

By the Committee on Regulated Industries; and Senators Brandes and Bracy

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1                                   A bill to be entitled  
2       An act relating to the deregulation of professions and  
3       occupations; amending s. 326.004, F.S.; deleting the  
4       requirement for a yacht broker to maintain a separate  
5       license for each branch office; deleting the  
6       requirement for the Division of Florida Condominiums,  
7       Timeshares, and Mobile Homes to establish a fee;  
8       amending s. 447.02, F.S.; conforming provisions;  
9       repealing s. 447.04, F.S., relating to licensure and  
10      permit requirements for business agents; repealing s.  
11      447.041, F.S., relating to hearings for persons or  
12      labor organizations denied licensure as a business  
13      agent; repealing s. 447.045, F.S., relating to  
14      confidential information obtained during the  
15      application process; repealing s. 447.06, F.S.,  
16      relating to required registration of labor  
17      organizations; amending s. 447.09, F.S.; deleting  
18      certain prohibited actions relating to the right of  
19      franchise of a member of a labor organization;  
20      repealing s. 447.12, F.S., relating to registration  
21      fees; repealing s. 447.16, F.S., relating to  
22      applicability; amending s. 447.305, F.S.; deleting a  
23      provision that requires notification of registrations  
24      and renewals to the Department of Business and  
25      Professional Regulation; amending s. 469.006, F.S.;  
26      revising licensure requirements for asbestos abatement  
27      consulting or contracting as a partnership,  
28      corporation, business trust, or other legal entity;  
29      amending s. 469.009, F.S.; conforming provisions;

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30 amending s. 476.034, F.S.; defining the terms  
31 "restricted barber" and "restricted barbering";  
32 amending s. 476.114, F.S.; providing requirements for  
33 licensure by examination as a restricted barber;  
34 amending s. 476.144, F.S.; requiring the department to  
35 license an applicant who the board certifies is  
36 qualified to practice restricted barbering; amending  
37 s. 477.013, F.S.; revising and providing definitions;  
38 repealing s. 477.0132, F.S., relating to registration  
39 for hair braiding, hair wrapping, and body wrapping;  
40 amending s. 477.0135, F.S.; providing that licensure  
41 or registration is not required for persons whose  
42 occupation or practice is confined solely to hair  
43 braiding, hair wrapping, body wrapping, nail  
44 polishing, and makeup application; amending s.  
45 477.019, F.S.; conforming provisions; amending s.  
46 477.0201, F.S.; providing requirements for  
47 registration as a nail specialist, facial specialist,  
48 or full specialist; amending ss. 477.026, 477.0265,  
49 and 477.029, F.S.; conforming provisions; amending s.  
50 481.203, F.S.; revising a definition; amending s.  
51 481.219, F.S.; revising the process by which a  
52 business organization obtains the requisite license to  
53 perform architectural services or interior design;  
54 requiring that a licensee or an applicant apply to  
55 qualify a business organization to practice  
56 architecture or interior design; providing application  
57 requirements; authorizing the Board of Architecture  
58 and Interior Design to deny an application under

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59 certain circumstances; providing notice requirements;  
60 prohibiting a business organization from engaging in  
61 certain practices until it is qualified by a  
62 qualifying agent; authorizing the executive director  
63 or the chair of the board to authorize a temporary  
64 qualifying agent for a specified timeframe under  
65 certain circumstances; requiring the board to allow an  
66 applicant to qualify one or more business  
67 organizations or to operate using a fictitious name  
68 under certain circumstances; deleting a requirement  
69 for the administration of disciplinary action against  
70 a corporation, limited liability company, or  
71 partnership conforming provisions to changes made by  
72 the act; amending s. 481.221, F.S.; requiring a  
73 business organization to include the license number of  
74 a certain registered architect or interior designer in  
75 any advertising; providing an exception; conforming  
76 provisions to changes made by the act; amending s.  
77 481.229, F.S.; conforming provisions to changes made  
78 by the act; amending s. 481.303, F.S.; revising  
79 definitions; amending ss. 481.311 and 481.317, F.S.;  
80 conforming provisions; amending s. 481.319, F.S.;  
81 deleting the requirement for a certificate of  
82 authorization; authorizing landscape architects to  
83 practice through a corporation or partnership;  
84 amending s. 481.321, F.S.; revising requirements  
85 related to the display of a certificate number;  
86 amending s. 481.329, F.S.; conforming a cross-  
87 reference; amending s. 287.055, F.S.; conforming a

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88 provision; amending s. 548.003, F.S.; deleting the  
89 requirement that the Florida State Boxing Commission  
90 adopt rules relating to a knockdown timekeeper;  
91 amending s. 548.017, F.S.; deleting the licensure  
92 requirement for a timekeeper or announcer; providing  
93 an effective date.

94

95 Be It Enacted by the Legislature of the State of Florida:

96

97 Section 1. Subsection (13) of section 326.004, Florida  
98 Statutes, is amended to read:

99 326.004 Licensing.—

100 (13) Each broker must maintain a principal place of  
101 business in this state and may establish branch offices in the  
102 state. ~~A separate license must be maintained for each branch  
103 office. The division shall establish by rule a fee not to exceed  
104 \$100 for each branch office license.~~

105 Section 2. Subsection (3) of section 447.02, Florida  
106 Statutes, is amended to read:

107 447.02 Definitions.—The following terms, when used in this  
108 chapter, shall have the meanings ascribed to them in this  
109 section:

110 ~~(3) The term "department" means the Department of Business  
111 and Professional Regulation.~~

112 Section 3. Section 447.04, Florida Statutes, is repealed.

113 Section 4. Section 447.041, Florida Statutes, is repealed.

114 Section 5. Section 447.045, Florida Statutes, is repealed.

115 Section 6. Section 447.06, Florida Statutes, is repealed.

116 Section 7. Subsections (6) and (8) of section 447.09,

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117 Florida Statutes, are amended to read:

118 447.09 Right of franchise preserved; penalties.—It shall be  
119 unlawful for any person:

120 ~~(6) To act as a business agent without having obtained and  
121 possessing a valid and subsisting license or permit.~~

122 ~~(8) To make any false statement in an application for a  
123 license.~~

124 Section 8. Section 447.12, Florida Statutes, is repealed.

125 Section 9. Section 447.16, Florida Statutes, is repealed.

126 Section 10. Subsection (4) of section 447.305, Florida  
127 Statutes, is amended to read:

128 447.305 Registration of employee organization.—

129 ~~(4) Notification of registrations and renewals of  
130 registration shall be furnished at regular intervals by the  
131 commission to the Department of Business and Professional  
132 Regulation.~~

