By Senator Ingoglia

	11-01286-23 20231150
1	A bill to be entitled
2	An act relating to the Department of Agriculture and
3	Consumer Services; amending s. 493.6105, F.S.; making
4	a technical change; revising requirements for
5	applicants for a Class "K" license; amending s.
6	493.6113, F.S.; revising the circumstances under which
7	the Department of Agriculture and Consumer Affairs may
8	waive firearms training requirements; revising
9	requirements for applicants for a Class "K" license;
10	requiring the Division of Licensing of the department
11	to establish a specified late fee by rule; amending s.
12	493.6123, F.S.; authorizing the department to publish
13	certain information online in lieu of using a paper
14	format; amending ss. 493.6304 and 493.6406, F.S.;
15	making technical changes; amending s. 496.405, F.S.;
16	revising requirements relating to registration fees
17	for certain charitable organizations, sponsors, and
18	parent organizations; amending s. 496.406, F.S.;
19	conforming provisions to changes made by the act;
20	amending s. 527.01, F.S.; revising the definitions of
21	the terms "Category I liquefied petroleum gas dealer"
22	and "Category V LP gas installer"; creating s.
23	812.0151, F.S.; defining the term "fuel"; providing
24	criminal penalties for certain actions relating to
25	retail fuel theft; requiring law enforcement agencies
26	to remove and reclaim, recycle, or dispose of fuel in
27	a specified manner; requiring judges to enter a
28	specified order for persons convicted of violating
29	specified provisions; specifying that convicted

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1	11-01286-23 20231150
30	persons are responsible for certain costs and
31	payments; providing applicability; reenacting ss.
32	366.032(1)(e) and 489.105(3)(m), F.S., relating to
33	preemption over utility service restrictions and
34	definitions, respectively, to incorporate the
35	amendments made by this act to s. 527.01, F.S., in
36	references thereto; providing an effective date.
37	
38	Be It Enacted by the Legislature of the State of Florida:
39	
40	Section 1. Subsection (2) and paragraph (a) of subsection
41	(6) of section 493.6105, Florida Statutes, are amended to read:
42	493.6105 Initial application for license
43	(2) Each application must be signed and verified by the
44	applicant individual under oath as provided in s. 92.525.
45	(6) In addition to the requirements under subsection (3),
46	an applicant for a Class "K" license must:
47	(a) Submit one of the following:
48	1. The Florida Criminal Justice Standards and Training
49	Commission Instructor Certificate and written confirmation by
50	the commission that the applicant possesses an active firearms
51	certification.
52	2. A valid National Rifle Association Private Security
53	Firearm Instructor Certificate issued not more than 3 years
54	before the submission of the applicant's Class "K" application.
55	3. A valid firearms instructor certificate issued by a
56	federal law enforcement agency issued not more than 3 years
57	before the submission of the applicant's Class "K" application.
58	4. A valid DD Form 214 issued not more than 3 years before
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59	the submission of the applicant's Class "K" application,
60	indicating that the applicant has been honorably discharged and
61	served no less than 3 years in the military as a firearms
62	instructor.
63	Section 2. Paragraphs (b) and (d) of subsection (3) and
64	subsection (4) of section 493.6113, Florida Statutes, are
65	amended to read:
66	493.6113 Renewal application for licensure
67	(3) Each licensee is responsible for renewing his or her
68	license on or before its expiration by filing with the
69	department an application for renewal accompanied by payment of
70	the renewal fee and the fingerprint retention fee to cover the
71	cost of ongoing retention in the statewide automated biometric
72	identification system established in s. 943.05(2)(b). Upon the
73	first renewal of a license issued under this chapter before
74	January 1, 2017, the licensee shall submit a full set of
75	fingerprints and fingerprint processing fees to cover the cost
76	of entering the fingerprints into the statewide automated
77	biometric identification system pursuant to s. 493.6108(4)(a)
78	and the cost of enrollment in the Federal Bureau of
79	Investigation's national retained print arrest notification
80	program. Subsequent renewals may be completed without submission
81	of a new set of fingerprints.
82	(b) Each Class "G" licensee shall additionally submit proof
83	that he or she has received during each year of the license
84	period a minimum of 4 hours of firearms requalification training
85	taught by a Class "K" licensee and has complied with such other
86	health and training requirements that the department shall adopt
87	by rule. Proof of completion of firearms requalification

