By the Committees on Innovation, Industry, and Technology; and Infrastructure and Security; and Senator Perry

	580-03751-20 2020422c2
1	A bill to be entitled
2	An act relating to recreational vehicle industries;
3	amending s. 513.012, F.S.; revising legislative
4	intent; amending s. 513.02, F.S.; providing a
5	timeframe for the application of a permit; amending s.
6	513.051, F.S.; preempting to the Department of Health
7	the regulatory authority for permitting standards;
8	amending s. 513.112, F.S.; providing that evidence of
9	a certain length of stay in a guest register creates a
10	rebuttable presumption that a guest is transient;
11	amending s. 513.1115, F.S.; providing standards for a
12	damaged or destroyed recreational vehicle park to be
13	rebuilt under certain circumstances; superseding
14	certain ordinances or regulations; amending s.
15	513.115, F.S.; specifying when certain property
16	becomes abandoned; providing for disposition of such
17	property; amending s. 513.118, F.S.; authorizing a
18	park operator to refuse access to the premises and to
19	eject transient guests or visitors based on specified
20	conduct; providing that a person who refuses to leave
21	the park premises commits the offense of trespass;
22	providing immunity from liability for certain law
23	enforcement officers; providing an exception;
24	providing for removal of property; amending s. 513.13,
25	F.S.; providing for ejection from a park and
26	specifying grounds and requirements therefor;
27	providing for removal of property; amending s. 527.01,
28	F.S.; defining the term "recreational vehicle";
29	amending s. 527.0201, F.S.; requiring the Department

Page 1 of 10

i	580-03751-20 2020422c2
30	of Agriculture and Consumer Services to adopt rules
31	specifying requirements for agents to administer
32	certain competency examinations and establishing a
33	written competency examination for a license to engage
34	in activities solely related to the service and repair
35	of recreational vehicles; authorizing certain
36	qualifiers and master qualifiers to engage in
37	activities solely related to the service and repair of
38	recreational vehicles; requiring verifiable LP gas
39	experience or professional certification by an LP gas
40	manufacturer in order to apply for certification as a
41	master qualifier; providing an effective date.
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43	Be It Enacted by the Legislature of the State of Florida:
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45	Section 1. Section 513.012, Florida Statutes, is amended to
46	read:
47	513.012 Public health laws; enforcementIt is the intent
48	of the Legislature that mobile home parks, lodging parks,
49	recreational vehicle parks, and recreational camps be
50	exclusively regulated under this chapter. As such, the
51	department shall administer and enforce, with respect to such
52	parks and camps, laws and rules relating to sanitation, control
53	of communicable diseases, illnesses and hazards to health among
54	humans and from animals to humans, and permitting and
55	operational matters in order to protect the general health and
56	well-being of the <u>residents</u> people of <u>and visitors to</u> the state.
57	However, nothing in this chapter qualifies a mobile home park, a
58	lodging park, a recreational vehicle park, or a recreational

Page 2 of 10

	580-03751-20 2020422c2
59	camp for a liquor license issued under s. 561.20(2)(a)1. Mobile
60	home parks, lodging parks, recreational vehicle parks, and
61	recreational camps regulated under this chapter are exempt from
62	regulation under the provisions of chapter 509.
63	Section 2. Subsection (5) of section 513.02, Florida
64	Statutes, is amended to read:
65	513.02 Permit
66	(5) When a park or camp regulated under this chapter is
67	sold or its ownership transferred, the transferee must apply for
68	a permit to the department <u>within 60 days after</u> before the date
69	of transfer. The applicant must provide the department with a
70	copy of the recorded deed or lease agreement before the
71	department may issue a permit to the applicant.
72	Section 3. Section 513.051, Florida Statutes, is amended to
73	read:
74	513.051 PreemptionThe department is the exclusive
75	regulatory and permitting authority for sanitary <u>and permitting</u>
76	standards for all mobile home parks, lodging parks, recreational
77	vehicle parks, and recreational camps in accordance with the
78	provisions of this chapter.
79	Section 4. Subsection (3) is added to section 513.112,
80	Florida Statutes, to read:
81	513.112 Maintenance of guest register and copy of laws
82	(3) When a guest occupies a recreational vehicle in a
83	recreational vehicle park for less than 6 months, as evidenced
84	by the length of stay shown in the guest register, there is a
85	rebuttable presumption that the occupancy is transient.
86	Section 5. Present subsection (3) of section 513.1115,
87	Florida Statutes, is redesignated as subsection (4) and amended,