133 Section 11. Paragraphs (a) and (e) of subsection (2),  
134 subsection (3), paragraph (b) of subsection (4), and subsection  
135 (6) of section 469.006, Florida Statutes, are amended to read:

136 469.006 Licensure of business organizations; qualifying  
137 agents.—

138 (2) (a) If the applicant proposes to engage in consulting or  
139 contracting as a partnership, corporation, business trust, or  
140 other legal entity, or in any name other than the applicant's  
141 legal name, ~~the legal entity must apply for licensure through a  
142 qualifying agent or the individual applicant must apply for  
143 licensure under the fictitious name of the business  
144 organization.~~

145 (e) A ~~The~~ license, ~~when issued upon application of a~~

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146 ~~business organization,~~ must be in the name of the qualifying  
147 agent business organization, and the name of the business  
148 organization ~~qualifying agent~~ must be noted on the license  
149 ~~thereon.~~ If there is a change in any information that is  
150 required to be stated on the application, the qualifying agent  
151 ~~business organization~~ shall, within 45 days after such change  
152 occurs, mail the correct information to the department.

153 (3) The qualifying agent must ~~shall~~ be licensed under this  
154 chapter in order for the business organization to be qualified  
155 ~~licensed~~ in the category of the business conducted for which the  
156 qualifying agent is licensed. If any qualifying agent ceases to  
157 be affiliated with such business organization, the agent shall  
158 so inform the department. In addition, if such qualifying agent  
159 is the only licensed individual affiliated with the business  
160 organization, the business organization shall notify the  
161 department of the termination of the qualifying agent and has  
162 ~~shall have~~ 60 days after ~~from~~ the date of termination of the  
163 qualifying agent's affiliation with the business organization ~~in~~  
164 ~~which~~ to employ another qualifying agent. The business  
165 organization may not engage in consulting or contracting until a  
166 qualifying agent is employed, unless the department has granted  
167 a temporary nonrenewable license to the financially responsible  
168 officer, the president, the sole proprietor, a partner, or, in  
169 the case of a limited partnership, the general partner, who  
170 assumes all responsibilities of a primary qualifying agent for  
171 the entity. This temporary license only allows ~~shall only allow~~  
172 the entity to proceed with incomplete contracts.

173 (4)

174 (b) Upon a favorable determination by the department, after

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175 investigation of the financial responsibility, credit, and  
176 business reputation of the qualifying agent and the new business  
177 organization, the department shall issue, without any  
178 examination, a new license in the qualifying agent's ~~business~~  
179 ~~organization's~~ name, and the name of the business organization  
180 ~~qualifying agent~~ shall be noted thereon.

181 (6) Each qualifying agent shall pay the department an  
182 amount equal to the original fee for licensure ~~of a new business~~  
183 ~~organization.~~ if the qualifying agent for a business  
184 organization desires to qualify additional business  
185 organizations. The department shall require the agent to  
186 present evidence of supervisory ability and financial  
187 responsibility of each such organization. Allowing a licensee to  
188 qualify more than one business organization must ~~shall~~ be  
189 conditioned upon the licensee showing that the licensee has both  
190 the capacity and intent to adequately supervise each business  
191 organization. The department may ~~shall~~ not limit the number of  
192 business organizations that ~~which~~ the licensee may qualify  
193 except upon the licensee's failure to provide such information  
194 as is required under this subsection or upon a finding that the  
195 ~~such~~ information or evidence ~~as is~~ supplied is incomplete or  
196 unpersuasive in showing the licensee's capacity and intent to  
197 comply with the requirements of this subsection. A qualification  
198 for an additional business organization may be revoked or  
199 suspended upon a finding by the department that the licensee has  
200 failed in the licensee's responsibility to adequately supervise  
201 the operations of the business organization. Failure to  
202 adequately supervise the operations of a business organization  
203 is ~~shall be~~ grounds for denial to qualify additional business

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204 organizations.

205 Section 12. Subsection (1) of section 469.009, Florida  
206 Statutes, is amended to read:

207 469.009 License revocation, suspension, and denial of  
208 issuance or renewal.—

209 (1) The department may revoke, suspend, or deny the  
210 issuance or renewal of a license; reprimand, censure, or place  
211 on probation any contractor, consultant, or financially  
212 responsible officer, ~~or business organization~~; require financial  
213 restitution to a consumer; impose an administrative fine not to  
214 exceed \$5,000 per violation; require continuing education; or  
215 assess costs associated with any investigation and prosecution  
216 if the contractor or consultant, or business organization or  
217 officer or agent thereof, is found guilty of any of the  
218 following acts:

219 (a) Willfully or deliberately disregarding or violating the  
220 health and safety standards of the Occupational Safety and  
221 Health Act of 1970, the Construction Safety Act, the National  
222 Emission Standards for Asbestos, the Environmental Protection  
223 Agency Asbestos Abatement Projects Worker Protection Rule, the  
224 Florida Statutes or rules promulgated thereunder, or any  
225 ordinance enacted by a political subdivision of this state.

226 (b) Violating any provision of chapter 455.

227 (c) Failing in any material respect to comply with the  
228 provisions of this chapter or any rule promulgated hereunder.

229 (d) Acting in the capacity of an asbestos contractor or  
230 asbestos consultant under any license issued under this chapter  
231 except in the name of the licensee as set forth on the issued  
232 license.



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233 (e) Proceeding on any job without obtaining all applicable  
234 approvals, authorizations, permits, and inspections.

235 (f) Obtaining a license by fraud or misrepresentation.

236 (g) Being convicted or found guilty of, or entering a plea  
237 of nolo contendere to, regardless of adjudication, a crime in  
238 any jurisdiction which directly relates to the practice of  
239 asbestos consulting or contracting or the ability to practice  
240 asbestos consulting or contracting.

241 (h) Knowingly violating any building code, lifesafety code,  
242 or county or municipal ordinance relating to the practice of  
243 asbestos consulting or contracting.

244 (i) Performing any act which assists a person or entity in  
245 engaging in the prohibited unlicensed practice of asbestos  
246 consulting or contracting, if the licensee knows or has  
247 reasonable grounds to know that the person or entity was  
248 unlicensed.

249 (j) Committing mismanagement or misconduct in the practice  
250 of contracting that causes financial harm to a customer.

