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2 An act relating to governmental reorganization; creating s. 17.001, F.S.; establishing the 3 Office of the Chief Financial Officer; creating 4 s. 20.121, F.S.; creating the Department of 5 Financial Services; providing for the Office of 6 7 the Commissioner of Insurance; providing for the Office of the Commissioner of Financial 8 9 Institutions; providing for the Office of the Commissioner of Securities and Finance; 10 providing for the Office of the Commissioner of 11 12 the Treasury; establishing the manner of appointment; providing qualifications; 13 transferring the Department of Banking and 14 15 Finance and the Department of Insurance to the Department of Financial Services; repealing s. 16 17 20.12, F.S.; abolishing the Department of Banking and Finance; repealing s. 20.13, F.S.; 18 19 abolishing the Department of Insurance; 20 requesting the Division of Statutory Revision to prepare draft legislation; establishing the 21 22 Financial Services Transition Task Force; 23 providing membership; establishing duties; creating ss. 633.801, 633.802, 633.803, 24 25 633.804, 633.805, 633.806, 633.807, 633.808,

A bill to be entitled

633.809, 633.810, 633.812, 633.813, 633.814,

633.815, 633.816, 633.817, 633.818, 633.819,

633.820, 633.823, 633.825, F.S.; designating

Occupational Safety and Health Act; providing

such sections as the Florida Firefighter

definitions; providing legislative intent;

1 authorizing the Division of State Fire Marshal 2 to adopt rules related to firefighter safety 3 inspections; requiring the division to conduct 4 a study; authorizing representatives of the 5 division to enter and inspect any place of 6 firefighter employment; providing criminal 7 penalties for refusal to allow inspection; 8 requiring firefighter employers to provide safe 9 employment conditions; authorizing the division to adopt rules that prescribe means for 10 preventing accidents in firefighter places of 11 12 employment and establish standards for construction, repair, and maintenance, and 13 14 related rules; requiring the division to 15 inspect firefighter employers; requiring firefighter employers to establish workplace 16 17 safety committees and to maintain certain records; providing penalties for firefighter 18 19 employers who violate provisions of this act; 20 providing exemptions; providing for the source 21 of funding of the division; specifying 22 firefighter employees' rights and 23 responsibilities; providing penalties for firefighter employers who make false statements 24 25 to the division or to an insurer; authorizing 26 the division to adopt rules for assuring safe working conditions for all firefighter 27 28 employees; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

Section 1. Effective January 7, 2003, section 17.001, 1 2 Florida Statutes, is created to read: 17.001 Financial Officer. -- As provided in s. 4(c), 3 4 Art. IV of the State Constitution, the Chief Financial Officer 5 is the chief fiscal officer of the state and is responsible 6 for settling and approving accounts against the state and 7 keeping all state funds and securities. Section 2. Effective January 7, 2003, section 20.121, 8 9 Florida Statutes, is created to read: 20.121 Department of Financial Services. -- There is 10 created a Department of Financial Services. 11 (1) The head of the Department of Financial Services 12 13 is the Chief Financial Officer. 14 (2)(a) The Division of Administration is created within the Office of the Chief Financial Officer. The division 15 16 is headed by a director who is appointed by and serves at the 17 pleasure of the Chief Financial Officer. A Bureau of Financial and Support Services is created within the division. 18 19 (b) The Division of Financial Investigations is 20 created within the Office of the Chief Financial Officer. The division is headed by a director who is appointed by and 21 serves at the pleasure of the Chief Financial Officer. 22 23 (3) Notwithstanding the requirements of s. 20.04 and except as otherwise provided in this <u>section</u>, the principal 24 policy and program development unit of the department is the 25 26 'office." Each office is headed by a commissioner who is 27 appointed by and serves at the pleasure of the Chief Financial Officer. Each commissioner shall perform such duties as are 28 29 specified in this section and such other duties as are assigned by the Chief Financial Officer. The principal unit of 30

each office is the "division." Each division is headed by a "director."

(4)(a) The Office of the Commissioner of Insurance is established in the Department of Financial Services. The office shall be headed by the Commissioner of Insurance. Prior to appointment as commissioner, the Commissioner of Insurance must have had, within the previous 10 years, at least 5 years of experience as a senior officer of an insurer, as defined in s. 624.03, or insurance agency, as defined in s. 626.094, or as an examiner or other senior employee of a state or federal agency having regulatory responsibility over insurers or insurance agencies.