Page 3 of 10

580-03751-20 2020422c2 88 and a new subsection (3) is added to that section, to read: 89 513.1115 Placement of recreational vehicles on lots in 90 permitted parks.-91 (3) If a recreational vehicle park is damaged or destroyed 92 as a result of wind, water, or other natural disaster, the park 93 may be rebuilt on the same site using the same density standards 94 that were approved and permitted before the park was damaged or 95 destroyed. 96 (4) (4) (3) This section does not limit the regulation of the 97 uniform firesafety standards established under s. 633.206. 98 However, this section shall supersede any other county, 99 municipality, or special district ordinance or regulation regarding the lot size, lot density, or separation or setback 100 101 distance of a recreational vehicle park which goes into effect after the initial permitting and construction of the park. 102 103 Section 6. Section 513.115, Florida Statutes, is amended to 104 read: 105 513.115 Unclaimed property.-Any property having an 106 identifiable owner which is left in a recreational vehicle park 107 by a guest, other than property belonging to a guest who has 108 vacated the premises without notice to the operator and with an 109 outstanding account, which property remains unclaimed after 110 having been held by a the park for 90 days after written notice 111 was provided to the guest or the owner of the property, becomes the property of the park. Any property that is left by a guest 112 who has vacated the premises without notice to the operator and 113 114 who has an outstanding account is considered abandoned property, 115 and disposition thereof shall be governed by the Disposition of 116 Personal Property Landlord and Tenant Act under s. 715.10 or

Page 4 of 10

	580-03751-20 2020422c2
117	under s. 705.185, as applicable.
118	Section 7. Section 513.118, Florida Statutes, is amended to
119	read:
120	513.118 Conduct on premises; refusal of service
121	(1) The operator of a recreational vehicle park may refuse
122	to provide accommodations, or service, or access to the premises
123	to any <u>transient guest or visitor</u> person whose conduct on the
124	premises of the park displays intoxication, profanity, lewdness,
125	or brawling; who indulges in such language or conduct as to
126	disturb the peace, quiet enjoyment, or comfort of other guests;
127	who engages in illegal or disorderly conduct; or whose conduct
128	constitutes a nuisance or safety hazard.
129	(2) The operator of a recreational vehicle park may request
130	that a transient guest or visitor who violates subsection (1)
131	leave the premises immediately. A person who refuses to leave
132	the premises commits the offense of trespass as provided in s.
133	810.08 and the operator may call a law enforcement officer to
134	have the person and his or her property removed under the
135	supervision of the officer. A law enforcement officer is not
136	liable for any claim involving the removal of the person or
137	property from the recreational vehicle park under this section,
138	except as provided in s. 768.28. If conditions do not allow for
139	immediate removal of the person's property, he or she may
140	arrange a reasonable time, not to exceed 48 hours, with the
141	operator to come remove the property, accompanied by a law
142	enforcement officer.
143	(3) Such refusal of accommodations, or service, or access
144	to the premises may shall not be based upon race, color,

145 national origin, sex, physical disability, or creed.

Page 5 of 10

580-03751-20

2020422c2

146 Section 8. Section 513.13, Florida Statutes, is amended to 147 read: 148 513.13 Recreational vehicle parks; ejection eviction; grounds; proceedings.-149 150 (1) The operator of any recreational vehicle park may 151 remove or cause to be removed from such park, in the manner 152 provided in this section, any transient guest of the park who, 153 while on the premises of the park, illegally possesses or deals in a controlled substance as defined in chapter 893; who or 154 disturbs the peace, quiet enjoyment, and comfort of other 155 156 persons; who causes harm to the physical park; who violates the 157 posted park rules and regulations; or who fails to make payment 158 of rent at the rental rate agreed upon and by the time agreed 159 upon. The admission of a person to, or the removal of a person 160 from, any recreational vehicle park may shall not be based upon 161 race, color, national origin, sex, physical disability, or 162 creed. 163 (2) The operator of any recreational vehicle park shall 164 notify such quest that the park no longer desires to entertain 165 the guest and shall request that such guest immediately depart 166 from the park. Such notice shall be given in writing, as 167 follows: "You are hereby notified that this recreational vehicle 168 park no longer desires to entertain you as its quest, and you 169 are requested to leave at once. To remain after receipt of this notice is a misdemeanor under the laws of this state." If such 170 171 quest has paid in advance, the park shall, at the time such 172 notice is given, tender to the quest the unused portion of the 173 advance payment. Any guest who remains or attempts to remain in 174 such park after being requested to leave commits is quilty of a

Page 6 of 10

 580-03751-20
 2020422c2

 175
 misdemeanor of the second degree, punishable as provided in s.

 176
 775.082 or s. 775.083.

177 (3) If a quest has accumulated an outstanding account in 178 excess of an amount equivalent to 3 three nights' rent at a 179 recreational vehicle park, the operator may disconnect all utilities of the recreational vehicle and notify the guest that 180 181 the action is for the purpose of requiring the guest to confront 182 the operator or permittee and arrange for the payment of the guest's account. Such arrangement must be in writing, and a copy 183 shall be furnished to the guest. Upon entering into such 184 185 agreement, the operator shall reconnect the utilities of the 186 recreational vehicle.