251 Financial mismanagement or misconduct occurs when:

252 1. Valid liens have been recorded against the property of a  
253 contractor's customer for supplies or services ordered by the  
254 contractor for the customer's job; the contractor has received  
255 funds from the customer to pay for the supplies or services; and  
256 the contractor has not had the liens removed from the property,  
257 by payment or by bond, within 75 days after the date of such  
258 liens;

259 2. The contractor has abandoned a customer's job and the  
260 percentage of completion is less than the percentage of the  
261 total contract price paid to the contractor as of the time of

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262 abandonment, unless the contractor is entitled to retain such  
263 funds under the terms of the contract or refunds the excess  
264 funds within 30 days after the date the job is abandoned; or

265 3. The contractor's job has been completed, and it is shown  
266 that the customer has had to pay more for the contracted job  
267 than the original contract price, as adjusted for subsequent  
268 change orders, unless such increase in cost was the result of  
269 circumstances beyond the control of the contractor, was the  
270 result of circumstances caused by the customer, or was otherwise  
271 permitted by the terms of the contract between the contractor  
272 and the customer.

273 (k) Being disciplined by any municipality or county for an  
274 act or violation of this chapter.

275 (l) Failing in any material respect to comply with the  
276 provisions of this chapter, or violating a rule or lawful order  
277 of the department.

278 (m) Abandoning an asbestos abatement project in which the  
279 asbestos contractor is engaged or under contract as a  
280 contractor. A project may be presumed abandoned after 20 days if  
281 the contractor terminates the project without just cause and  
282 without proper notification to the owner, including the reason  
283 for termination; if the contractor fails to reasonably secure  
284 the project to safeguard the public while work is stopped; or if  
285 the contractor fails to perform work without just cause for 20  
286 days.

287 (n) Signing a statement with respect to a project or  
288 contract falsely indicating that the work is bonded; falsely  
289 indicating that payment has been made for all subcontracted  
290 work, labor, and materials which results in a financial loss to

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291 the owner, purchaser, or contractor; or falsely indicating that  
292 workers' compensation and public liability insurance are  
293 provided.

294 (o) Committing fraud or deceit in the practice of asbestos  
295 consulting or contracting.

296 (p) Committing incompetency or misconduct in the practice  
297 of asbestos consulting or contracting.

298 (q) Committing gross negligence, repeated negligence, or  
299 negligence resulting in a significant danger to life or property  
300 in the practice of asbestos consulting or contracting.

301 (r) Intimidating, threatening, coercing, or otherwise  
302 discouraging the service of a notice to owner under part I of  
303 chapter 713 or a notice to contractor under chapter 255 or part  
304 I of chapter 713.

305 (s) Failing to satisfy, within a reasonable time, the terms  
306 of a civil judgment obtained against the licensee, or the  
307 business organization qualified by the licensee, relating to the  
308 practice of the licensee's profession.

309

310 For the purposes of this subsection, construction is considered  
311 to be commenced when the contract is executed and the contractor  
312 has accepted funds from the customer or lender.

313 Section 13. Subsections (2) and (3) of section 476.034,  
314 Florida Statutes, are amended, and subsections (6) and (7) are  
315 added to that section, to read:

316 476.034 Definitions.—As used in this act:

317 (2) "Barbering" means any of the following practices when  
318 done for remuneration and for the public, but not when done for  
319 the treatment of disease or physical or mental ailments:

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320 shaving, cutting, trimming, coloring, shampooing, arranging,  
321 dressing, curling, or waving the hair or beard or applying oils,  
322 creams, lotions, or other preparations to the face, scalp, or  
323 neck, either by hand or by mechanical appliances, and includes  
324 any services defined as restricted barbering.

325 (3) "Barbershop" means any place of business wherein the  
326 practice of barbering or restricted barbering is carried on.

327 (6) "Restricted barber" means a person who is licensed to  
328 engage in the practice of restricted barbering in this state  
329 under the authority of this chapter and is subject to the same  
330 requirements and restrictions as a barber, except as  
331 specifically provided in s. 476.114.

332 (7) "Restricted barbering" means any of the following  
333 practices when done for remuneration and for the public, but not  
334 when done for the treatment of disease or physical or mental  
335 ailments:

336 (a) Hair cutting and styling, including the application of  
337 hair tonics and hair spray, but not including the application of  
338 other chemical preparations or solutions to the hair;

339 (b) Full facial shaves;

340 (c) Mustache and beard trimming; and

341 (d) Shampooing hair, including the application of shampoos  
342 and conditioners, and blow drying the hair.

343 Section 14. Section 476.114, Florida Statutes, is amended  
344 to read:

345 476.114 Examination; prerequisites.—

346 (1) A person desiring to be licensed as a barber shall  
347 apply to the department for licensure and-

348 ~~(2) An applicant~~ shall be eligible for licensure by

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349 examination to practice barbering if the applicant:

350 (a) Is at least 16 years of age;

351 (b) Pays the required application fee; and

352 (c)1. Holds an active valid license to practice barbering  
353 in another state, has held the license for at least 1 year, and  
354 does not qualify for licensure by endorsement as provided for in  
355 s. 476.144(5); or

356 2. Has received a minimum of 1,200 hours of training as  
357 established by the board, which shall include, but ~~shall~~ not be  
358 limited to, the equivalent of completion of services directly  
359 related to the practice of barbering at one of the following:

360 a. A school of barbering licensed pursuant to chapter 1005;

361 b. A barbering program within the public school system; or

362 c. A government-operated barbering program in this state.

363

364 The board shall establish by rule procedures whereby the school  
365 or program may certify that a person is qualified to take the  
366 required examination after the completion of a minimum of 1,000  
367 actual school hours. If the person passes the examination, she  
368 or he shall have satisfied this requirement; but if the person  
369 fails the examination, she or he shall not be qualified to take  
370 the examination again until the completion of the full  
371 requirements provided by this section.

372 (2) A person desiring to be licensed as a restricted barber  
373 shall apply to the department for licensure and shall be  
374 eligible for licensure by examination to practice restricted  
375 barbering if the applicant:

376 (a) Is at least 16 years of age;

377 (b) Pays the required application fee; and

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378       (c)1. Holds an active valid license to practice barbering  
379 in another state, has held the license for at least 1 year, and  
380 does not qualify for licensure by endorsement as provided for in  
381 s. 476.144(5); or

382       2. Has received a minimum of 325 hours of training in  
383 sanitation, safety, and laws and rules, as established by the  
384 board, which must include, but not be limited to, the equivalent  
385 of completion of services directly related to the practice of  
386 restricted barbering at one of the following:

387       a. A school of barbering licensed pursuant to chapter 1005;  
388       b. A barbering program within the public school system; or  
389       c. A government-operated barbering program in this state.