- (b) The Office of the Commissioner of Insurance shall consist of the following divisions:
 - 1. Division of Insurance Agents and Agencies;
 - 2. Division of Insurance Consumer Services;
 - 3. Division of Insurer Services;
 - 4. Division of Rehabilitation and Liquidation;
 - 5. Division of Risk Management; and
 - 6. Division of State Fire Marshal.
 - 7. Division of Workers' Compensation.

(5)(a) The Office of the Commissioner of Financial Institutions is established in the Department of Financial Services. The office shall be headed by the Commissioner of Financial Institutions. Prior to appointment, the Commissioner of Financial Institutions must have had, within the previous 10 years, at least 5 years of experience as a senior officer of a financial institution, as defined in s. 655.005, or as an examiner or other senior employee of a state or federal agency having regulatory responsibility over financial institutions.

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30 31 state employees.

The Office of the Commissioner of Financial 1 2 Institutions shall consist of the following divisions: 3 1. Division of Banking; and 4 2. Division of Credit Unions. 5 (6) The Office of the Commissioner of Securities and 6 Finance is established within the Department of Financial 7 Services. The office shall be headed by the Commissioner of 8 Securities and Finance. Prior to appointment, the Commissioner 9 of Securities and Finance must have had, within the previous 10 years, at least 5 years of experience as a senior officer 10 of a securities or finance company or as an examiner or other 11 12 senior employee of a state or federal agency having regulatory 13 responsibility over securities or finance companies. 14 (7)(a) The Office of the Commissioner of the Treasury is established in the Department of Financial Services. The 15 office shall be headed by the Commissioner of the Treasury. 16 17 The Commissioner of the Treasury must possess sufficient education, business experience, and managerial ability to 18 19 effectively perform his or her duties. 20 (b) The Office of the Commissioner of the Treasury 21 shall consist of the following divisions: 1. Division of Accounting and Auditing, which is 22 23 responsible for, without limitation, unclaimed property; 2. Division of Information Services; and 24 3. Division of Treasury. A section of Government 25 26 Employee Deferred Compensation is created within the Division 27 of Treasury which shall administer the Government Employees Deferred Compensation Plan established under s. 112.215 for 28

Section 3. Effective January 7, 2003, the Department

of Banking and Finance and the Department of Insurance are

transferred by a type two transfer, as defined in section 20.06, Florida Statutes, to the Department of Financial 2 3 Services. 4 Section 4. Sections 20.12 and 20.13, Florida Statutes, 5 are repealed. This section takes effect January 7, 2003. 6 Section 5. By January 31, 2002, the Division of 7 Statutory Revision of the Office of Legislative Services shall prepare and submit to the President of the Senate and the 8 9 Speaker of the House of Representatives substantive legislation to conform the Florida Statutes to the provisions 10 of this act. The legislation shall not be drafted as a 11 12 reviser's bill. The draft shall include provisions: 13 (1) Changing the term "Comptroller" or "Treasurer" to 14 "Chief Financial Officer" with respect to functions of the 15 Chief Financial Officer where appropriate; 16 (2) Changing references to the "Department of Banking 17 and Finance" or the "Department of Insurance" to the "Department of Financial Services" where appropriate; and 18 19 (3) Otherwise conforming the statutes to the abolition 20 of the offices of Comptroller and Treasurer, the creation of the Office of the Chief Financial Officer, the abolition of 21 the Department of Banking and Finance and the Department of 22 23 Insurance, and the creation of the Department of Financial 24 Services. Section 6. (1) The Financial Services Transition Task 25 26 Force is established. The task force shall be composed of: 27 (a) One consumer representative appointed by the 28 Governor; 29 (b) Two members appointed by the President of the 30 Senate; 31

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(c) Two members appointed by the Speaker of the House 1 2 of Representatives; 3 Two members appointed by the Comptroller; and (d) 4 (e) Two members appointed by the Insurance 5 Commissioner and Treasurer. 6 The organizational meeting of the task force must 7 be held by August 1, 2001. The members of the task force shall 8 elect a chair by majority vote. Members of the task force 9 shall serve without compensation, but shall be reimbursed for per diem and travel expenses as provided in section 112.061, 10 Florida Statutes. 11 12 (3) The purpose of the task force is to review the 13 Florida Statutes and state rules and: 14 (a) Recommend amendments to statutes and rules made 15 necessary by the changes made by this act. 16 (b) Identify any organizational problems involving, 17 without limitation, communication among divisions, technical 18 assistance, and other services and recommend solutions to the 19 identified problems. 20 (c) Identify any issues related to technology, including the coordination or incompatibility of technology 21 22 systems, and suggest solutions to the identified problems. 23 (d) Recommend methods to improve departmental accountability, including, but not limited to, modification of 24 25 performance measures. 26 (4) The task force may procure information and 27 assistance from any officer or agency of the state or any

with respect to any matter within their knowledge or control.

