1386 the United States Department of Defense, or another acceptable 1387 form of identification as specified by the Department of 1388 Veterans' Affairs, and a copy of a valid marriage license or 1389 certificate verifying that he or she was lawfully married to the

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1390 veteran at the time of discharge; or

3. A business entity must provide to the agency proof that 1391 a veteran or the spouse or surviving spouse of a veteran holds a 1392 1393 majority ownership in the business, a copy of the veteran's DD 1394 Form 214, as issued by the United States Department of Defense, 1395 or another acceptable form of identification as specified by the Department of Veterans' Affairs, and, if applicable, a copy of a 1396 1397 valid marriage license or certificate verifying that the spouse 1398 or surviving spouse of the veteran was lawfully married to the 1399 veteran at the time of discharge.

1400 (g) The agency shall waive license renewal fee for a
1401 licensee who:

14021. Is an active duty member of the United States Armed1403Forces or the spouse of such member;

1404 2. Is or was a member of the United States Armed Forces, 1405 and served on active duty within the 2 years preceding the 1406 renewal date. To qualify for the fee waiver under this 1407 subparagraph, a licensee who is a former member of the United 1408 States Armed Forces who served on active duty within the 2 years 1409 preceding the annual renewal date must have received an 1410 honorable discharge upon separation or discharge from the United 1411 States Armed Forces; or 1412 3. Is the surviving spouse of a member of the United States 1413 Armed Forces if the member was serving on active duty at the 1414 time of death and died within the 2 years preceding the renewal. 1415

1416 <u>A licensee seeking such waiver must apply in a format prescribed</u> 1417 <u>by the agency, including the applicant's signature, under</u> 1418 penalty of perjury, and supporting documentation.

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1419 Section 38. Paragraph (b) of subsection (3) of section 1420 559.904, Florida Statutes, is amended, and paragraph (c) is 1421 added to that subsection, to read:

1422 559.904 Motor vehicle repair shop registration; 1423 application; exemption.-

(3)

1425 (b) The department shall waive the initial registration fee 1426 for an honorably discharged veteran of the United States Armed 1427 Forces, the spouse or surviving spouse of such a veteran, a current member of the United States Armed Forces who has served 1428 1429 on active duty, the spouse of such a member, the surviving 1430 spouse of a member of the United States Armed Forces if the member died while serving on active duty, or a business entity 1431 1432 that has a majority ownership held by such a veteran or spouse 1433 or surviving spouse if the department receives an application, 1434 in a format prescribed by the department. The application format must include the applicant's signature, under penalty of 1435 perjury, and supporting documentation, within 60 months after 1436 1437 the date of the veteran's discharge from any branch of the 1438 United States Armed Forces. To qualify for the waiver: 7

1439 <u>1.</u> A veteran must provide to the department a copy of his 1440 or her DD Form 214, as issued by the United States Department of 1441 Defense, or another acceptable form of identification as 1442 specified by the Department of Veterans' Affairs;

1443 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 1444 to the department a copy of the veteran's DD Form 214, as issued 1445 by the United States Department of Defense, or another 1446 acceptable form of identification as specified by the Department 1447 of Veterans' Affairs, and a copy of a valid marriage license or

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1448 certificate verifying that he or she was lawfully married to the 1449 veteran at the time of discharge; or

3. A business entity must provide to the department proof 1450 1451 that a veteran or the spouse or surviving spouse of a veteran 1452 holds a majority ownership in the business, a copy of the 1453 veteran's DD Form 214, as issued by the United States Department 1454 of Defense or another acceptable form of identification as 1455 specified by the Department of Veterans' Affairs, and, if 1456 applicable, a copy of a valid marriage license or certificate 1457 verifying that the spouse or surviving spouse of the veteran was 1458 lawfully married to the veteran at the time of discharge.