390       (3) An applicant who meets the requirements set forth in  
391 subparagraphs (1)(c)1. and 2. ~~subparagraphs (2)(c)1. and 2.~~ who  
392 fails to pass the examination may take subsequent examinations  
393 as many times as necessary to pass, except that the board may  
394 specify by rule reasonable timeframes for rescheduling the  
395 examination and additional training requirements for applicants  
396 who, after the third attempt, fail to pass the examination.  
397 Before ~~Prior to~~ reexamination, the applicant must file the  
398 appropriate form and pay the reexamination fee as required by  
399 rule.

400       Section 15. Subsections (1) and (6) of section 476.144,  
401 Florida Statutes, are amended to read:

402       476.144 Licensure.—

403       (1) The department shall license any applicant who the  
404 board certifies is qualified to practice barbering or restricted  
405 barbering in this state.

406       (6) A person may apply for a restricted license to practice

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407 barbering. The board shall adopt rules specifying procedures for  
408 an applicant to obtain a restricted license if the applicant:

409 (a)1. Has successfully completed a restricted barber  
410 course, as established by rule of the board, at a school of  
411 barbering licensed pursuant to chapter 1005, a barbering program  
412 within the public school system, or a government-operated  
413 barbering program in this state; or

414 2.a. Holds or has within the previous 5 years held an  
415 active valid license to practice barbering in another state or  
416 country or has held a Florida barbering license which has been  
417 declared null and void for failure to renew the license, and the  
418 applicant fulfilled the requirements of s. 476.114(2)(c)2. for  
419 initial licensure; and

420 b. Has not been disciplined relating to the practice of  
421 barbering in the previous 5 years; and

422 (b) Passes a written examination on the laws and rules  
423 governing the practice of barbering in Florida, as established  
424 by the board.

425

426 ~~The restricted license shall limit the licensee's practice to~~  
427 ~~those specific areas in which the applicant has demonstrated~~  
428 ~~competence pursuant to rules adopted by the board.~~

429 Section 16. Subsections (6) and (9) of section 477.013,  
430 Florida Statutes, are amended to read:

431 477.013 Definitions.—As used in this chapter:

432 (6) "Specialty" means the practice of one or more of the  
433 following:

434 (a) "Nail specialty" means manicuring, or the cutting,  
435 polishing, tinting, coloring, cleansing, adding, or extending of

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436 the nails, and massaging of the hands. This term includes any  
437 procedure or process for the affixing of artificial nails,  
438 except those nails which may be applied solely by use of a  
439 simple adhesive; and-

440 ~~(b)~~ pedicuring, or the shaping, polishing, tinting, or  
441 cleansing of the nails of the feet, and massaging or beautifying  
442 of the feet.

443 (b)(e) "Facial specialty" means facials, or the massaging  
444 or treating of the face or scalp with oils, creams, lotions, or  
445 other preparations, and skin care services.

446 (c) "Full specialty" means all services within the  
447 definition of nail specialty and facial specialty, including  
448 manicuring, pedicuring, and facial services.

449 (9) "Hair braiding" means the weaving or interweaving of  
450 natural human hair or commercial hair, including the use of hair  
451 extensions or wefts, for compensation without cutting, coloring,  
452 permanent waving, relaxing, removing, or chemical treatment ~~and~~  
453 ~~does not include the use of hair extensions or wefts.~~

454 Section 17. Section 477.0132, Florida Statutes, is  
455 repealed.

456 Section 18. Subsections (7), (8), (9), (10), and (11) are  
457 added to section 477.0135, Florida Statutes, to read:

458 477.0135 Exemptions.—

459 (7) A license or registration is not required for a person  
460 whose occupation or practice is confined solely to hair braiding  
461 as defined in s. 477.013(9).

462 (8) A license or registration is not required for a person  
463 whose occupation or practice is confined solely to hair wrapping  
464 as defined in s. 477.013(10).



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465 (9) A license or registration is not required for a person  
 466 whose occupation or practice is confined solely to body wrapping  
 467 as defined in s. 477.013(12).

468 (10) A license or registration is not required for a person  
 469 whose occupation or practice is confined solely to applying  
 470 polish to fingernails and toenails.

471 (11) A license or registration is not required for a person  
 472 whose occupation or practice is confined solely to makeup  
 473 application.

474 Section 19. Paragraph (b) of subsection (7) of section  
 475 477.019, Florida Statutes, is amended to read:

476 477.019 Cosmetologists; qualifications; licensure;  
 477 supervised practice; license renewal; endorsement; continuing  
 478 education.—

479 (7)

480 ~~(b) Any person whose occupation or practice is confined~~  
 481 ~~solely to hair braiding, hair wrapping, or body wrapping is~~  
 482 ~~exempt from the continuing education requirements of this~~  
 483 ~~subsection.~~

484 Section 20. Present subsections (2) through (6) of section  
 485 477.0201, Florida Statutes, are redesignated as subsections (4)  
 486 through (8), respectively, new subsections (2) and (3) are added  
 487 to that section, and subsection (1) of that section is amended  
 488 to read:

489 477.0201 Specialty registration; qualifications;  
 490 registration renewal; endorsement.—

491 (1) Any person is qualified for registration as a  
 492 specialist in a nail ~~any one or more of the specialty practice~~  
 493 ~~practices~~ within the practice of cosmetology under this chapter

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494 who:

495 (a) Is at least 16 years of age or has received a high  
496 school diploma.497 (b) Has received at least 150 hours of training as  
498 established by the board, which must focus primarily on  
499 sanitation and safety and must include, but not be limited to,  
500 the equivalent of completion of services directly related to the  
501 practice of a nail ~~a certificate of completion in a specialty~~  
502 pursuant to s. 477.013(6)(a) ~~477.013(6)~~ from one of the  
503 following:

504 1. A school licensed pursuant to s. 477.023.

505 2. A school licensed pursuant to chapter 1005 or the  
506 equivalent licensing authority of another state.

507 3. A specialty program within the public school system.