subdivision thereof. All such officials and agencies shall

give the task force all relevant information and assistance

(5) The task force shall submit a final report to the 1 2 Governor, the President of the Senate, and the Speaker of the 3 House of Representatives by February 1, 2002. 4 (6) The task force terminates upon submission of its 5 final report. 6 Section 7. Effective July 1, 2001, section 633.801, 7 Florida Statutes, is created to read: 8 633.801 Short title.--Sections 633.801 through 633.825 9 may be cited as the "Florida Firefighters Occupational Safety 10 and Health Act." Section 8. Effective July 1, 2001, section 633.802, 11 12 Florida Statutes, is created to read: 13 633.802 Definitions.--Unless the context clearly 14 requires otherwise, the following definitions apply to ss. 15 633.801 through 633.825: (1) "Department" means the Department of Insurance. 16 17 (2) "Division" means the Division of State Fire Marshal of the Department of Insurance. 18 19 (3) "Firefighter employee" means any person engaged in 20 any employment, public or private, as a firefighter under any 21 appointment or contract of hire or apprenticeship, express or 22 implied, oral or written, whether lawfully or unlawfully 23 employed, and includes all volunteer firefighters responding to or assisting with fire or medical emergencies whether or 24 25 not the firefighter is on duty. 26 (4) "Firefighter employer" means the state and all political subdivisions thereof, all public and quasi-public 27 28 corporations therein, and every person carrying on any 29 employment thereof, which employs firefighters or which uses 30 volunteer firefighters. 31

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(5) "Firefighter employment" or "employment" means any
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   service performed by a firefighter employee for the
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   firefighter employer, and includes the use of all volunteer
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   firefighters.
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               "Firefighter place of employment" or "place of
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   employment" means the physical location at which the
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   firefighter is employed.
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           Section 9. Effective July 1, 2001, section 633.803,
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   Florida Statutes, is created to read:
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           633.803 Legislative intent.--It is the intent of the
   Legislature to enhance firefighter occupational safety and
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   health in this state through the implementation and
   maintenance of policies, procedures, practices, rules, and
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   standards that reduce the incidence of firefighter employee
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   accidents, firefighter occupational diseases, and firefighter
   fatalities compensable under chapter 440 or otherwise. The
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   Legislature further intends that the division develop a means
   by which it can identify individual firefighter employers with
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   a high frequency or severity of work-related injuries; conduct
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   safety inspections of those firefighter employers; and assist
   those firefighter employers in the development and
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   implemention of firefighter employee safety and health
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   programs. In addition, it is the intent of the Legislature
   that the division administer the provisions of ss. 633.801
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   through 633.825; provide assistance to firefighter employers,
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   firefighter employees, and insurers; and enforce the policies,
   rules, and standards set forth in ss. 633.801 through 633.825.
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           Section 10. Effective July 1, 2001, section 633.804,
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   Florida Statutes, is created to read:
           633.804 Safety inspections, consultations; rules.--The
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   division shall adopt rules governing the manner, means, and
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frequency of firefighter employer and firefighter employee 1 2 safety inspections and consultations by all insurers and 3 self-insurers. 4 Section 11. Effective July 1, 2001, section 633.805, 5 Florida Statutes, is created to read: 6 633.805 Division to make study of firefighter 7 occupational diseases, etc. -- The division shall make a 8 continuous study of firefighter occupational diseases and the 9 ways and means for their control and prevention and shall make and enforce necessary regulations for such control. For this 10 purpose, the division is authorized to cooperate with 11 12 firefighter employers, firefighter employees, and insurers and 13 with the Department of Health. 14 Section 12. Effective July 1, 2001, section 633.806, 15 Florida Statutes, is created to read: 16 633.806 Investigations by the division; refusal to admit; penalty.--17 18 (1) The division shall make studies and investigations 19 with respect to safety provisions and the causes of 20 firefighter injuries in firefighter places of employment, and 21 shall make to the Legislature and firefighter employers and insurers such recommendations as it considers proper as to the 22