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11-01286-23 20231150 88 training shall be submitted to the department upon completion of 89 the training. A Class "G" licensee must successfully complete 90 this requalification training for each type and caliber of 91 firearm carried in the course of performing his or her regulated 92 duties. If the licensee fails to complete the required 4 hours of annual training during the first year of the 2-year term of 93 94 the license, the license shall be automatically suspended. The 95 licensee must complete the minimum number of hours of range and 96 classroom training required at the time of initial licensure and 97 submit proof of completion of such training to the department 98 before the license may be reinstated. If the licensee fails to 99 complete the required 4 hours of annual training during the 100 second year of the 2-year term of the license, the licensee must 101 complete the minimum number of hours of range and classroom 102 training required at the time of initial licensure and submit 103 proof of completion of such training to the department before 104 the license may be renewed. The department may waive the 105 firearms training requirement if:

106 1. The applicant provides proof that he or she is currently 107 certified as a law enforcement officer or correctional officer 108 under the Criminal Justice Standards and Training Commission and 109 has completed law enforcement firearms requalification training 110 annually during the previous 2 years of the licensure period;

111 2. The applicant provides proof that he or she is currently 112 certified as a federal law enforcement officer and has received 113 law enforcement firearms training administered by a federal law 114 enforcement agency annually during the previous 2 years of the 115 licensure period; or

116

3. The applicant submits a valid firearm certificate among

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117	those specified in s. 493.6105(6)(a) and provides proof of
118	having completed requalification training during the previous 2
119	years of the licensure period <u>; or</u>
120	4. The applicant provides proof that he or she has
121	completed annual firearms training in accordance with the
122	requirements of the federal Law Enforcement Officers Safety Act
123	<u>under 18 U.S.C. ss. 926B-926C</u> .
124	(d) Each Class "K" licensee shall additionally submit <u>:</u>
125	1. One of the certificates specified under s. 493.6105(6)
126	as proof that he or she remains certified to provide firearms
127	instruction; or
128	2. Proof of having taught at least six 28-hour firearms
129	instruction courses to Class "G" applicants during the previous
130	<u>3-year license period</u> .
131	(4) A licensee who fails to file a renewal application on
132	or before its expiration must renew his or her license by
133	fulfilling the applicable requirements of subsection (3) and $\underline{may}$
134	<u>be required to pay</u> <del>by paying</del> a late fee <del>equal to the amount of</del>
135	the license fee. The division shall establish the amount of the
136	late fee authorized under this subsection by rule; however, such
137	late fee may not exceed the amount of the license fee.
138	Section 3. Subsection (3) is added to section 493.6123,
139	Florida Statutes, to read:
140	493.6123 Publication to industry
141	(3) The department may publish all information required by
142	this section online in lieu of using a paper format.
143	Section 4. Subsection (2) of section 493.6304, Florida
144	Statutes, is amended to read:
145	493.6304 Security officer school or training facility

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146	(2) The application must shall be signed and verified by
147	the applicant <del>under oath</del> as provided in s. 92.525 and must
148	contain, at a minimum, the following information:
149	(a) The name and address of the school or training facility
150	and, if the applicant is an individual, her or his name,
151	address, and social security or alien registration number.
152	(b) The street address of the place at which the training
153	is to be conducted.
154	(c) A copy of the training curriculum and final examination
155	to be administered.
156	Section 5. Subsection (2) of section 493.6406, Florida
157	Statutes, is amended to read:
158	493.6406 Recovery agent school or training facility
159	(2) The application must be signed and verified by the
160	applicant <del>under oath</del> as provided in s. 92.525 and <u>must</u> <del>shall</del>
161	contain, at a minimum, the following information:
162	(a) The name and address of the school or training facility
163	and, if the applicant is an individual, his or her name,
164	address, and social security or alien registration number.
165	(b) The street address of the place at which the training
166	is to be conducted or the street address of the Class "RS" $$
167	school offering Internet-based or correspondence training.
168	(c) A copy of the training curriculum and final examination
169	to be administered.
170	Section 6. Paragraph (a) of subsection (4) of section
171	496.405, Florida Statutes, is amended to read:
172	496.405 Registration statements by charitable organizations
173	and sponsors
174	(4)(a) Every charitable organization, sponsor, or parent