508 4. A specialty division within the Cosmetology Division of  
509 the Florida School for the Deaf and the Blind, provided the  
510 training programs comply with minimum curriculum requirements  
511 established by the board.512 (2) Any person is qualified for registration as a  
513 specialist in a facial specialty practice within the practice of  
514 cosmetology under this chapter who:515 (a) Is at least 16 years of age or has received a high  
516 school diploma.517 (b) Has received at least 165 hours of training as  
518 established by the board, which must focus on sanitation and  
519 safety and must include, but not be limited to, the equivalent  
520 of completion of services directly related to the practice of  
521 facial specialty pursuant to s. 477.013(6)(b) from one of the  
522 following:

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523 1. A school licensed pursuant to s. 477.023.

524 2. A school licensed pursuant to chapter 1005 or the  
525 equivalent licensing authority of another state.

526 3. A specialty program within the public school system.

527 4. A specialty division within the Cosmetology Division of  
528 the Florida School for the Deaf and the Blind, provided the  
529 training programs comply with minimum curriculum requirements  
530 established by the board.

531 (3) Any person is qualified for registration as a  
532 specialist in a full specialty practice within the practice of  
533 cosmetology under this chapter who:

534 (a) Is at least 16 years of age or has received a high  
535 school diploma.

536 (b) Has received at least 300 hours of training as  
537 established by the board, which must focus primarily on  
538 sanitation and safety and must include, but not be limited to,  
539 the equivalent of completion of services directly related to the  
540 practice of full specialty pursuant to s. 477.013(6)(c) from one  
541 of the following:

542 1. A school licensed pursuant to s. 477.023.

543 2. A school licensed pursuant to chapter 1005 or the  
544 equivalent licensing authority of another state.

545 3. A specialty program within the public school system.

546 4. A specialty division within the Cosmetology Division of  
547 the Florida School for the Deaf and the Blind, provided the  
548 training programs comply with minimum curriculum requirements  
549 established by the board.

550 Section 21. Paragraph (f) of subsection (1) of section  
551 477.026, Florida Statutes, is amended to read:

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552 477.026 Fees; disposition.—

553 (1) The board shall set fees according to the following  
554 schedule:

555 ~~(f) For hair braiders, hair wrappers, and body wrappers,~~  
556 ~~fees for registration shall not exceed \$25.~~

557 Section 22. Paragraph (f) of subsection (1) of section  
558 477.0265, Florida Statutes, is amended to read:

559 477.0265 Prohibited acts.—

560 (1) It is unlawful for any person to:

561 (f) Advertise or imply that skin care services ~~or body~~  
562 ~~wrapping~~, as performed under this chapter, have any relationship  
563 to the practice of massage therapy as defined in s. 480.033(3),  
564 except those practices or activities defined in s. 477.013.

565 Section 23. Paragraph (a) of subsection (1) of section  
566 477.029, Florida Statutes, is amended to read:

567 477.029 Penalty.—

568 (1) It is unlawful for any person to:

569 (a) Hold himself or herself out as a cosmetologist or  
570 ~~specialist, hair wrapper, hair braider, or body wrapper~~ unless  
571 duly licensed or registered, or otherwise authorized, as  
572 provided in this chapter.

573 Section 24. Subsection (5) of section 481.203, Florida  
574 Statutes, is amended to read:

575 481.203 Definitions.—As used in this part:

576 (5) "Business organization" means a partnership, a limited  
577 liability company, a corporation, or an individual operating  
578 under a fictitious name ~~"Certificate of authorization" means a~~  
579 ~~certificate issued by the department to a corporation or~~  
580 ~~partnership to practice architecture or interior design.~~

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581 Section 25. Section 481.219, Florida Statutes, is amended  
582 to read:

583 481.219 Business organization; qualifying agents  
584 ~~Certification of partnerships, limited liability companies, and~~  
585 ~~corporations.-~~

586 (1) A licensee may ~~The practice of or the offer to practice~~  
587 ~~architecture or interior design by licensees through a business~~  
588 organization that offers ~~corporation, limited liability company,~~  
589 ~~or partnership offering~~ architectural or interior design  
590 services to the public, or through by a business organization  
591 that offers ~~corporation, limited liability company, or~~  
592 ~~partnership offering~~ architectural or interior design services  
593 to the public through such licensees ~~under this part~~ as agents,  
594 employees, officers, or partners, ~~is permitted, subject to the~~  
595 ~~provisions of this section.~~

596 (2) If a licensee or an applicant proposes to engage in the  
597 practice of architecture or interior design as a business  
598 organization, the licensee or applicant must apply to qualify  
599 the business organization ~~For the purposes of this section, a~~  
600 ~~certificate of authorization shall be required for a~~  
601 ~~corporation, limited liability company, partnership, or person~~  
602 ~~practicing under a fictitious name, offering architectural~~  
603 ~~services to the public jointly or separately. However, when an~~  
604 ~~individual is practicing architecture in her or his own name,~~  
605 ~~she or he shall not be required to be certified under this~~  
606 ~~section. Certification under this subsection to offer~~  
607 ~~architectural services shall include all the rights and~~  
608 ~~privileges of certification under subsection (3) to offer~~  
609 ~~interior design services.~~

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610 (a) An application to qualify a business organization must:

611 1. If the business is a partnership, state the names of the  
612 partnership and its partners.

613 2. If the business is a corporation, state the names of the  
614 corporation and its officers and directors and the name of each  
615 of its stockholders who is also an officer or a director.

616 3. If the business is operating under a fictitious name,  
617 state the fictitious name under which it is doing business.

618 4. If the business is not a partnership, a corporation, or  
619 operating under a fictitious name, state the name of such other  
620 legal entity and its members.

621 (b) The board may deny an application to qualify a business  
622 organization if the applicant or any person required to be named  
623 pursuant to paragraph (a) has been involved in past disciplinary  
624 actions or on any grounds for which an individual registration  
625 may be denied.

626 (3) (a) A business organization may not engage in the  
627 practice of architecture unless its qualifying agent is a  
628 registered architect under this part. A business organization  
629 may not engage in the practice of interior design unless its  
630 qualifying agent is a registered architect or a registered  
631 interior designer under this part. A qualifying agent who  
632 terminates her or his affiliation with a business organization  
633 shall immediately notify the department of such termination. If  
634 the qualifying agent who terminates her or his affiliation is  
635 the only qualifying agent for a business organization, the  
636 business organization must be qualified by another qualifying  
637 agent within 60 days after the termination. Except as provided  
638 in paragraph (b), the business organization may not engage in

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639 the practice of architecture or interior design until it is  
640 qualified by a qualifying agent.