(a) Cooperate with any agency of the United States charged with the duty of enforcing any law securing safety against injury in any place of firefighter employment covered by ss. 633.801 through 633.825, or any agency or department of the state engaged in enforcing any law to assure safety for firefighter employees.

best means of preventing firefighter injuries. In making such

studies and investigations, the division may:

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(b) Allow any such agency or department to have access
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    to the records of the division.
              The division and its authorized representatives
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          (2)
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    may enter and inspect any place of firefighter employment at
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    any reasonable time for the purpose of investigating
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    compliance with ss. 633.801 through 633.825 and making
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    inspections for the proper enforcement of ss. 633.801 through
    633.825. Any firefighter employer who refuses to admit any
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    member of the division or its authorized representative to any
    place of firefighter employment or to allow investigation and
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    inspection pursuant to this subsection is guilty of a
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   misdemeanor of the second degree, punishable as provided in s.
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    775.082 or s. 775.083.
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          (3) The division by rule may adopt procedures for
    conducting investigations of firefighter employers under ss.
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    633.801 through 633.825.
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           Section 13. Effective July 1, 2001, section 633.807,
    Florida Statutes, is created to read:
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           633.807 Safety; firefighter employer
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   responsibilities. -- Every firefighter employer shall furnish to
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    firefighters employment that is safe for the firefighter
    employees, furnish and use safety devices and safeguards,
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    adopt and use methods and processes reasonably adequate to
    render such an employment and place of employment safe, and do
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    every other thing reasonably necessary to protect the lives,
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    health, and safety of such firefighter employees. As used in
    this section, the terms "safe" and "safety" as applied to any
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    employment or place of firefighter employment mean such
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    freedom from danger as is reasonably necessary for the
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    protection of the lives, health, and safety of firefighter
    employees, including conditions and methods of sanitation and
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hygiene. Safety devices and safeguards required to be furnished by the firefighter employer by this section or by the division under authority of this section shall not include personal apparel and protective devices that replace personal apparel normally worn by firefighter employees during regular working hours.

Section 14. Effective July 1, 2001, section 633.808, Florida Statutes, is created to read:

633.808 Division authority. -- The division shall:

- (1) Investigate and prescribe by rule what safety devices, safeguards, or other means of protection must be adopted for the prevention of accidents in every firefighter place of employment or at any fire scene; determine what suitable devices, safeguards, or other means of protection for the prevention of occupational diseases must be adopted or followed in any or all such firefighter places of employment or at any fire scene; and adopt reasonable rules for the prevention of accidents, the safety, protection, and security of firefighters engaged in interior firefighting, and the prevention of occupational diseases.
- (2) Ascertain, fix, and order such reasonable standards and rules for the construction, repair, and maintenance of firefighter places of employment as shall render them safe. Such rules and standards must be adopted in accordance with chapter 120.
- (3) Assist firefighter employers in the development and implementation of firefighter employee safety training programs by contracting with professional safety organizations.
- (4) Adopt rules prescribing recordkeeping responsibilities for firefighter employers, which may include

rules for maintaining a log and summary of occupational injuries, diseases, and illnesses and for producing on request 2 3 a notice of injury and firefighter employee accident investigation records, and rules prescribing a retention 4 5 schedule for such records. 6 Section 15. Effective July 1, 2001, section 633.809, 7 Florida Statutes, is created to read: 633.809 Right of entry. -- The division and its 8 9 authorized representatives may enter at any reasonable time any firefighter place of employment for the purpose of 10 examining any tool, appliance, or machinery used in such 11 12 employment and may make inspections for the proper enforcement 13 of ss. 633.801 through 633.825. A firefighter employer or 14 owner may not refuse to admit any member of the division or 15 its authorized representatives to any firefighter place of 16 employment. 17 Section 16. Effective July 1, 2001, section 633.810, 18 Florida Statutes, is created to read: 19 633.810 Firefighter employers whose firefighter 20 employees have a high frequency of work-related injuries. -- The 21 division shall develop a means by which it can identify individual firefighter employers whose firefighter employees 22 23 have a high frequency or severity of work-related injuries. The division shall carry out safety inspections of the 24 facilities and operations of these firefighter employers in 25 26 order to assist them in reducing the frequency and severity of work-related injuries. The division shall develop safety and 27 health programs for those firefighter employers. Insurers 28 29 shall distribute these safety and health programs to the firefighter employers so identified by the division. Those 30 firefighter employers identified by the division as having a 31