1459 (c) The department shall waive registration renewal fees 1460 for a registrant who: 1461 1. Is an active duty member of the United States Armed

14611. Is an active duty member of the United States Armed1462Forces or the spouse of such member;

2. Is or was a member of the United States Armed Forces and 1463 1464 served on active duty within the 2 years preceding the renewal 1465 date. To qualify for the fee waiver under this subparagraph, a 1466 registrant who is a former member of the United States Armed 1467 Forces who served on active duty within the 2 years preceding 1468 the biennial renewal date must have received an honorable 1469 discharge upon separation or discharge from the United States 1470 Armed Forces; or

1471 <u>3. Is the surviving spouse of a member of the United States</u> 1472 <u>Armed Forces if the member was serving on active duty at the</u> 1473 <u>time of death and died within the 2 years preceding the renewal.</u> 1474

1475 <u>A registrant seeking such waiver must apply in a format</u> 1476 prescribed by the department, including the applicant's

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(2)

1477 signature, under penalty of perjury, and supporting

1478 documentation.

1479 Section 39. Paragraph (c) of subsection (2) of section 1480 559.928, Florida Statutes, is amended, and paragraph (d) is 1481 added to that subsection, to read:

1482 559.928 Registration.-

1483

1484 (c) The department shall waive the initial registration fee 1485 for an honorably discharged veteran of the United States Armed 1486 Forces, the spouse or surviving spouse of such a veteran, a 1487 current member of the United States Armed Forces who has served 1488 on active duty, the spouse of such a member, the surviving 1489 spouse of a member of the United States Armed Forces if the 1490 member died while serving on active duty, or a business entity 1491 that has a majority ownership held by such a veteran or spouse or surviving spouse if the department receives an application, 1492 in a format prescribed by the department. The application format 1493 must include the applicant's signature, under penalty of 1494 1495 perjury, and supporting documentation, within 60 months after 1496 the date of the veteran's discharge from any branch of the 1497 United States Armed Forces. To qualify for the waiver:  $\tau$ 

1498 <u>1.</u> A veteran must provide to the department a copy of his 1499 or her DD Form 214, as issued by the United States Department of 1500 Defense, or another acceptable form of identification as 1501 specified by the Department of Veterans' Affairs;

1502 <u>2.</u> The spouse <u>or surviving spouse</u> of a veteran must provide 1503 to the department a copy of the veteran's DD Form 214, as issued 1504 by the United States Department of Defense, or another 1505 acceptable form of identification as specified by the Department

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1506 of Veterans' Affairs, and a copy of a valid marriage license or 1507 certificate verifying that he or she was lawfully married to the 1508 veteran at the time of discharge; or

1509 3. A business entity must provide to the department proof 1510 that a veteran or the spouse or surviving spouse of a veteran 1511 holds a majority ownership in the business, a copy of the veteran's DD Form 214, as issued by the United States Department 1512 1513 of Defense, or another acceptable form of identification as 1514 specified by the Department of Veterans' Affairs, and, if 1515 applicable, a copy of a valid marriage license or certificate 1516 verifying that the spouse or surviving spouse of the veteran was 1517 lawfully married to the veteran at the time of discharge.

1518(d) The department shall waive the registration renewal fee1519for a registrant who:

1. Is an active duty member of the United States Armed Forces or the spouse of such member;

1522 2. Is or was a member of the United States Armed Forces and 1523 served on active duty within the 2 years preceding the renewal date. To qualify for the fee waiver under this subparagraph, a 1524 1525 registrant who is a former member of the United States Armed 1526 Forces who served on active duty within the 2 years preceding 1527 the annual registration renewal date must have received an 1528 honorable discharge upon separation or discharge from the United 1529 States Armed Forces; or

1530 <u>3. Is the surviving spouse of a member of the United States</u> 1531 <u>Armed Forces if the member was serving on active duty at the</u> 1532 <u>time of death and died within the 2 years preceding the renewal.</u> 1533

1534 A registrant seeking such waiver must apply in a format

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1535 prescribed by the department, including the applicant's

1536 signature, under penalty of perjury, and supporting

1537 documentation.

