1 A bill to be entitled 2 An act relating to public accountancy; amending s. 3 473.308, F.S.; requiring certain applicants to not be 4 licensed in any state or territory in order to be 5 licensed by endorsement; amending s. 473.311, F.S.; 6 providing license renewal requirements for nonresident 7 licensees; amending s. 473.312, F.S.; requiring that a 8 majority of the hours required for continuing 9 education include specific content; amending s. 10 473.313, F.S.; authorizing certain Florida certified 11 public accountants to apply to the Department of 12 Business and Professional Regulation to have their license placed in a retired status; providing 13 14 requirements for such conversion; providing 15 requirements and prohibitions for retired licensees; 16 authorizing retired licensees to use a specified title 17 under certain circumstances; providing that retired licensees are not required to maintain continuing 18 19 education requirements; authorizing retired licensees to reactivate their licenses if certain conditions are 20 21 met; defining the term "retired licensee"; providing 22 an effective date. 23 24 Be It Enacted by the Legislature of the State of Florida: 25

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26 Section 1. Subsection (7) of section 473.308, Florida 27 Statutes, is amended to read:

28

473.308 Licensure.-

(7) The board shall certify as qualified for a license byendorsement an applicant who:

(a)1. Is not licensed and has not been licensed in <u>any</u> another state or territory and who has met the requirements of this section for education, work experience, and good moral character and has passed a national, regional, state, or territorial licensing examination that is substantially equivalent to the examination required by s. 473.306; and

2. Has completed such continuing education courses as the board deems appropriate, within the limits for each applicable 2-year period as set forth in s. 473.312, but at least such courses as are equivalent to the continuing education requirements for a Florida certified public accountant licensed in this state during the 2 years immediately preceding her or his application for licensure by endorsement; or

(b)1.a. Holds a valid license to practice public accounting issued by another state or territory of the United States, if the criteria for issuance of such license were substantially equivalent to the licensure criteria that existed in this state at the time the license was issued;

49 b. Holds a valid license to practice public accounting50 issued by another state or territory of the United States but

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51 the criteria for issuance of such license did not meet the 52 requirements of sub-subparagraph a.; has met the requirements of 53 this section for education, work experience, and good moral 54 character; and has passed a national, regional, state, or 55 territorial licensing examination that is substantially 56 equivalent to the examination required by s. 473.306; or

57 c. Holds a valid license to practice public accounting 58 issued by another state or territory of the United States for at 59 least 10 years before the date of application; has passed a 60 national, regional, state, or territorial licensing examination 61 that is substantially equivalent to the examination required by 62 s. 473.306; and has met the requirements of this section for 63 good moral character; and

64 2. Has completed continuing education courses that are
65 equivalent to the continuing education requirements for a
66 Florida certified public accountant licensed in this state
67 during the 2 years immediately preceding her or his application
68 for licensure by endorsement.

69 Section 2. Subsection (1) of section 473.311, Florida70 Statutes, is amended to read:

71

473.311 Renewal of license.-

(1) (a) The department shall renew a license issued under s. 473.308 upon receipt of the renewal application and fee and upon certification by the board that the Florida certified public accountant has satisfactorily completed the continuing

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76	education requirements of s. 473.312.
77	(b) A nonresident licensee seeking renewal of a license in
78	this state shall be determined to have met the continuing
79	education requirements in s. 473.312, except for the
80	requirements in s. 473.312(1)(c), if the licensee has complied
81	with the continuing education requirements applicable in the
82	state in which his or her office is located. If the state in
83	which the nonresident licensee's office is located has no
84	continuing education requirements for license renewals, the
85	nonresident licensee must comply with the continuing education
86	requirements in s. 473.312.
87	Section 3. Paragraph (c) of subsection (1) of section
88	473.312, Florida Statutes, is amended to read:
89	473.312 Continuing education
90	(1)
91	(c) Not less than 5 percent of the total hours required by
92	the board shall be in ethics applicable to the practice of
93	public accounting. This requirement shall be administered by
94	providers approved by the board and <u>a majority of the hours</u>
95	shall include a review of the provisions of chapter 455 and this
96	chapter and the related administrative rules.
97	Section 4. Section 473.313, Florida Statutes, is amended
98	to read:
99	473.313 Inactive status and retired status
100	(1) A Florida certified public accountant may request that
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101 her or his license be placed in an inactive status by making 102 application to the department. The board may prescribe by rule 103 fees for placing a license on inactive status, renewal of 104 inactive status, and reactivation of an inactive license.