high frequency or severity of work-related injuries shall 2 implement a division-developed safety and health program. The 3 division shall carry out safety inspections of those 4 firefighter employers so identified to ensure compliance with 5 the safety and health program and to assist such firefighter 6 employers in reducing the number of work-related injuries. The 7 division may not assess penalties as the result of such inspections, except as provided by s. 633.813. Copies of any 8 9 report made as the result of such an inspection must be provided to the firefighter employer and its insurer. 10 Firefighter employers may submit their own safety and health 11 12 programs to the division for approval in lieu of using the division-developed safety and health program. The division 13 14 must promptly review the program submitted and approve or 15 disapprove it. Upon approval by the division, the program must be implemented by the firefighter employer. If the program is 16 17 not approved or if a program is not submitted, the firefighter employer must implement the division-developed program. The 18 19 division shall adopt rules setting forth the criteria for 20 safety and health programs. 21 Section 17. Effective July 1, 2001, section 633.812, Florida Statutes, is created to read: 22 23 633.812 Workplace safety committees and safety 24 coordinators.--(1) In order to promote health and safety in places of 25 26 firefighter employment in this state: 27 (a) Each firefighter employer of 20 or more firefighter employees shall establish and administer a 28 29 workplace safety committee in accordance with rules adopted 30 under this section. 31

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- (b) Each firefighter employer of fewer than 20 firefighter employees which is identified by the division as having high frequency or severity of work-related injuries shall establish and administer a workplace safety committee or designate a workplace safety coordinator who shall establish and administer workplace safety activities in accordance with rules adopted under this section. (2) The division shall adopt rules: (a) Prescribing the membership of the workplace safety
- committees so as to ensure an equal number of firefighter employee representatives, who are volunteers or are elected by their peers, and of firefighter employer representatives, and specifying the frequency of meetings.
- (b) Requiring firefighter employers to make adequate records of each meeting and to file and to maintain the records subject to inspection by the division.
- (c) Prescribing the duties and functions of the workplace safety committee and workplace safety coordinator, which include, but are not limited to:
- 1. Establishing procedures for workplace safety inspections by the committee.
- 2. Establishing procedures investigating all workplace accidents, safety-related incidents, illnesses, and deaths.
- 3. Evaluating accident-prevention and illness-prevention programs.
- 4. Prescribing guidelines for the training of safety committee members.
- (3) The composition, selection, and function of safety committees shall be a mandatory topic of negotiations with any certified collective bargaining agent for firefighter employers that operate under a collective bargaining

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agreement. Firefighter employers that operate under a
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    collective bargaining agreement that contains provisions
    regulating the formation and operation of workplace safety
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    committees that meet or exceed the minimum requirements
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    contained in this section, or firefighter employers who
    otherwise have existing workplace safety committees that meet
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    or exceed the minimum requirements established by this section
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    are in compliance with this section.
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          (4) Firefighter employees must be compensated their
    regular hourly wage while engaged in workplace safety
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    committee or workplace safety coordinator training, meetings,
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    or other duties prescribed under this section.
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           Section 18. Effective July 1, 2001, section 633.813,
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   Florida Statutes, is created to read:
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           633.813 Firefighter employer penalties.--If any
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    firefighter employer violates or fails or refuses to comply
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    with ss. 633.801 through 633.825, or with any rule adopted by
    the division, in accordance with chapter 120, for the
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    prevention of injuries, accidents, or occupational diseases or
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    with any lawful order of the division in connection with ss.
    633.801 through 633.825, or fails or refuses to furnish or
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    adopt any safety device, safeguard, or other means of
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    protection prescribed by the division under ss. 633.801
    through 633.825 for the prevention of accidents or
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    occupational diseases, the division may assess against the
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    firefighter employer a civil penalty of not less than $100 nor
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    more than $5,000 for each day the violation, omission,
    failure, or refusal continues after the firefighter employer
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    has been given notice thereof in writing. The total penalty
    for each violation may not exceed $50,000. The division shall
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    adopt rules requiring penalties commensurate with the
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2 hearing must be held in the county where the violation, 3 omission, failure, or refusal is alleged to have occurred, 4 unless otherwise agreed to by the firefighter employer and 5 authorized by the division. All penalties assessed and 6 collected under this section shall be deposited in the 7 Insurance Commissioner's Regulatory Trust Fund. Section 19. Effective July 1, 2001, section 633.814, 8 9 Florida Statutes, is created to read: 10 633.814 Division cooperation with Federal Government; exemption from division requirements. --11 12 (1) The division shall cooperate with the Federal 13 Government so that duplicate inspections will be avoided yet 14 assure safe places of firefighter employment for the citizens 15 of this state. 16 (2) Except as provided in this section, a private 17 firefighter employer is not subject to the requirements of the division if: 18 19 (a) The private firefighter employer is subject to the 20 federal regulations in 29 C.F.R. ss. 1910 and 1926; 21 (b) The private firefighter employer has adopted and implemented a written safety program that conforms to the 22