641 (b) In the event a qualifying architect or interior  
642 designer ceases employment with the business organization, the  
643 executive director or the chair of the board may authorize  
644 another registered architect or interior designer employed by  
645 the business organization to temporarily serve as its qualifying  
646 agent for a period of no more than 60 days. The business  
647 organization is not authorized to operate beyond such period  
648 under this chapter absent replacement of the qualifying  
649 architect or interior designer who has ceased employment.

650 (c) A qualifying agent shall notify the department in  
651 writing before engaging in the practice of architecture or  
652 interior design in her or his own name or in affiliation with a  
653 different business organization, and she or he or such business  
654 organization shall supply the same information to the department  
655 as required of applicants under this part ~~For the purposes of~~  
656 ~~this section, a certificate of authorization shall be required~~  
657 ~~for a corporation, limited liability company, partnership, or~~  
658 ~~person operating under a fictitious name, offering interior~~  
659 ~~design services to the public jointly or separately. However,~~  
660 ~~when an individual is practicing interior design in her or his~~  
661 ~~own name, she or he shall not be required to be certified under~~  
662 ~~this section.~~

663 (4) All final construction documents and instruments of  
664 service which include drawings, specifications, plans, reports,  
665 or other papers or documents that involve ~~involving~~ the practice  
666 of architecture which are prepared or approved for the use of  
667 the business organization ~~corporation, limited liability~~

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668 ~~company, or partnership~~ and filed for public record within the  
669 state must ~~shall~~ bear the signature and seal of the licensee who  
670 prepared or approved them and the date on which they were  
671 sealed.

672 (5) All drawings, specifications, plans, reports, or other  
673 papers or documents prepared or approved for the use of the  
674 business organization ~~corporation, limited liability company, or~~  
675 ~~partnership~~ by an interior designer in her or his professional  
676 capacity and filed for public record within the state must ~~shall~~  
677 bear the signature and seal of the licensee who prepared or  
678 approved them and the date on which they were sealed.

679 ~~(6) The department shall issue a certificate of~~  
680 ~~authorization to any applicant who the board certifies as~~  
681 ~~qualified for a certificate of authorization and who has paid~~  
682 ~~the fee set in s. 481.207.~~

683 (6) ~~(7)~~ The board shall allow ~~certify~~ an applicant to  
684 qualify one or more business organizations as qualified for a  
685 ~~certificate of authorization~~ to offer architectural or interior  
686 design services, or to use a fictitious name to offer such  
687 services, if provided that:

688 (a) One or more of the principal officers of the  
689 corporation or limited liability company, or one or more  
690 partners of the partnership, and all personnel of the  
691 corporation, limited liability company, or partnership who act  
692 in its behalf in this state as architects, are registered as  
693 provided by this part; or

694 (b) One or more of the principal officers of the  
695 corporation or one or more partners of the partnership, and all  
696 personnel of the corporation, limited liability company, or



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697 partnership who act in its behalf in this state as interior  
698 designers, are registered as provided by this part.

699 ~~(8) The department shall adopt rules establishing a~~  
700 ~~procedure for the biennial renewal of certificates of~~  
701 ~~authorization.~~

702 ~~(9) The department shall renew a certificate of~~  
703 ~~authorization upon receipt of the renewal application and~~  
704 ~~biennial renewal fee.~~

705 ~~(7)(10)~~ Each qualifying agent approved to qualify a  
706 business organization ~~partnership, limited liability company,~~  
707 ~~and corporation certified~~ under this section shall notify the  
708 department within 30 days after ~~of~~ any change in the information  
709 contained in the application upon which the qualification  
710 ~~certification~~ is based. Any registered architect or interior  
711 designer who qualifies the business organization shall ensure  
712 ~~corporation, limited liability company, or partnership as~~  
713 ~~provided in subsection (7)~~ shall be responsible for ensuring  
714 responsible supervising control of projects of the business  
715 organization ~~entity~~ and shall notify the department of the ~~upon~~  
716 ~~termination of her or his employment with a~~ business  
717 organization qualified ~~partnership, limited liability company,~~  
718 ~~or corporation certified~~ under this section ~~shall notify the~~  
719 ~~department of the termination~~ within 30 days after such  
720 termination.

721 ~~(8)(11)~~ A business organization is not ~~No corporation,~~  
722 ~~limited liability company, or partnership~~ shall be relieved of  
723 responsibility for the conduct or acts of its agents, employees,  
724 or officers by reason of its compliance with this section.  
725 However, except as provided in s. 558.0035, the architect who

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726 signs and seals the construction documents and instruments of  
727 service is ~~shall be~~ liable for the professional services  
728 performed, and the interior designer who signs and seals the  
729 interior design drawings, plans, or specifications is ~~shall be~~  
730 liable for the professional services performed.

731 ~~(12) Disciplinary action against a corporation, limited~~  
732 ~~liability company, or partnership shall be administered in the~~  
733 ~~same manner and on the same grounds as disciplinary action~~  
734 ~~against a registered architect or interior designer,~~  
735 ~~respectively.~~

736 ~~(9) (13) Nothing in This section may not shall~~ be construed  
737 to mean that a certificate of registration to practice  
738 architecture or interior design must ~~shall~~ be held by a business  
739 organization ~~corporation, limited liability company, or~~  
740 ~~partnership. Nothing in This section does not prohibit a~~  
741 business organization from offering ~~prohibits corporations,~~  
742 ~~limited liability companies, and partnerships from joining~~  
743 ~~together to offer~~ architectural, engineering, interior design,  
744 surveying and mapping, and landscape architectural services, or  
745 any combination of such services, to the public if the business  
746 organization, ~~provided that each corporation, limited liability~~  
747 ~~company, or partnership~~ otherwise meets the requirements of law.