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175	organization filing on behalf of one or more chapters, branches,
176	or affiliates that is required to register under this section
177	must pay a single registration fee. A parent organization filing
178	on behalf of one or more chapters, branches, or affiliates shall
179	total all contributions received by the chapters, branches, or
180	affiliates included in the registration statement to determine
181	registration fees. Fees shall be assessed as follows:
182	1.a. Ten dollars, if the contributions received for the
183	last fiscal or calendar year were less than \$5,000; or
184	b. Ten dollars, if the contributions actually raised or
185	received from the public during the immediately preceding fiscal
186	year by such organization or sponsor are no more than $\frac{\$50,000}{}$
187	<del>\$25,000</del> and the fundraising activities of such organization or
188	sponsor are carried on by volunteers, members, officers, or
189	permanent employees, who are not compensated, primarily to
190	solicit such contributions, provided no part of the assets or
191	income of such organization or sponsor inures to the benefit of
192	or is paid to any officer or member of such organization or
193	sponsor or to any professional fundraising consultant,
194	professional solicitor, or commercial co-venturer;
195	2. Seventy-five dollars, if the contributions received for
196	the last fiscal year were \$5,000 or more, but less than
197	\$100,000;
198	3. One hundred twenty-five dollars, if the contributions
199	received for the last fiscal year were \$100,000 or more, but
200	less than \$200,000;
201	4. Two hundred dollars, if the contributions received for
202	the last fiscal year were \$200,000 or more, but less than
203	\$500,000;

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204	5. Three hundred dollars, if the contributions received for
205	the last fiscal year were \$500,000 or more, but less than \$1
206	million;
207	6. Three hundred fifty dollars, if the contributions
208	received for the last fiscal year were \$1 million or more, but
209	less than \$10 million;
210	7. Four hundred dollars, if the contributions received for
211	the last fiscal year were \$10 million or more.
212	Section 7. Paragraph (d) of subsection (1) of section
213	496.406, Florida Statutes, is amended to read:
214	496.406 Exemption from registration
215	(1) The following charitable organizations and sponsors are
216	exempt from the requirements of s. 496.405:
217	(d) A charitable organization or sponsor that has less than
218	<u>\$50,000</u> <del>\$25,000</del> in total revenue during a fiscal year if the
219	fundraising activities of such organization or sponsor are
220	carried on by volunteers, members, or officers who are not
221	compensated and no part of the assets or income of such
222	organization or sponsor inures to the benefit of or is paid to
223	any officer or member of such organization or sponsor or to any
224	professional fundraising consultant, professional solicitor, or
225	commercial co-venturer. If a charitable organization or sponsor
226	that has less than $\$50,000$ $\$25,000$ in total revenue during a
227	fiscal year actually acquires total revenue equal to or in
228	excess of $\frac{\$50,000}{\$25,000}$ , the charitable organization or
229	sponsor must register with the department as required by s.
230	496.405 within 30 days after the date the revenue reaches
231	<u>\$50,000</u> <del>\$25,000</del> .
232	Section 8. Subsections (6) and (10) of section 527.01,

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	11-01286-23 20231150
233	Florida Statutes, are amended to read:
234	527.01 DefinitionsAs used in this chapter:
235	(6) "Category I liquefied petroleum gas dealer" means any
236	person selling or offering to sell by delivery or at a
237	stationary location any liquefied petroleum gas to the consumer
238	for industrial, commercial, or domestic use; any person leasing
239	or offering to lease, or exchanging or offering to exchange, any
240	apparatus, appliances, and equipment for the use of liquefied
241	petroleum gas; any person <u>designing,</u> installing, servicing,
242	altering, or modifying apparatus, piping, tubing, appliances,
243	and equipment for the use of liquefied petroleum or natural gas;
244	any person installing carburetion equipment; or any person
245	requalifying cylinders.
246	(10) "Category V LP gas installer" means any person who is
247	engaged in the liquefied petroleum gas business and whose
248	services include the <u>design,</u> installation, servicing, altering,
249	or modifying of apparatus, piping, tubing, tanks, and equipment
250	for the use of liquefied petroleum or natural gas and selling or
251	offering to sell, or leasing or offering to lease, apparatus,
252	appliances, and equipment for the use of liquefied petroleum or
253	natural gas.
254	Section 9. Section 812.0151, Florida Statutes, is created
255	to read:
256	812.0151 Retail fuel theft
257	(1) As used in this section, the term "fuel" has the same
258	meaning as in s. 163.3206(2).
259	(2) Any person who:
260	(a) Intentionally breaches, causes to be breached, or gains
261	access without authorization to any internal portion of a retail
1	