frequency or severity, or both, of safety violations. A

(c) A private firefighter employer with 20 or more full-time firefighter employees shall include provisions for a safety committee in the safety program. The safety committee must include firefighter employee representation and must meet at least once each calendar quarter. The private firefighter employer must make adequate records of each meeting and maintain the records subject to inspections under subsection (3). The safety committee shall, if appropriate, make

requirements of 29 C.F.R. ss. 1910 and 1926;

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recommendations regarding improvements to the safety program and corrections of hazards affecting workplace safety; and

- (d) The private firefighter employer provides the division with a written statement that certifies compliance with this subsection.
- The division may enter at any reasonable time any place of firefighter employment for the purposes of verifying the accuracy of the written certification. If the division determines that the firefighter employer has not complied with the requirements of subsection (2), the firefighter employer shall be subject to the rules of the division until the firefighter employer complies with subsection (2) and recertifies that fact to the division.
- (4) This section shall not restrict the division from performing any duties pursuant to a written contract between the division and the Federal Occupational Safety and Health Administration (OSHA).

Section 20. Effective July 1, 2001, section 633.815, Florida Statutes, is created to read:

633.815 Failure to implement a safety and health program; cancellations. -- If a firefighter employer that is found by the division to have a high frequency or severity of work-related injuries fails to implement a safety and health program, the insurer or self-insurer's fund that is providing coverage for the firefighter employer may cancel the contract for insurance with the firefighter employer. In the alternative, the insurer or fund may terminate any discount or deviation granted to the firefighter employer for the remainder of the term of the policy. If the contract is canceled or the discount or deviation is terminated, the insurer must make such reports as are required by law.

Section 21. Effective July 1, 2001, section 633.816, 1 2 Florida Statutes, is created to read: 3 633.816 Expenses of administration. -- The amounts that 4 are needed to administer ss. 633.801 through 633.825 shall be 5 disbursed from the Insurance Commissioner's Regulatory Trust 6 Fund. 7 Section 22. Effective July 1, 2001, section 633.817, 8 Florida Statutes, is created to read: 9 633.817 Refusal to admit; penalty.--The division and its authorized representatives may enter and inspect any place 10 of firefighter employment at any reasonable time for the 11 purpose of investigating compliance with ss. 633.801 through 12 13 633.825 and conducting inspections for the proper enforcement 14 of ss. 633.801 through 633.825. A firefighter employer who 15 refuses to admit any member of the division or its authorized 16 representative to any place of employment or to allow 17 investigation and inspection pursuant to this section commits a misdemeanor of the second degree, punishable as provided in 18 19 s. 775.082 or s. 775.083. 20 Section 23. Effective July 1, 2001, section 633.818, Florida Statutes, is created to read: 21 633.818 Firefighter employee rights and 22 23 responsibilities.--24 (1) Each firefighter employee of a firefighter employer covered under ss. 633.801 through 633.825 shall 25 26 comply with rules adopted by the division and with reasonable workplace safety and health standards, rules, policies, 27 procedures, and work practices established by the firefighter 28 29 employer and the workplace safety committee. A firefighter employee who knowingly fails to comply with this subsection 30 maybe disciplined or discharged by the firefighter employer. 31