(a) (2) A license that has become inactive under this 105 106 subsection (1) or for failure to complete the requirements in s. 473.312 may be reactivated under s. 473.311 upon application to 107 108 the department. The board may prescribe by rule continuing 109 education requirements as a condition of reactivating a license. The maximum continuing education requirements for reactivating a 110 license are 120 hours, including at least 30 hours in 111 112 accounting-related and auditing-related subjects, not more than 30 hours in behavioral subjects, and a minimum of 8 hours in 113 114 ethics subjects approved by the board, for the reactivation of a 115 license that is inactive or delinquent.

(b)(3) A license that is delinquent for failure to report 116 117 completion of the requirements in s. 473.312 may be reactivated 118 under s. 473.311 upon application to the department. 119 Reactivation requires the payment of an application fee as determined by the board and certification by the Florida 120 121 certified public accountant that the applicant satisfactorily 122 completed the continuing education requirements set forth under s. 473.311. If the license is delinquent on January 1 because of 123 failure to report completed continuing education requirements, 124 125 the applicant must submit a complete application to the board by

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126 March 15 immediately after the delinquent period.

127 <u>(c) (4)</u> Any Florida certified public accountant holding an 128 inactive license may be permitted to reactivate such license in 129 a conditional manner. The conditions of reactivation shall 130 require the payment of fees and the completion of required 131 continuing education.

132 (d) (5) Notwithstanding the provisions of s. 455.271, the 133 board may, at its discretion, reinstate the license of an individual whose license has become null and void if the 134 individual has made a good faith effort to comply with this 135 section but has failed to comply because of illness or unusual 136 137 hardship. The individual shall apply to the board for 138 reinstatement in a manner prescribed by rules of the board and 139 shall pay an application fee in an amount determined by rule of 140 the board. The board shall require that the individual meet all continuing education requirements as provided in subsection (2), 141 142 pay appropriate licensing fees, and otherwise be eligible for 143 renewal of licensure under this chapter.

(2) A Florida certified public accountant who is at least
55 years of age and currently holds an active or inactive
license under this chapter may apply to the department for her
or his license to be placed in a retired status. The application
must be prescribed by the board and must state that the
applicant has no association with accounting or any of the
services described in s. 473.302(8)(a), (c), or (d). If a

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151 licensee who has been granted retired status reenters the 152 workforce in a position that has an association with accounting 153 or any of the services described in s. 473.302(8)(a), (c), or 154 (d), the licensee automatically loses her or his retired status 155 except as provided in paragraph (a). 156 (a) A retired licensee who serves without compensation on 157 a board of directors or board of trustees, provides volunteer 158 tax preparation services, participates in a government-sponsored 159 business mentoring program such as the Internal Revenue 160 Service's Volunteer Income Tax Assistance program or the Small Business Administration's SCORE program, or participates in an 161 162 advisory role for a similar charitable, civic, or other 163 nonprofit organization shall continue to be eligible for retired 164 status. 165 The board shall require a retired licensee to affirm (b) 166 in writing her or his understanding of the limited types of 167 activities in which she or he may engage while in retired status 168 and that she or he has a professional duty to ensure that she or 169 he holds the professional competencies necessary to participate 170 in such activities. 171 (c) Licensees may convert their license to retired status 172 only if they hold a license in good standing and are not the 173 subject of any sanction or disciplinary action. 174 (d) A retired licensee may accept routine reimbursement 175 for actual costs of travel and meals associated with volunteer

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176	services or de minimis per diem amounts paid to the licensee to
177	cover such expenses as allowed by law.
178	(e) A retired licensee may use the title of "retired CPA"
179	on any business card or letterhead or any other printed or
180	electronic document. However, such title must not be applied in
181	such a manner that could confuse the public as to the current
182	status of the licensee. The licensee is not required to have a
183	certificate issued with the word "retired" on the certificate.
184	(f) A retired licensee is not required to maintain the
185	continuing education requirements under s. 473.312.
186	(g) A retired licensee may not offer or render
187	professional services that require her or his signature and use
188	of the CPA title, regardless of whether the word "retired" is
189	attached to such title.
190	(h) A retired licensee may reactivate her or his license
191	in a conditional manner determined by the board. The conditions
192	of reactivation must require the payment of fees and the
193	completion of any required continuing education.
194	
195	For the purposes of this subsection, the term "retired licensee"
196	means a licensee whose license has been placed in retired status
197	by the department.
198	Section 5. This act shall take effect July 1, 2020.
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