1538 Section 40. Subsection (6) of section 626.171, Florida 1539 Statutes, is amended to read:

1540 626.171 Application for license as an agent, customer 1541 representative, adjuster, service representative, managing 1542 general agent, or reinsurance intermediary.-

1543 (6) Members of the United States Armed Forces and their 1544 spouses, and veterans of the United States Armed Forces who have 1545 separated from service retired within 24 months before 1546 application for licensure, are exempt from the application 1547 filing fee prescribed in s. 624.501. Qualified individuals must 1548 provide a copy of a military identification card, military 1549 dependent identification card, military service record, military 1550 personnel file, veteran record, discharge paper, or separation  $document_r$  or a separation document that indicates such members 1551 1552 of the United States Armed Forces are currently in good standing 1553 or such veterans were honorably discharged.

Section 41. Subsection (6) of section 626.732, Florida Statutes, is renumbered as subsection (7), and a new subsection (6) is added to that section, to read:

1557 626.732 Requirement as to knowledge, experience, or 1558 instruction.-

1559 (6) Prelicensure coursework is not required for an applicant who is a member or veteran of the United States Armed Forces or the spouse of such a member or veteran. A qualified individual must provide a copy of a military identification card, military dependent identification card, military service

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1564 record, military personnel file, veteran record, discharge 1565 paper, or separation document that indicates such member is 1566 currently in good standing or such veteran is honorably 1567 discharged.

1568 Section 42. Section 626.7851, Florida Statutes, is amended 1569 to read:

1570 626.7851 Requirement as to knowledge, experience, or 1571 instruction.-An applicant for a license as a life agent, except 1572for a chartered life underwriter (CLU), shall not be qualified 1573 or licensed unless within the 4 years immediately preceding the 1574 date the application for a license is filed with the department 1575 he or she has:

1576 (1) Successfully completed 40 hours of coursework in life 1577 insurance, annuities, and variable contracts approved by the department, 3 hours of which shall be on the subject matter of 1578 1579 ethics. Courses must include instruction on the subject matter 1580 of unauthorized entities engaging in the business of insurance;

(2) Successfully completed a minimum of 60 hours of 1581 1582 coursework in multiple areas of insurance, which included life 1583 insurance, annuities, and variable contracts, approved by the 1584 department, 3 hours of which shall be on the subject matter of 1585 ethics. Courses must include instruction on the subject matter 1586 of unauthorized entities engaging in the business of insurance;

1587 (3) Earned or maintained an active designation as Chartered 1588 Financial Consultant (ChFC) from the American College of 1589 Financial Services; or Fellow, Life Management Institute (FLMI) 1590 from the Life Management Institute;

1591 (4) Held an active license in life insurance in another 1592 state. This provision may not be used unless the other state

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1593 grants reciprocal treatment to licensees formerly licensed in 1594 the state; or

(5) Been employed by the department or office for at least 1596 1 year, full time in life insurance regulatory matters and who 1597 was not terminated for cause, and application for examination is 1598 made within 4 years after the date of termination of his or her 1599 employment with the department or office.

1601 Prelicensure coursework is not required for an applicant who is a member or veteran of the United States Armed Forces or the 1602 1603 spouse of such a member or veteran. A qualified individual must 1604 provide a copy of a military identification card, military 1605 dependent identification card, military service record, military 1606 personnel file, veteran record, discharge paper, or separation 1607 document that indicates such member is currently in good 1608 standing or such veteran is honorably discharged.

1609 Section 43. Section 626.8311, Florida Statutes, is amended 1610 to read:

1611 626.8311 Requirement as to knowledge, experience, or 1612 instruction.—An applicant for a license as a health agent, 1613 except for a chartered life underwriter (CLU), shall not be 1614 qualified or licensed unless within the 4 years immediately 1615 preceding the date the application for license is filed with the 1616 department he or she has:

(1) Successfully completed 40 hours of coursework in health insurance, approved by the department, 3 hours of which shall be on the subject matter of ethics. Courses must include instruction on the subject matter of unauthorized entities engaging in the business of insurance, to include the Florida

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1622 Nonprofit Multiple-Employer Welfare Arrangement Act and the 1623 Employee Retirement Income Security Act, 29 U.S.C. ss. 1001 et 1624 seq., as it relates to the provision of health insurance by 1625 employers to their employees and the regulation thereof;