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262	fuel dispenser commits a felony of the third degree, punishable
263	as provided in s. 775.082, s. 775.083, or s. 775.084.
264	(b) Tampers with, manipulates, removes, replaces, or
265	interrupts any mechanical or electronic component located within
266	a retail fuel dispenser for the purpose of devising or executing
267	any scheme or artifice to defraud or obtain property commits a
268	felony of the second degree, punishable as provided in s.
269	775.082, s. 775.083, or s. 775.084.
270	(c) Uses any form of electronic communication from a device
271	such as a wireless remote, computer, or other device which
272	alters, tricks, or manipulates a retail fuel dispenser commits a
273	felony of the third degree, punishable as provided in s.
274	775.082, s. 775.083, or s. 775.084.
275	(d) Possesses, uses, or installs any device constructed for
276	the purpose of fraudulently altering, manipulating, or
277	interrupting a retail fuel dispenser from standard operation or
278	impeding the retail fuel dispenser's functionality while
279	violating paragraph (c) commits a felony of the second degree,
280	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
281	(e) Obtains fuel as a result of a violation of this section
282	commits a felony of the third degree, punishable as provided in
283	<u>s. 775.082, s. 775.083, or s. 775.084.</u>
284	(f) Aids, abets, or assists in a violation of this section
285	commits a felony of the third degree, punishable as provided in
286	<u>s. 775.082, s. 775.083, or s. 775.084.</u>
287	(g) Has in his or her possession any item used to hold fuel
288	which was not fitted to a vehicle or conveyance at the time of
289	manufacture with the intent to use such item, or allow such item
290	to be used, in a violation of this section commits a felony of

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291	the third degree, punishable as provided in s. 775.082, s.
292	775.083, or s. 775.084.
293	(h) Any person who modifies a vehicle's factory installed
294	fuel tank for the purpose of committing, attempting to commit,
295	or aiding, abetting, or assisting someone in a violation of this
296	section commits a felony of the third degree, punishable as
297	provided in s. 775.082, s. 775.083, or s. 775.084.
298	(3) Any conveyances, vehicles, fuel tanks, and other
299	equipment used or intended to be used in a violation of this
300	section, and any fuel acquired in a violation of this section,
301	is subject to seizure and forfeiture as provided by the Florida
302	Contraband Forfeiture Act.
303	(4) A law enforcement agency that seizes fuel under this
304	section must remove and reclaim, recycle, or dispose of all the
305	fuel as soon as practicable in a safe and proper manner.
306	(5) Upon conviction of a person arrested for a violation of
307	this section, the judge must issue an order adjudging and
308	declaring that all conveyances, vehicles, fuel tanks, and other
309	equipment used or intended to be used in a violation of this
310	section are forfeited and directing their destruction, with the
311	exception of the conveyance or vehicle.
312	(6) Any person convicted of a violation of this section is
313	responsible for both of the following:
314	(a) All reasonable costs incurred by the investigating law
315	enforcement agency, including, but not limited to, the costs for
316	the towing and storage of the conveyance or vehicle, the removal
317	and disposal of the fuel, and the storage and destruction of all
318	fuel tanks and other equipment described and used or intended to
319	be used in a violation of this section.

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320	(b) Payment, to the party from whom it was fraudulently
321	obtained, for the retail value of any associated fuel at the
322	time of the underlying act.
323	(7) This section does not apply to the following persons
324	who are lawfully engaged in an activity that would otherwise be
325	a violation of this section:
326	(a) Inspectors and investigators of the Department of
327	Agriculture and Consumer Services;
328	(b) Persons registered with the Department of Agriculture
329	and Consumer Services under chapter 525;
330	(c) Employees or owners of fuel stations;
331	(d) Law enforcement officers; and
332	(e) Firefighters or other necessary public safety
333	personnel.
334	Section 10. For the purpose of incorporating the amendments
335	made by this act to section 527.01, Florida Statutes, in a
336	reference thereto, paragraph (e) of subsection (1) of section
337	366.032, Florida Statutes, is reenacted to read:
338	366.032 Preemption over utility service restrictions
339	(1) A municipality, county, special district, or other
340	political subdivision of the state may not enact or enforce a
341	resolution, ordinance, rule, code, or policy or take any action
342	that restricts or prohibits or has the effect of restricting or
343	prohibiting the types or fuel sources of energy production which
344	may be used, delivered, converted, or supplied by the following
345	entities to serve customers that such entities are authorized to
346	serve:
347	(e) A Category I liquefied petroleum gas dealer or Category
348	II liquefied petroleum gas dispenser or Category III liquefied