748 ~~(10) (14) A business organization that is qualified by a~~  
749 registered architect may use ~~Corporations, limited liability~~  
750 ~~companies, or partnerships holding a valid certificate of~~  
751 ~~authorization to practice architecture shall be permitted to use~~  
752 ~~in their title~~ the term "interior designer" or "registered  
753 interior designer" in its title. ~~designer."~~

754 Section 26. Subsection (10) of section 481.221, Florida

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755 Statutes, is amended to read:

756 481.221 Seals; display of certificate number.—

757 (10) Each registered architect or interior designer must,  
758 ~~and each corporation, limited liability company, or partnership~~  
759 ~~holding a certificate of authorization, shall include her or his~~  
760 license its certificate number in any newspaper, telephone  
761 directory, or other advertising medium used by the registered  
762 licensee architect, interior designer, corporation, limited  
763 liability company, or partnership. Each business organization  
764 must include the license number of the registered architect or  
765 interior designer who serves as the qualifying agent for that  
766 business organization in any newspaper, telephone directory, or  
767 other advertising medium used by the business organization, but  
768 is not required to display the license numbers of other  
769 registered architects or interior designers employed by the  
770 business organization ~~A corporation, limited liability company,~~  
771 ~~or partnership is not required to display the certificate number~~  
772 ~~of individual registered architects or interior designers~~  
773 ~~employed by or working within the corporation, limited liability~~  
774 ~~company, or partnership.~~

775 Section 27. Paragraphs (a) and (c) of subsection (5) of  
776 section 481.229, Florida Statutes, are amended to read:

777 481.229 Exceptions; exemptions from licensure.—

778 (5) (a) ~~Nothing contained in This part does not prohibit~~  
779 ~~shall prevent~~ a registered architect or a qualified business  
780 organization ~~partnership, limited liability company, or~~  
781 ~~corporation holding a valid certificate of authorization to~~  
782 ~~provide architectural services~~ from performing any interior  
783 design service or from using the title "interior designer" or

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784 "registered interior designer."

785 (c) Notwithstanding any other provision of this part, a  
786 registered architect or business organization qualified any  
787 ~~corporation, partnership, or person operating under a fictitious~~  
788 ~~name which holds a certificate of authorization~~ to provide  
789 architectural services must ~~shall~~ be qualified, without fee, ~~for~~  
790 ~~a certificate of authorization~~ to provide interior design  
791 services upon submission of a completed application for  
792 qualification therefor. ~~For corporations, partnerships, and~~  
793 ~~persons operating under a fictitious name which hold a~~  
794 ~~certificate of authorization to provide interior design~~  
795 ~~services, satisfaction of the requirements for renewal of the~~  
796 ~~certificate of authorization to provide architectural services~~  
797 ~~under s. 481.219 shall be deemed to satisfy the requirements for~~  
798 ~~renewal of the certificate of authorization to provide interior~~  
799 ~~design services under that section.~~

800 Section 28. Section 481.303, Florida Statutes, is reordered  
801 and amended to read:

802 481.303 Definitions.—As used in this chapter:

803 (1) "Board" means the Board of Landscape Architecture.

804 (2) "Business organization" means any partnership, limited  
805 liability company, corporation, or individual operating under a  
806 fictitious name.

807 (4)-(2) "Department" means the Department of Business and  
808 Professional Regulation.

809 (7)-(3) "Registered landscape architect" means a person who  
810 holds a license to practice landscape architecture in this state  
811 under the authority of this act.

812 (3)-(4) "Certificate of registration" means a license issued

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813 by the department to a natural person to engage in the practice  
814 of landscape architecture.

815 ~~(5) "Certificate of authorization" means a license issued~~  
816 ~~by the department to a corporation or partnership to engage in~~  
817 ~~the practice of landscape architecture.~~

818 (5)~~(6)~~ "Landscape architecture" means professional  
819 services, including, but not limited to, the following:

820 (a) Consultation, investigation, research, planning,  
821 design, preparation of drawings, specifications, contract  
822 documents and reports, responsible construction supervision, or  
823 landscape management in connection with the planning and  
824 development of land and incidental water areas, including the  
825 use of Florida-friendly landscaping as defined in s. 373.185,  
826 where, and to the extent that, the dominant purpose of such  
827 services or creative works is the preservation, conservation,  
828 enhancement, or determination of proper land uses, natural land  
829 features, ground cover and plantings, or naturalistic and  
830 aesthetic values;

831 (b) The determination of settings, grounds, and approaches  
832 for and the siting of buildings and structures, outdoor areas,  
833 or other improvements;

834 (c) The setting of grades, shaping and contouring of land  
835 and water forms, determination of drainage, and provision for  
836 storm drainage and irrigation systems where such systems are  
837 necessary to the purposes outlined herein; and

838 (d) The design of such tangible objects and features as are  
839 necessary to the purpose outlined herein.

840 (6)~~(7)~~ "Landscape design" means consultation for and  
841 preparation of planting plans drawn for compensation, including

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842 specifications and installation details for plant materials,  
843 soil amendments, mulches, edging, gravel, and other similar  
844 materials. Such plans may include only recommendations for the  
845 conceptual placement of tangible objects for landscape design  
846 projects. Construction documents, details, and specifications  
847 for tangible objects and irrigation systems shall be designed or  
848 approved by licensed professionals as required by law.

849 Section 29. Subsection (4) of section 481.311, Florida  
850 Statutes, is amended to read:

851 481.311 Licensure.—

852 ~~(4) The board shall certify as qualified for a certificate~~  
853 ~~of authorization any applicant corporation or partnership who~~  
854 ~~satisfies the requirements of s. 481.319.~~

855 Section 30. Subsection (2) of section 481.317, Florida  
856 Statutes, is amended to read:

857 481.317 Temporary certificates.—

858 ~~(2) Upon approval by the board and payment of the fee set~~  
859 ~~in s. 481.307, the department shall grant a temporary~~  
860 ~~certificate of authorization for work on one specified project~~  
861 ~~in this state for a period not to exceed 1 year to an out-of-~~  
862 ~~state corporation, partnership, or firm, provided one of the~~  
863 ~~principal officers of the corporation, one of the partners of~~  
864 ~~the partnership, or one of the principals in the fictitiously~~  
865 ~~named firm has obtained a temporary certificate of registration~~  
866 ~~in accordance with subsection (1).~~

867 Section 31. Section 481.319, Florida Statutes, is amended  
868 to read:

869 481.319 Corporate and partnership practice of landscape  
870 architecture; ~~certificate of authorization.~~—

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871 (1) The practice of or offer to practice landscape  
872 architecture by registered landscape architects registered under  
873 this part through a corporation or partnership offering  
874 landscape architectural services to the public, or through a  
875 corporation or partnership offering landscape architectural  
876 services to the public through individual registered landscape  
877 architects as agents, employees, officers, or partners, is  
878 permitted, subject to the provisions of this section, if:

879 (a) One or more of the principal officers of the  
880 corporation, or partners of the partnership, and all personnel  
881 of the corporation or partnership who act in its behalf as  
882 landscape architects in this state are registered landscape  
883 architects; and

884 (b) One or more of the officers, one or more of the  
885 directors, one or more of the owners of the corporation, or one  
886 or more of the partners of the partnership is a registered  
887 landscape architect and has applied to be the qualifying agent  
888 for the business organization; ~~and~~

889 ~~(c) The corporation or partnership has been issued a~~  
890 ~~certificate of authorization by the board as provided herein.~~

891 (2) All documents involving the practice of landscape  
892 architecture which are prepared for the use of the corporation  
893 or partnership shall bear the signature and seal of a registered  
894 landscape architect.