(2) Successfully completed a minimum of 60 hours of coursework in multiple areas of insurance, which included health insurance, approved by the department, 3 hours of which shall be on the subject matter of ethics. Courses must include instruction on the subject matter of unauthorized entities engaging in the business of insurance;

(3) Earned or maintained an active designation as a
Registered Health Underwriter (RHU), Chartered Healthcare
Consultant (ChHC), or Registered Employee Benefits Consultant
(REBC) from the American College of Financial Services;
Certified Employee Benefit Specialist (CEBS) from the Wharton
School of the University of Pennsylvania; or Health Insurance
Associate (HIA) from America's Health Insurance Plans;

(4) Held an active license in health insurance in another state. This provision may not be utilized unless the other state grants reciprocal treatment to licensees formerly licensed in Florida; or

(5) Been employed by the department or office for at least 1644 1 year, full time in health insurance regulatory matters and who 1645 was not terminated for cause, and application for examination is 1646 made within 4 years after the date of termination of his or her 1647 employment with the department or office.

1649Prelicensure coursework is not required for an applicant who is1650a member or veteran of the United States Armed Forces or the

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spouse of such a member or veteran. A qualified individual must
provide a copy of a military identification card, military
dependent identification card, military service record, military
personnel file, veteran record, discharge paper, or separation
document that indicates such member is currently in good
standing or such veteran is honorably discharged.
Section 44. Subsection (7) is added to section 626.8417,
Florida Statutes, to read:
626.8417 Title insurance agent licensure; exemptions
(7) Prelicensure coursework is not required for an
applicant who is a member or veteran of the United States Armed
Forces or the spouse of such a member or veteran. A qualified
individual must provide a copy of a military identification
card, military dependent identification card, military service
record, military personnel file, veteran record, discharge
paper, or separation document that indicates such member is
currently in good standing or such veteran is honorably
discharged.
Section 45. Subsection (7) is added to section 626.927,
Florida Statutes, to read:
626.927 Licensing of surplus lines agent
(7) Prelicensure coursework is not required for an
applicant who is a member or veteran of the United States Armed
Forces or the spouse of such a member or veteran. A qualified
individual must provide a copy of a military identification
card, military dependent identification card, military service
record, military personnel file, veteran record, discharge
paper, or separation document that indicates such member is
currently in good standing or such veteran is honorably

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1680 discharged.

Section 46. Section 633.414, Florida Statutes, is amended 1681 1682 to read:

1683 633.414 Retention of firefighter and volunteer firefighter 1684 certifications.-

1685 (1) In order for a firefighter to retain her or his 1686 Firefighter Certificate of Compliance, every 4 years he or she 1687 must meet the requirements for renewal provided in this chapter 1688 and by rule, which must include at least one of the following:

1689

(a) Be active as a firefighter.

1690 (b) Maintain a current and valid fire service instructor 1691 certificate, instruct at least 40 hours during the 4-year 1692 period, and provide proof of such instruction to the division, 1693 which proof must be registered in an electronic database 1694 designated by the division.

1695 (c) Within 6 months before the 4-year period expires, 1696 successfully complete a Firefighter Retention Refresher Course 1697 consisting of a minimum of 40 hours of training to be prescribed 1698 by rule.

1699 (d) Within 6 months before the 4-year period expires, 1700 successfully retake and pass the Minimum Standards Course 1701 examination pursuant to s. 633.408.

1702 (2) In order for a volunteer firefighter to retain her or 1703 his Volunteer Firefighter Certificate of Completion, every 4 1704 years he or she must:

1705

(a) Be active as a volunteer firefighter; or

1706 (b) Successfully complete a refresher course consisting of 1707 a minimum of 40 hours of training to be prescribed by rule. 1708

(3) Subsection (1) does not apply to state-certified

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1709 firefighters who are certified and employed full-time, as 1710 determined by the fire service provider, as firesafety 1711 inspectors or fire investigators, regardless of their employment 1712 status as firefighters or volunteer firefighters.

(4) For the purposes of this section, the term "active" means being employed as a firefighter or providing service as a volunteer firefighter for a cumulative period of 6 months within a 4-year period.

1717 (5) The 4-year period begins upon issuance of the1718 certificate or separation from employment.

