1 A bill to be entitled 2 An act relating to fire prevention; amending s. 3 553.7932, F.S.; defining the term "alteration"; 4 revising the definition of the term "fire alarm system 5 project"; requiring a local enforcement agency to 6 issue a permit for a fire alarm system project or fire 7 sprinkler system project within a specified time 8 period; authorizing work to commence immediately; 9 requiring the local enforcement agency to provide an 10 inspection within a specified timeframe; requiring 11 that certain plans and specifications be available for 12 an onsite plans review during an inspection; requiring a contractor to provide additional documents, if 13 14 necessary, within a specified timeframe; prohibiting a 15 local enforcement agency from requiring additional 16 plans reviews or documentation outside the scope of the permitted work; requiring that permit fees be 17 refunded by a certain percentage if a local government 18 fails to meet certain deadlines; providing exceptions; 19 requiring local enforcement agencies to establish a 20 21 simplified permitting process by a specified date; amending s. 633.202, F.S.; specifying a condition 22 under which a local amendment to the Florida Fire 23 Prevention Code is null and void; providing that a 24 municipality may only enforce an ordinance that has 25

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26 been sent to the Florida Building Commission and the 27 State Fire Marshal as of a certain date; amending s. 28 633.312, F.S.; requiring a uniform summary inspection report to include the total number of deficiencies 29 30 found during the inspection of a fire protection 31 system or hydrant; removing the requirement for a 32 brief summary of such deficiencies; removing an exception from submitting certain information within a 33 detailed inspection report; providing an effective 34 35 date. 36 37 Be It Enacted by the Legislature of the State of Florida: 38 39 Section 1. Paragraphs (a) through (d) of subsection (1) of 40 section 553.7932, Florida Statutes, are redesignated as paragraphs (b) through (e), respectively, present paragraph (c) 41 42 of subsection (1), subsections (3) and (4), and paragraphs (a) 43 and (b) of subsection (5) are amended, and a new paragraph (a) 44 is added to subsection (1) and subsections (6) and (7) are added 45 to that section, to read: 46 553.7932 Simplified permitting processes.-47 As used in this section, the term: (1)"Alteration" means to add, install, relocate, replace, 48 (a) 49 or remove. 50 "Fire alarm system project" means a fire alarm (d)<del>(c)</del>

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51 system alteration of a total of 20 or fewer initiating devices 52 and notification devices; - or the installation or replacement of 53 a fire communicator connected to an existing fire alarm control 54 panel in an existing commercial, residential, apartment, 55 cooperative, or condominium building; or the replacement of an 56 <u>existing fire alarm panel using the same make and model as the</u> 57 existing panel.

(3) A local enforcement agency must issue a permit for a
fire alarm system project or fire sprinkler system project in
person or electronically within 2 business days after submission
of a completed application. A contractor may commence work
authorized by the permit immediately after submission of a
completed application.

The  $\frac{1}{2}$  local enforcement agency must provide an 64 (4) 65 inspection within 3 business days after such inspection is 66 requested, require at least one inspection of a fire alarm 67 system project or fire sprinkler system project to ensure 68 compliance with applicable codes and standards. If a fire alarm 69 system project or fire sprinkler system project fails an 70 inspection, the contractor must take corrective action as 71 necessary to pass inspection.

(5) (a) For a fire alarm system project, a contractor must keep a copy of the plans and specifications at the fire alarm system project worksite and make such plans and specifications available to the inspector <u>for an onsite plans review</u> at each

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76	inspection. If the local enforcement agency determines that it									
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78	contractor must provide such documentation in paper or									
79	electronic form to the local enforcement agency within 4									
80	business days after the inspection or 4 days after the									
81	documentation is requested, whichever is later. The local									
82	enforcement agency may not require additional plans reviews or									
83	documentation of areas or devices outside the scope of permitted									
84	work, as needed on permit applications.									
85	(b) For a fire sprinkler system project <del>to alter an</del>									
86	existing fire protection system, a contractor must keep a copy									
87	of the plans and specifications at the fire sprinkler system									
88	project worksite and make such plans and specifications									
89	available to the inspector at each inspection. If the local									
90	enforcement agency determines that it needs additional documents									
91	for recording purposes, the contractor must provide such									
92	documentation in paper or electronic form to the local									
93	enforcement agency within 4 business days after the inspection									
94	or 4 days after the documentation is requested, whichever is									
95	later. The local enforcement agency may not require additional									
96	plans, reviews, or documentation of areas or devices outside the									
97	scope of permitted work, as needed on permit applications.									
98	(6) A local government that fails to meet a deadline under									
99	subsection (3) or subsection (4) must refund the permit fee by									
100	10 percent for each business day after such failure, unless the									

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101 local government and contractor agree in writing to a reasonable 102 extension of time, the delay is caused by the applicant, or the 103 delay is attributable to a force majeure or other extraordinary 104 circumstances. Each 10-percent refund shall be based on the 105 original amount of the permit fee. 106 (7) By October 1, 2025, a local enforcement agency must 107 establish a simplified permitting process that complies with 108 this section. Subsection (9) of section 633.202, Florida 109 Section 2. 110 Statutes, is amended to read: 111 633.202 Florida Fire Prevention Code.-112 (9) (a) The State Fire Marshal shall make rules that implement this section and ss. 633.104 and 633.208 for the 113 114 purpose of accomplishing the objectives set forth in those 115 sections. 116 (b) If a county or municipality fails to adhere to the 117 requirements of this section when adopting an ordinance for a 118 local amendment to the Florida Fire Prevention Code, the local 119 amendment is null and void. A municipality may only enforce an 120 ordinance that has been sent to the Florida Building Commission 121 and the State Fire Marshal pursuant to subsection (8) as of the date that the bid for a permit was submitted. 122 123 Paragraph (b) of subsection (3) of section Section 3. 124 633.312, Florida Statutes, is amended to read: 125 633.312 Inspection of fire control systems, fire hydrants, Page 5 of 7

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126 and fire protection systems.-

127 (3)

128 (b) The State Fire Marshal shall adopt rules to implement 129 a uniform summary inspection report and submission procedures to 130 be used by all third-party vendors and local authorities having jurisdiction. For purposes of this section, a uniform summary 131 132 inspection report must record the address at which where the 133 fire protection system or hydrant is located, the company and person conducting the inspection and their license number, the 134 135 date of the inspection, and the fire protection system or hydrant inspection status, including the total number of 136 137 deficiencies found a brief summary of each deficiency, critical deficiency, noncritical deficiency, or impairment found. A 138 139 contractor's detailed inspection report is not required to 140 follow the uniform summary inspection report format. The State Fire Marshal shall establish by rule a submission procedure for 141 142 each means provided under paragraph (a) by which a local 143 authority having jurisdiction may accept uniform summary 144 inspection reports. Each of the submission procedures must allow 145 a contractor to attach additional documents with the submission 146 of a uniform summary inspection report, including a physical copy of the contractor's detailed inspection report. A 147 submission procedure may not require a contractor to submit 148 149 information contained within the detailed inspection report 150 unless the information is required to be included in the uniform

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151	summary inspection report.											
152	Se	ection	4.	This	act	shall	take	effect	July	1,	2025.	

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