187 (4) If any person is illegally on the premises of any 188 recreational vehicle park, the operator of such park may call 189 upon any law enforcement officer of this state for assistance. 190 It is the duty of such law enforcement officer, upon the request of such operator, to remove from the premises or place under 191 arrest and take into custody for violation of this section any 192 193 guest who, according to the park operator, violated violates 194 subsection (1) or subsection (2) in the presence of the officer. 195 If a warrant has been issued by the proper judicial officer for 196 the arrest of any guest who violates violator of subsection (1) 197 or subsection (2), the officer shall serve the warrant, arrest 198 the guest person, and take the guest person into custody. Upon 199 removal or arrest, with or without warrant, the quest is deemed 200 to have abandoned or given up any right to occupancy or to have 201 abandoned the quest's right to occupancy of the premises of the 202 recreational vehicle park; and the operator of the park shall 203 employ all reasonable and proper means to care for any personal

Page 7 of 10

	580-03751-20 2020422c2
204	property left on the premises by such guest and shall refund any
205	unused portion of moneys paid by such guest for the occupancy of
206	such premises. If conditions do not allow for immediate removal
207	of the guest's property, he or she may arrange a reasonable
208	time, not to exceed 48 hours, with the operator to come remove
209	the property, accompanied by a law enforcement officer.
210	(5) In addition to the grounds for <u>ejection</u> eviction
211	established by law, grounds for <u>ejection</u> eviction may be
212	established in a written lease agreement between a recreational
213	vehicle park operator or permittee and a recreational vehicle
214	park occupant.
215	Section 9. Subsection (18) is added to section 527.01,
216	Florida Statutes, to read:
217	527.01 DefinitionsAs used in this chapter:
218	(18) "Recreational vehicle" means a motor vehicle that is
219	designed to provide temporary living quarters for recreational,
220	camping, or travel use and that has its own propulsion or is
221	mounted on or towed by another motor vehicle.
222	Section 10. Subsection (1) and paragraph (a) of subsection
223	(5) of section 527.0201, Florida Statutes, are amended to read:
224	527.0201 Qualifiers; master qualifiers; examinations
225	(1) In addition to the requirements of s. 527.02, <u>a</u> any
226	person applying for a license to engage in category I, category
227	II, or category V activities must prove competency by passing a
228	written examination administered by the department or its agent
229	with a grade of 70 percent or above in each area tested. Each
230	applicant for examination shall submit a \$20 nonrefundable fee.
231	(a) The department shall by rule specify the general areas
232	of competency to be covered by each examination and the relative
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Page 8 of 10

	580-03751-20 2020422c2
233	weight to be assigned in grading each area tested.
234	(b) The department shall by rule specify the requirements
235	for agents qualified to administer the written competency
236	examinations required by this part.
237	(c) The department shall by rule establish a separate
238	written competency examination for persons applying for a
239	license to engage in category I activities solely related to the
240	service and repair of recreational vehicles. The category I
241	recreational vehicle dealer/installer examination shall include
242	and ensure competency in the following activities as they relate
243	to recreational vehicles:
244	1. Operating a liquefied petroleum gas dispensing unit to
245	serve liquid product to a consumer for industrial, commercial,
246	or domestic use;
247	2. Selling or offering to sell, or leasing or offering to
248	lease, apparatus, appliances, and equipment for the use of
249	liquefied petroleum gas; and
250	3. Installing, servicing, or repairing recreational vehicle
251	liquefied petroleum gas appliances and equipment.
252	(d) Any qualifier or master qualifier who has passed the
253	category I recreational vehicle dealer/installer examination may
254	engage in category I activities solely related to the service
255	and repair of recreational vehicles.
256	(5) In addition to all other licensing requirements, each
257	category I and category V licensee must, at the time of
258	application for licensure, identify to the department one master
259	qualifier who is a full-time employee at the licensed location.
260	This person shall be a manager, owner, or otherwise primarily
261	responsible for overseeing the operations of the licensed

Page 9 of 10

580-03751-20 2020422c2 262 location and must provide documentation to the department as 263 provided by rule. The master qualifier requirement shall be in 264 addition to the requirements of subsection (1). 265 (a) In order to apply for certification as a master 266 qualifier, each applicant must have been a registered qualifier 267 for a minimum of 3 years of verifiable LP gas experience or hold 268 a professional certification by an LP gas manufacturer as adopted by department rule immediately preceding submission of 269 270 the application, must be employed by a licensed category I or 271 category V licensee, or an applicant for such license, and must 272 pass a master qualifier competency examination administered by the department or its agent. Master qualifier examinations shall 273 274 be based on Florida's laws, rules, and adopted codes governing 275 liquefied petroleum gas safety, general industry safety 276 standards, and administrative procedures. The applicant must 277 successfully pass the examination with a grade of 70 percent or 278 above. Each applicant for master qualifier registration must 279 submit to the department a nonrefundable \$30 examination fee 280 before the examination.

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Section 11. This act shall take effect July 1, 2020.

Page 10 of 10