1719 (6) A certificate for a firefighter or volunteer
1720 firefighter expires if he or she fails to meet the requirements
1721 of this section.

(7) The State Fire Marshal may deny, refuse to renew,
suspend, or revoke the certificate of a firefighter or volunteer
firefighter if the State Fire Marshal finds that any of the
following grounds exists:

(a) Any cause for which issuance of a certificate couldhave been denied if it had then existed and had been known tothe division.

(b) A violation of any provision of this chapter or anyrule or order of the State Fire Marshal.

(c) Falsification of a record relating to any certificateissued by the division.

1733 (8) The 4-year period may, in the discretion of the 1734 department, be extended to 12 months after discharge from 1735 military service for an honorably discharged veteran of the 1736 United States Armed Forces or the spouse of such a veteran. A 1737 qualified individual must provide a copy of a military

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1738	identification card, military dependent identification card,
1739	military service record, military personnel file, veteran
1740	record, discharge paper, or separation document that indicates
1741	such member is currently in good standing or such veteran is
1742	honorably discharged.
1743	Section 47. Subsection (3) is added to section 633.444,
1744	Florida Statutes, to read:
1745	633.444 Division powers and duties; Florida State Fire
1746	College
1747	(3) The division shall waive all living and incidental
1748	expenses, excluding expenses for meal plans and bunker gear
1749	rentals, associated with attending the Florida State Fire
1750	College to obtain a Certificate of Compliance or a Firesafety
1751	Inspector I certification for an active duty member of the
1752	United States Armed Forces, the surviving spouse of such a
1753	member who was serving on active duty at the time of his or her
1754	death and who died within the 2 years preceding his or her
1755	spouse's attendance at the college, an honorably discharged
1756	veteran of the United States Armed Forces, or the spouse or
1757	surviving spouse of such a veteran. A qualified individual must
1758	provide a copy of a military identification card, military
1759	dependent identification card, military service record, military
1760	personnel file, veteran record, discharge paper, or separation
1761	document that indicates such member is currently in good
1762	standing or such veteran is honorably discharged.
1763	Section 48. Section 683.147, Florida Statutes, is created
1764	to read:
1765	683.147 Medal of Honor Day
1766	(1) March 25 of each year is designated as "Medal of Honor

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1767 Day."

1768 (2) The Governor may annually issue a proclamation 1769 designating March 25 as Medal of Honor Day and calling upon 1770 public officials, schools, private organizations, and all residents of the state to commemorate Medal of Honor Day and 1771 1772 honor recipients of the Congressional Medal of Honor who 1773 distinguished themselves through their conspicuous bravery and 1774 gallantry during wartime, and at considerable risk to their own 1775 lives, while serving as members of the United States Armed 1776 Forces.

1777Section 49. Paragraph (b) of subsection (1) of section17781002.37, Florida Statutes, is amended to read:

1002.37 The Florida Virtual School.-

1780

(1)

1779

(b) The mission of the Florida Virtual School is to provide students with technology-based educational opportunities to gain the knowledge and skills necessary to succeed. The school shall serve any student in the state who meets the profile for success in this educational delivery context and shall give priority to:

1786 1. Students who need expanded access to courses in order to 1787 meet their educational goals, such as home education students 1788 and students in inner-city and rural high schools who do not 1789 have access to higher-level courses.

1790 2. Students seeking accelerated access in order to obtain a1791 high school diploma at least one semester early.

1792 <u>3. Students who are children of an active duty member of</u> 1793 <u>the United States Armed Forces who is not stationed in this</u> 1794 <u>state whose home of record or state of legal residence is</u> 1795 <u>Florida.</u>

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1796

1797 The board of trustees of the Florida Virtual School shall 1798 identify appropriate performance measures and standards based on 1799 student achievement that reflect the school's statutory mission 1800 and priorities, and shall implement an accountability system for 1801 the school that includes assessment of its effectiveness and 1802 efficiency in providing quality services that encourage high 1803 student achievement, seamless articulation, and maximum access.

