1	A bill to be entitled
2	An act relating to substance abuse service providers;
3	amending s. 397.403, F.S.; providing criminal
4	penalties for making certain false representations or
5	omissions of material facts when applying for service
6	provider licenses; amending s. 397.415, F.S.;
7	requiring the Department of Children and Families to
8	suspend a service provider's license under certain
9	circumstances; amending ss. 397.487 and 397.4871,
10	F.S.; applying specified exemptions from
11	disqualification to the application for certification
12	of a recovery residence or a recovery residence
13	administrator, respectively; amending s. 397.4873,
14	F.S.; revising civil penalties; requiring the
15	department to suspend a service provider's license
16	under certain circumstances; amending s. 553.80, F.S.;
17	providing that certain dwellings converted to recovery
18	residences do not have a change of occupancy under the
19	Florida Building Code due to such conversion; amending
20	s. 633.208, F.S.; prohibiting the reclassification of
21	certain dwellings for purposes of enforcing the
22	Florida Fire Prevention Code under certain
23	circumstances; providing an effective date.
24	
25	Be It Enacted by the Legislature of the State of Florida:
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26	
27	Section 1. Subsection (5) is added to section 397.403,
28	Florida Statutes, to read:
29	397.403 License application
30	(5) An applicant who willfully and knowingly makes a false
31	representation of material fact in a license application or who
32	willfully and knowingly omits any material fact from a license
33	application commits a felony of the third degree, punishable as
34	provided in s. 775.082 or s. 775.083.
35	Section 2. Paragraph (a) of subsection (1) of section
36	397.415, Florida Statutes, is amended to read:
37	397.415 Denial, suspension, and revocation; other
38	remedies
39	(1) If the department determines that an applicant or
40	licensed service provider or licensed service component thereof
41	is not in compliance with all statutory and regulatory
42	requirements, the department may deny, suspend, revoke, or
43	impose reasonable restrictions or penalties on the license or
44	any portion of the license. In such case:
45	(a) The department may:
46	1. Impose an administrative fine for a violation that is
47	designated as a class I, class II, class III, or class IV
48	violation pursuant to s. 397.411.
49	2. Impose an administrative fine for a violation that is
50	not designated as a class I, class II, class III, or class IV
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violation pursuant to s. 397.411. Unless otherwise specified by 51 52 law, the amount of the fine may not exceed \$500 for each 53 violation. Unclassified violations may include: 54 Violating any term or condition of a license. a. Violating any provision of this chapter or applicable 55 b. 56 rules. 57 с. Providing services beyond the scope of the license. 58 d. Violating a moratorium imposed pursuant to this 59 section. 60 3. Establish criteria by rule for the amount or aggregate limitation of administrative fines applicable to this chapter 61 62 and applicable rules, unless the amount or aggregate limitation 63 of the fine is prescribed by statute. Each day of violation 64 constitutes a separate violation and is subject to a separate fine. For fines imposed by final order of the department and not 65 subject to further appeal, the violator shall pay the fine plus 66 67 interest at the rate specified in s. 55.03 for each day beyond 68 the date set by the department for payment of the fine. If a 69 violator does not pay the fine plus any applicable interest 70 within 60 days after the date set by the department, the 71 department shall immediately suspend the violator's license. 72 Section 3. Subsection (6) of section 397.487, Florida Statutes, is amended to read: 73 74 397.487 Voluntary certification of recovery residences.-

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75 All owners, directors, and chief financial officers of (6) 76 an applicant recovery residence are subject to level 2 77 background screening as provided under s. 408.809 and chapter 78 435. A recovery residence is ineligible for certification, and a 79 credentialing entity shall deny a recovery residence's 80 application, if any owner, director, or chief financial officer 81 has been found quilty of, or has entered a plea of quilty or 82 nolo contendere to, regardless of adjudication, any offense listed in s. 408.809(4) or s. 435.04(2) unless the department 83 has issued an exemption under s. 435.07. Exemptions from 84 disqualification applicable to service provider personnel 85 pursuant to s. 397.4073 or s. 435.07 shall apply to this 86 87 subsection. In accordance with s. 435.04, the department shall 88 notify the credentialing agency of an owner's, director's, or 89 chief financial officer's eligibility based on the results of 90 his or her background screening.

91 Section 4. Subsection (5) of section 397.4871, Florida
92 Statutes, is amended to read:

93

397.4871 Recovery residence administrator certification.-

94 (5) All applicants are subject to level 2 background 95 screening as provided under chapter 435. An applicant is 96 ineligible, and a credentialing entity shall deny the 97 application, if the applicant has been found guilty of, or has 98 entered a plea of guilty or nolo contendere to, regardless of 99 adjudication, any offense listed in s. 408.809 or s. 435.04(2)

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100 unless the department has issued an exemption under s. 435.07. 101 Exemptions from disgualification applicable to service provider 102 personnel pursuant to s. 397.4073 or s. 435.07 shall apply to this subsection. In accordance with s. 435.04, the department 103 104 shall notify the credentialing agency of the applicant's 105 eligibility based on the results of his or her background 106 screening. Section 5. Subsection (6) of section 397.4873, Florida 107 108 Statutes, is amended to read: 109 397.4873 Referrals to or from recovery residences; 110 prohibitions; penalties.-111 (6) After June 30, 2019, A licensed service provider that 112 violates violating this section is shall be subject to an 113 administrative fine of \$1,000 per occurrence. If such fine is 114 imposed by final order of the department and is not subject to 115 further appeal, the service provider shall pay the fine plus 116 interest at the rate specified in s. 55.03 for each day beyond 117 the date set by the department for payment of the fine. If the 118 service provider does not pay the fine plus any applicable 119 interest within 60 days after the date set by the department, 120 the department shall immediately suspend the service provider's 121 license. Repeat violations of this section may subject a 122 provider to license suspension or revocation pursuant to s. 123 397.415.

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124 Section 6. Subsection (9) is added to section 553.80, 125 Florida Statutes, to read: 126 553.80 Enforcement.-127 (9) A single-family or two-family dwelling that is 128 converted into a certified recovery residence, as defined in s. 129 397.311, or a recovery residence, as defined in s. 397.311, that 130 has a charter from an entity recognized or sanctioned by 131 Congress does not have a change of occupancy as defined in the 132 Florida Building Code solely due to such conversion. 133 Section 7. Subsection (11) is added to section 633.208, 134 Florida Statutes, to read: 135 633.208 Minimum firesafety standards.-136 (11) Notwithstanding subsection (8), a single-family or 137 two-family dwelling that is a certified recovery residence, as 138 defined in s. 397.311, or that is a recovery residence, as 139 defined in s. 397.311, and that has a charter from an entity 140 recognized or sanctioned by Congress may not be reclassified for purposes of enforcing the Florida Fire Prevention Code solely 141 142 due to such use. 143 Section 8. This act shall take effect July 1, 2021.

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