895 (3) A landscape architect applying to practice in the name  
896 of a ~~An applicant~~ corporation must ~~shall~~ file with the  
897 department the names and addresses of all officers and board  
898 members of the corporation, including the principal officer or  
899 officers, duly registered to practice landscape architecture in

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900 this state and, also, of all individuals duly registered to  
901 practice landscape architecture in this state who shall be in  
902 responsible charge of the practice of landscape architecture by  
903 the corporation in this state. A landscape architect applying to  
904 practice in the name of a ~~An applicant~~ partnership must shall  
905 file with the department the names and addresses of all partners  
906 of the partnership, including the partner or partners duly  
907 registered to practice landscape architecture in this state and,  
908 also, of an individual or individuals duly registered to  
909 practice landscape architecture in this state who shall be in  
910 responsible charge of the practice of landscape architecture by  
911 said partnership in this state.

912 (4) Each landscape architect qualifying a partnership or  
913 ~~and corporation licensed~~ under this part must shall notify the  
914 department within 1 month after ~~of~~ any change in the information  
915 contained in the application upon which the license is based.  
916 Any landscape architect who terminates her or his ~~or her~~  
917 employment with a partnership or corporation licensed under this  
918 part shall notify the department of the termination within 1  
919 month after such termination.

920 ~~(5) Disciplinary action against a corporation or~~  
921 ~~partnership shall be administered in the same manner and on the~~  
922 ~~same grounds as disciplinary action against a registered~~  
923 ~~landscape architect.~~

924 (5) ~~(6)~~ Except as provided in s. 558.0035, the fact that a  
925 registered landscape architect practices landscape architecture  
926 through a corporation or partnership as provided in this section  
927 does not relieve the landscape architect from personal liability  
928 for her or his ~~or her~~ professional acts.



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929 Section 32. Subsection (5) of section 481.321, Florida  
930 Statutes, is amended to read:

931 481.321 Seals; display of certificate number.—

932 (5) Each registered landscape architect must ~~and each~~  
933 ~~corporation or partnership holding a certificate of~~  
934 ~~authorization shall~~ include her or his ~~its~~ certificate number in  
935 any newspaper, telephone directory, or other advertising medium  
936 used by the registered landscape architect, corporation, or  
937 partnership. A corporation or partnership must ~~is not required~~  
938 ~~to~~ display the certificate number ~~numbers~~ of at least one  
939 officer, director, owner, or partner who is a individual  
940 registered landscape architect ~~architects~~ employed by or  
941 practicing with the corporation or partnership.

942 Section 33. Subsection (5) of section 481.329, Florida  
943 Statutes, is amended to read:

944 481.329 Exceptions; exemptions from licensure.—

945 (5) This part does not prohibit any person from engaging in  
946 the practice of landscape design, as defined in s. 481.303(6)  
947 ~~481.303(7)~~, or from submitting for approval to a governmental  
948 agency planting plans that are independent of, or a component  
949 of, construction documents that are prepared by a Florida-  
950 registered professional. Persons providing landscape design  
951 services may ~~shall~~ not use the title, term, or designation  
952 "landscape architect," "landscape architectural," "landscape  
953 architecture," "L.A.," "landscape engineering," or any  
954 description tending to convey the impression that she or he is a  
955 landscape architect unless she or he is registered as provided  
956 in this part.

957 Section 34. Paragraph (h) of subsection (2) of section

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958 287.055, Florida Statutes, is amended to read:

959 287.055 Acquisition of professional architectural,  
960 engineering, landscape architectural, or surveying and mapping  
961 services; definitions; procedures; contingent fees prohibited;  
962 penalties.—

963 (2) DEFINITIONS.—For purposes of this section:

964 (h) A “design-build firm” means a partnership, corporation,  
965 or other legal entity that:

966 1. Is certified under s. 489.119 to engage in contracting  
967 through a certified or registered general contractor or a  
968 certified or registered building contractor as the qualifying  
969 agent; or

970 2. Is certified under s. 471.023 to practice or to offer to  
971 practice engineering; qualified ~~certified~~ under s. 481.219 to  
972 practice or to offer to practice architecture; or qualified  
973 ~~certified~~ under s. 481.319 to practice or to offer to practice  
974 landscape architecture.

975 Section 35. Present paragraphs (j) and (k) of subsection  
976 (2) of section 548.003, Florida Statutes, are redesignated as  
977 paragraphs (i) and (j), respectively, and present paragraph (i)  
978 of that subsection is amended, to read:

979 548.003 Florida State Boxing Commission.—

980 (2) The Florida State Boxing Commission, as created by  
981 subsection (1), shall administer the provisions of this chapter.  
982 The commission has authority to adopt rules pursuant to ss.  
983 120.536(1) and 120.54 to implement the provisions of this  
984 chapter and to implement each of the duties and responsibilities  
985 conferred upon the commission, including, but not limited to:

986 ~~(i) Designation and duties of a knockdown timekeeper.~~

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987 Section 36. Subsection (1) of section 548.017, Florida  
988 Statutes, is amended to read:

989 548.017 Participants, managers, and other persons required  
990 to have licenses.-

991 (1) A participant, manager, trainer, second, ~~timekeeper,~~  
992 referee, judge, ~~announcer,~~ physician, matchmaker, or promoter  
993 must be licensed before directly or indirectly acting in such  
994 capacity in connection with any match involving a participant. A  
995 physician approved by the commission must be licensed pursuant  
996 to chapter 458 or chapter 459, must maintain an unencumbered  
997 license in good standing, and must demonstrate satisfactory  
998 medical training or experience in boxing, or a combination of  
999 both, to the executive director before working as the ringside  
1000 physician.

1001 Section 37. This act shall take effect July 1, 2018.