1804 Section 50. Subsection (2) of section 1003.42, Florida
1805 Statutes, is amended to read:

1806

1003.42 Required instruction.-

(2) Members of the instructional staff of the public
schools, subject to the rules of the State Board of Education
and the district school board, shall teach efficiently and
faithfully, using the books and materials required that meet the
highest standards for professionalism and historical accuracy,
following the prescribed courses of study, and employing
approved methods of instruction, the following:

(a) The history and content of the Declaration of
Independence, including national sovereignty, natural law, selfevident truth, equality of all persons, limited government,
popular sovereignty, and inalienable rights of life, liberty,
and property, and how they form the philosophical foundation of
our government.

(b) The history, meaning, significance, and effect of the provisions of the Constitution of the United States and amendments thereto, with emphasis on each of the 10 amendments that make up the Bill of Rights and how the constitution provides the structure of our government.

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1825 (c) The arguments in support of adopting our republican
1826 form of government, as they are embodied in the most important
1827 of the Federalist Papers.

1828 (d) Flag education, including proper flag display and flag1829 salute.

(e) The elements of civil government, including the primary
functions of and interrelationships between the Federal
Government, the state, and its counties, municipalities, school
districts, and special districts.

1834 (f) The history of the United States, including the period 1835 of discovery, early colonies, the War for Independence, the 1836 Civil War, the expansion of the United States to its present 1837 boundaries, the world wars, and the civil rights movement to the 1838 present. American history shall be viewed as factual, not as 1839 constructed, shall be viewed as knowable, teachable, and testable, and shall be defined as the creation of a new nation 1840 1841 based largely on the universal principles stated in the Declaration of Independence. 1842

1843 (g) The history of the Holocaust (1933-1945), the 1844 systematic, planned annihilation of European Jews and other 1845 groups by Nazi Germany, a watershed event in the history of 1846 humanity, to be taught in a manner that leads to an 1847 investigation of human behavior, an understanding of the 1848 ramifications of prejudice, racism, and stereotyping, and an 1849 examination of what it means to be a responsible and respectful 1850 person, for the purposes of encouraging tolerance of diversity 1851 in a pluralistic society and for nurturing and protecting democratic values and institutions. 1852

1853

(h) The history of African Americans, including the history



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1854 of African peoples before the political conflicts that led to 1855 the development of slavery, the passage to America, the 1856 enslavement experience, abolition, and the contributions of 1857 African Americans to society. Instructional materials shall 1858 include the contributions of African Americans to American 1859 society.

1860

1865

1866

(i) The elementary principles of agriculture.

(j) The true effects of all alcoholic and intoxicating liquors and beverages and narcotics upon the human body and mind.

- 1864 (k)
- (k) Kindness to animals.
  - (1) The history of the state.
  - (m) The conservation of natural resources.

1867 (n) Comprehensive health education that addresses concepts 1868 of community health; consumer health; environmental health; 1869 family life, including an awareness of the benefits of sexual 1870 abstinence as the expected standard and the consequences of 1871 teenage pregnancy; mental and emotional health; injury 1872 prevention and safety; Internet safety; nutrition; personal 1873 health; prevention and control of disease; and substance use and 1874 abuse. The health education curriculum for students in grades 7 1875 through 12 shall include a teen dating violence and abuse 1876 component that includes, but is not limited to, the definition 1877 of dating violence and abuse, the warning signs of dating 1878 violence and abusive behavior, the characteristics of healthy 1879 relationships, measures to prevent and stop dating violence and 1880 abuse, and community resources available to victims of dating 1881 violence and abuse.

1882

(o) Such additional materials, subjects, courses, or fields

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1883 in such grades as are prescribed by law or by rules of the State 1884 Board of Education and the district school board in fulfilling 1885 the requirements of law.

1886 (p) The study of Hispanic contributions to the United 1887 States.

1888 (q) The study of women's contributions to the United 1889 States.

1890 (r) The nature and importance of free enterprise to the 1891 United States economy.

