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	LEGISLATIVE ACTION	
Senate		House
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Senator Garcia moved the following:

Senate Amendment (with title amendment)

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Delete lines 54 - 74

and insert:

(5) APPLICABILITY.—This section does not apply to a county as defined in s. 125.011(1).

Section 2. Paragraph (a) of subsection (4) of section 489.117, Florida Statutes, is amended to read:

489.117 Registration; specialty contractors.-

(4)(a)1. A person holding a local license whose job scope does not substantially correspond to either the job scope of one



of the contractor categories defined in s. 489.105(3)(a)-(o), or the job scope of one of the certified specialty contractor categories established by board rule, is not required to register with the board to perform contracting activities within the scope of such specialty license.

2. A local government, as defined in s. 163.211, may not require a person to obtain a license for a job scope which does not substantially correspond to the job scope of one of the contractor categories defined in s. 489.105(3)(a)-(o) and (q) or authorized in s. 489.1455(1). For purposes of this section, job scopes for which a local government may not require a license include, but are not limited to, painting; flooring; cabinetry; interior remodeling; driveway or tennis court installation; handyman services; decorative stone, tile, marble, granite, or terrazzo installation; plastering; stuccoing; caulking; and canvas awning and ornamental iron installation. This subparagraph does not apply to a county as defined in s. 125.011(1).

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======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 10 - 17

and insert:

not apply and may not be enforced; providing applicability; amending s. 489.117, F.S.; specifying that certain specialty contractors are not required to register with the Construction Industry Licensing Board; prohibiting local governments from requiring certain specialty contractors to obtain a license



41	under specified circumstances; specifying job scopes
42	for which a local government may not require a
43	license; providing applicability; amending ss.