(2) A firefighter employer may not discharge, threaten 1 to discharge, cause to be discharged, intimidate, coerce, 2 3 otherwise discipline, or in any manner discriminate against a 4 firefighter employee for any of the following reasons: 5 (a) The firefighter employee has testified or is about 6 to testify, on her or his own behalf, or on behalf of others, 7 in any proceeding instituted under ss. 633.801 through 8 633.825; 9 (b) The firefighter employee has exercised any other right afforded under ss. 633.801 through 633.825; or 10 (c) The firefighter employee is engaged in activities 11 12 relating to the workplace safety committee. (3) Neither pay, position, seniority, nor other 13 14 benefit may be lost for exercising any right under, or for 15 seeking compliance with, any requirement of ss. 633.801 16 through 633.825. 17 Section 24. Effective July 1, 2001, section 633.819, Florida Statutes, is created to read: 18 19 633.819 Compliance.--Failure of a firefighter employer 20 or an insurer to comply with ss. 633.801 through 633.830, or with any rules adopted under ss. 633.801 through 633.830, 21 constitutes grounds for the division to seek remedies, 22 23 including injunctive relief, for compliance by making 24 appropriate filings with the Circuit Court of Leon County. Section 25. Effective July 1, 2001, section 633.820, 25 26 Florida Statutes, is created to read: 27 633.820 False statements to insurers.--A firefighter employer who knowingly and willfully falsifies or conceals a 28 29 material fact, makes a false, fictitious, or fraudulent statement or representation; or makes or uses any false 30 31 document knowing the document to contain any false fictitious,

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or fraudulent entry or statement to an insurer of workers'
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    compensation insurance under ss. 633.801 through 633.825 is
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    guilty of a misdemeanor of the second degree, punishable as
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    provided in s. 775.082 or s. 775.083.
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           Section 26. Effective July 1, 2001, section 633.823,
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    Florida Statutes, is created to read:
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           633.823 Matters within jurisdiction of the division;
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    false, fictitious, or fraudulent acts, statements, and
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    representations prohibited; penalty; statute of
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    limitations. -- A person may not, in any matter within the
    jurisdiction of the division, knowingly and willfully falsify
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    or conceal a material fact; make any false, fictitious, or
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    fraudulent statement or representation; or make or use any
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    false document, knowing the same to contain any false,
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    fictitious, or fraudulent statement or entry. A person who
    violates this section commits a misdemeanor of the second
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    degree, punishable as provided in s. 775.082 or s. 775.083.
    The statute of limitations for prosecution of an act committed
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    in violation of this section is 5 years after the date the act
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    was committed or, if not discovered within 30 days after the
    act was committed, 5 years after the date the act was
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    discovered.
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           Section 27. Effective July 1, 2001, section 633.825,
    Florida Statutes, is created to read:
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           633.825 Workplace safety.--
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          (1) The division shall assist in making the
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    firefighter places of employment a safer place to work and
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    decreasing the frequency and severity of on-the-job injuries.
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          (2) The division shall have the authority to adopt
   rules for the purpose of assuring safe working conditions for
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    all firefighter employees by authorizing the enforcement of
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effective standards, assisting and encouraging firefighter 1 2 employers to maintain safe working conditions, and by 3 providing for education and training in the field of safety. 4 For firefighter employers, the division may by rule adopt subparts C through T and subpart Z of 29 C.F.R. part 1910, 5 6 except 29 C.F.R. section 1910.134(g)(4); subparts C through Z 7 of 29 C.F.R. part 1926; subparts A through D, subpart I, and subpart M of 29 C.F.R. part 1928; subparts A through G of 29 8 9 C.F.R. part 1917; subparts A through L and subpart Z of 29 10 C.F.R. part 1915; subparts A through J of 29 C.F.R. part 1918, latest revision, provided that 29 C.F.R. s. 1910.156 applies 11 12 to volunteer firefighters and fire departments operated by the 13 state or political subdivisions; the National Fire Protection 14 Association, Inc., Standard 1500, paragraph 5-7 (Personal 15 Alert Safety System) (1992 edition); and ANSI A 10.4-1990. 16 The provisions of chapter 440 which pertain to (3) 17 workplace safety shall be applicable to the division. (4) The division shall have authority to adopt any 18 19 rule necessary to implement, interpret, and make specific any 20 matter pertaining to any subject or reference contained in this section, including all of the provisions referred to in 21 subsection (2), as they relate to firefighter employees, 22 23 firefighter employers, and firefighter places of employment. 24 Section 28. Except as otherwise provided in this act, 25 this act shall take effect July 1, 2001. 26 27 28 29 30 31