1892 (s) A character-development program in the elementary 1893 schools, similar to Character First or Character Counts, which 1894 is secular in nature. Beginning in school year 2004-2005, the 1895 character-development program shall be required in kindergarten 1896 through grade 12. Each district school board shall develop or 1897 adopt a curriculum for the character-development program that 1898 shall be submitted to the department for approval. The 1899 character-development curriculum shall stress the qualities of 1900 patriotism; responsibility; citizenship; kindness; respect for 1901 authority, life, liberty, and personal property; honesty; 1902 charity; self-control; racial, ethnic, and religious tolerance; 1903 and cooperation. The character-development curriculum for grades 1904 9 through 12 shall, at a minimum, include instruction on 1905 developing leadership skills, interpersonal skills, organization 1906 skills, and research skills; creating a resume; developing and 1907 practicing the skills necessary for employment interviews; 1908 conflict resolution, workplace ethics, and workplace law; 1909 managing stress and expectations; and developing skills that enable students to become more resilient and self-motivated. 1910 1911 (t) In order to encourage patriotism, the sacrifices that

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1912 veterans and Medal of Honor recipients have made in serving our 1913 country and protecting democratic values worldwide. Such 1914 instruction must occur on or before Medal of Honor Day, 1915 Veterans' Day, and Memorial Day. Members of the instructional 1916 staff are encouraged to use the assistance of local veterans and 1917 Medal of Honor recipients when practicable. 1918 1919 The State Board of Education is encouraged to adopt standards 1920 and pursue assessment of the requirements of this subsection. A 1921 character development program that incorporates the values of 1922 the recipients of the Congressional Medal of Honor and that is 1923 offered as part of a social studies, English Language Arts, or 1924 other schoolwide character building and veteran awareness 1925 initiative meets the requirements of paragraphs (s) and (t). 1926 Section 51. Subsection (4) of section 1012.55, Florida 1927 Statutes, is amended, and paragraph (e) is added to subsection (1) of that section, to read: 1928 1929 1012.55 Positions for which certificates required.-1930 (1)1931 (e)1. The department shall issue a 3-year temporary 1932 certificate in educational leadership under s. 1012.56(7) to an 1933 individual who: 1934 a. Earned a passing score on the Florida Educational 1935 Leadership Examination. 1936 b. Served as a commissioned or noncommissioned military 1937 officer in the United States Armed Forces for at least 3 years. 1938 c. Was honorably discharged or has retired from the United 1939 States Armed Forces. 1940 d. Is employed full time in a position for which an

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1941 educator certificate is required in a Florida public school, 1942 state-supported school, or nonpublic school that has a Level II 1943 program under s. 1012.562. 1944 2. A Level II program under s. 1012.562 must accept an 1945 applicant who holds a temporary certificate under subparagraph 1946 1. The department shall issue a permanent certification as a 1947 school principal to an individual who holds a temporary 1948 certificate under subparagraph 1. and successfully completes the 1949 Level II program. 1950 (4) A commissioned or noncommissioned military officer who 1951 is an instructor of junior reserve officer training shall be 1952 exempt from requirements for teacher certification, except for 1953 the background screening pursuant to s. 1012.32, if he or she 1954 meets the following qualifications: 1955 (a) Is retired from active military duty, pursuant to 1956 chapter 102 of Title 10 U.S.C. 1957 (b) Satisfies criteria established by the appropriate 1958 military service for certification by the service as a junior 1959 reserve officer training instructor. 1960 (c) Has an exemplary military record. 1961 1962 If such instructor is assigned instructional duties other than 1963 junior reserve officer training, he or she shall hold the 1964 certificate required by law and rules of the state board for the 1965 type of service rendered. An instructor of junior reserve 1966 officer training under this subsection may receive funding 1967 through the Florida Teachers Classroom Supply Assistance Program 1968 under s. 1012.71. 1969 Section 52. Subsection (7) of section 1012.56, Florida

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1970 Statutes, is amended to read:

1971 1972 1012.56 Educator certification requirements.-

(7) TYPES AND TERMS OF CERTIFICATION.-

(a) The Department of Education shall issue a professional
certificate for a period not to exceed 5 years to any applicant
who fulfills one of the following:

1976

1. Meets all the requirements outlined in subsection (2).

1977 2. For a professional certificate covering grades 6 through1978 12:

1979

a. Meets the requirements of paragraphs (2)(a)-(h).