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349
     petroleum gas cylinder exchange operator as defined in s.
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     527.01.
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          Section 11. For the purpose of incorporating the amendments
     made by this act to section 527.01, Florida Statutes, in a
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     reference thereto, paragraph (m) of subsection (3) of section
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     489.105, Florida Statutes, is reenacted to read:
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          489.105 Definitions.-As used in this part:
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          (3) "Contractor" means the person who is qualified for, and
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     is only responsible for, the project contracted for and means,
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     except as exempted in this part, the person who, for
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     compensation, undertakes to, submits a bid to, or does himself
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     or herself or by others construct, repair, alter, remodel, add
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     to, demolish, subtract from, or improve any building or
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     structure, including related improvements to real estate, for
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     others or for resale to others; and whose job scope is
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     substantially similar to the job scope described in one of the
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     paragraphs of this subsection. For the purposes of regulation
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     under this part, the term "demolish" applies only to demolition
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     of steel tanks more than 50 feet in height; towers more than 50
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     feet in height; other structures more than 50 feet in height;
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     and all buildings or residences. Contractors are subdivided into
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     two divisions, Division I, consisting of those contractors
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     defined in paragraphs (a)-(c), and Division II, consisting of
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     those contractors defined in paragraphs (d) - (q):
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           (m) "Plumbing contractor" means a contractor whose services
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are unlimited in the plumbing trade and includes contracting business consisting of the execution of contracts requiring the experience, financial means, knowledge, and skill to install, maintain, repair, alter, extend, or, if not prohibited by law,

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11-01286-23 20231150 378 design plumbing. A plumbing contractor may install, maintain, 379 repair, alter, extend, or, if not prohibited by law, design the 380 following without obtaining an additional local regulatory 381 license, certificate, or registration: sanitary drainage or 382 storm drainage facilities, water and sewer plants and substations, venting systems, public or private water supply 383 384 systems, septic tanks, drainage and supply wells, swimming pool piping, irrigation systems, and solar heating water systems and 385 386 all appurtenances, apparatus, or equipment used in connection therewith, including boilers and pressure process piping and 387 388 including the installation of water, natural gas, liquefied 389 petroleum gas and related venting, and storm and sanitary sewer 390 lines. The scope of work of the plumbing contractor also 391 includes the design, if not prohibited by law, and installation, maintenance, repair, alteration, or extension of air-piping, 392 393 vacuum line piping, oxygen line piping, nitrous oxide piping, 394 and all related medical gas systems; fire line standpipes and 395 fire sprinklers if authorized by law; ink and chemical lines; 396 fuel oil and gasoline piping and tank and pump installation, 397 except bulk storage plants; and pneumatic control piping 398 systems, all in a manner that complies with all plans, 399 specifications, codes, laws, and regulations applicable. The 400 scope of work of the plumbing contractor applies to private property and public property, including any excavation work 401 incidental thereto, and includes the work of the specialty 402 403 plumbing contractor. Such contractor shall subcontract, with a 404 qualified contractor in the field concerned, all other work 405 incidental to the work but which is specified as being the work of a trade other than that of a plumbing contractor. This 406

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407	definition does not limit the scope of work of any specialty
408	contractor certified pursuant to s. 489.113(6) and does not
409	require certification or registration under this part as a
410	category I liquefied petroleum gas dealer, or category V LP gas
411	installer, as defined in s. 527.01, who is licensed under
412	chapter 527 or an authorized employee of a public natural gas
413	utility or of a private natural gas utility regulated by the
414	Public Service Commission when disconnecting and reconnecting
415	water lines in the servicing or replacement of an existing water
416	heater. A plumbing contractor may perform drain cleaning and
417	clearing and install or repair rainwater catchment systems;
418	however, a mandatory licensing requirement is not established
419	for the performance of these specific services.
420	Section 12. This act shall take effect July 1, 2023.

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