1980 b. Holds a master's or higher degree in the area of 1981 science, technology, engineering, or mathematics.

1982 c. Teaches a high school course in the subject of the 1983 advanced degree.

d. Is rated highly effective as determined by the teacher's
performance evaluation under s. 1012.34, based in part on
student performance as measured by a statewide, standardized
assessment or an Advanced Placement, Advanced International
Certificate of Education, or International Baccalaureate
examination.

e. Achieves a passing score on the Florida professionaleducation competency examination required by state board rule.

3. Meets the requirements of paragraphs (2)(a)-(h) and completes a professional preparation and education competence program approved by the department pursuant to paragraph (8)(c). An applicant who completes the program and is rated highly effective as determined by his or her performance evaluation under s. 1012.34 is not required to take or achieve a passing score on the professional education competency examination in



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1999

2014

order to be awarded a professional certificate.

2000 (b) The department shall issue a temporary certificate to 2001 any applicant who completes the requirements outlined in 2002 paragraphs (2)(a)-(f) and completes the subject area content 2003 requirements specified in state board rule or demonstrates 2004 mastery of subject area knowledge pursuant to subsection (5) and 2005 holds an accredited degree or a degree approved by the 2006 Department of Education at the level required for the subject 2007 area specialization in state board rule.

(c) The department shall issue one nonrenewable 2-year temporary certificate and one nonrenewable 5-year professional certificate to a qualified applicant who holds a bachelor's degree in the area of speech-language impairment to allow for completion of a master's degree program in speech-language impairment.

2015 Each temporary certificate is valid for 3 school fiscal years 2016 and is nonrenewable. However, the requirement in paragraph 2017 (2) (q) must be met within 1 calendar year of the date of 2018 employment under the temporary certificate. Individuals who are 2019 employed under contract at the end of the 1 calendar year time 2020 period may continue to be employed through the end of the school 2021 year in which they have been contracted. A school district shall 2022 not employ, or continue the employment of, an individual in a 2023 position for which a temporary certificate is required beyond 2024 this time period if the individual has not met the requirement 2025 of paragraph (2)(g). At least 1 year before an individual's 2026 temporary certificate is set to expire, the department shall 2027 electronically notify the individual of the date on which his or

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2028 her certificate will expire and provide a list of each method by 2029 which the qualifications for a professional certificate can be 2030 completed. The State Board of Education shall adopt rules to 2031 allow the department to extend the validity period of a 2032 temporary certificate for 2 years when the requirements for the 2033 professional certificate, not including the requirement in 2034 paragraph (2)(g), were not completed due to the serious illness 2035 or injury of the applicant, the military service of an 2036 applicant's spouse, or other extraordinary extenuating 2037 circumstances. The rules must authorize the department to extend 2038 the validity period of a temporary certificate or for 1 year if 2039 the temporary certificateholder is rated effective or highly 2040 effective based solely on a student learning growth formula 2041 approved by the Commissioner of Education pursuant to s. 2042 1012.34(8). The department shall reissue the temporary 2043 certificate for 2 additional years upon approval by the 2044 Commissioner of Education. A written request for reissuance of 2045 the certificate shall be submitted by the district school 2046 superintendent, the governing authority of a university lab 2047 school, the governing authority of a state-supported school, or 2048 the governing authority of a private school.

2049 Section 53. Subsection (3) is added to section 1012.59, 2050 Florida Statutes, to read:

2051

1012.59 Certification fees.-

2052(3) The State Board of Education shall waive initial2053general knowledge, professional education, and subject area2054examination fees and certification fees for:

2055 (a) A member of the United States Armed Forces or a reserve 2056 component thereof who is serving or has served on active duty or

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2057 the spouse of such a member. 2058 (b) The surviving spouse of a member of the United States 2059 Armed Forces or a reserve component thereof who was serving on active duty at the time of death. 2060 (c) An honorably discharged veteran of the United States 2061 2062 Armed Forces or a veteran of a reserve component thereof who 2063 served on active duty and the spouse or surviving spouse of such 2064 a veteran. 2065 Section 54. This act shall take effect July 1, 2018.