Florida House of Representatives - 1999 By Representative Crist

1	A bill to be entitled
2	An act relating to local government code
3	enforcement; amending s. 162.03, F.S.;
4	specifying the status of special masters;
5	amending s. 162.04, F.S.; revising a
6	definition; amending s. 162.06, F.S.; requiring
7	owners of property subject to enforcement
8	proceedings to provide disclosure and notice to
9	prospective transferors under certain
10	circumstances; providing a rebuttable
11	presumption; providing for continuation of
12	enforcement proceedings under certain
13	circumstances; providing procedures; amending
14	s. 162.09, F.S.; specifying that certain
15	actions taken by a local government do not
16	create continuing obligations or liabilities
17	under certain circumstances; clarifying
18	enforcement of orders imposing certain fines or
19	costs; amending s. 162.12, F.S.; revising
20	prescribed methods for providing certain
21	notices; clarifying the time period for posting
22	certain notices; amending s. 162.23, F.S.;
23	providing an additional exception to
24	requirements to provide reasonable time to
25	correct violations under certain circumstances;
26	providing an effective date.
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28	WHEREAS, Florida's procedures for local government
29	code enforcement are meant to secure speedy compliance with
30	local codes and ordinances while protecting the rights of
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1 property owners and the public health, safety, and welfare, 2 and

3 WHEREAS, the procedures set forth in chapter 162, 4 Florida Statutes, contain several alternative methods of code 5 enforcement for local governments to choose from, but the 6 choices are in need of some clarification regarding 7 legislative intent, and

8 WHEREAS, it was intended by the Legislature that the 9 procedure for a special master or hearing officer was to be in 10 all respects the equivalent of the procedure for a code 11 enforcement board, and

WHEREAS, substantial delay has been encountered in code enforcement proceedings when the owner of a noncomplying property transferred ownership to a third party, with some local governments being required to begin the entire code enforcement process all over again with respect to the new owner, which was not the intent of the Legislature, and

18 WHEREAS, some local governments have been reluctant to19 use their power to repair unsafe noncomplying property20 because of concerns about future liability, and

21 WHEREAS, many local governments find it difficult, 22 expensive and cumbersome to bring foreclosure actions to 23 enforce code enforcement liens, and collecting the amount of 24 those liens as an assessment as part of the annual tax bill 25 would be more efficient, and

WHEREAS, creating a presumption of receipt of a notice sent by certified mail, return receipt requested, when properly addressed to the owner, would alleviate the current problem of violators evading or greatly delaying code enforcement proceedings by refusing to sign for such notice, and

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1 WHEREAS, some local governments are construing the 2 posting procedure contained in s. 162.12(2), Florida Statutes, 3 as mandating that they must prove that the notice so posted was continuously present for the entire 10-day posting period, 4 5 and some violators were frustrating the intent of the posting provision by removing and secreting the posted notice before 6 7 the 10 days had expired, which was not the intent of the 8 Legislature, and 9 WHEREAS, it is the intent of the Legislature to cure 10 the ambiguities and loopholes in chapter 162, Florida 11 Statutes, just described, NOW, THEREFORE, 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (2) of section 162.03, Florida 16 Statutes, is amended to read: 17 162.03 Applicability.--(2) A charter county, a noncharter county, or a 18 19 municipality may, by ordinance, adopt an alternate code 20 enforcement system which gives code enforcement boards or 21 special masters designated by the local governing body, or 22 both, the authority to hold hearings and assess fines against violators of the respective county or municipal codes and 23 ordinances. A special master shall have the same status as an 24 enforcement board under this chapter. References in this 25 26 chapter to an enforcement board, except in s. 162.05, shall 27 include a special master if the context permits. 28 Section 2. Subsection (5) of section 162.04, Florida 29 Statutes, is amended to read: 30 162.04 Definitions.--As used in ss. 162.01-162.13, the 31 term:

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"Repeat violation" means a violation of a 1 (5) 2 provision of a code or ordinance by a person who whom the code 3 enforcement board has been previously found to have violated the same provision within 5 years prior to the violation, 4 5 notwithstanding the violations occur at different locations. б Section 3. Subsection (5) is added to section 162.06, 7 Florida Statutes, to read: 8 162.06 Enforcement procedure. --9 If the owner of property which is subject to an (5) enforcement proceeding before an enforcement board, special 10 11 master, or court transfers ownership of such property between 12 the time the initial pleading was served and the time of the 13 hearing, such owner shall: 14 (a) Disclose the existence and the nature of the 15 proceeding to the prospective purchaser. 16 (b) Deliver to the prospective purchaser a copy of the pleadings, notices, and other materials relating to to the 17 code enforcement proceeding received by the seller. 18 19 (c) Disclose to the prospective purchaser that the new 20 owner will be responsible for compliance with the applicable code and with orders issued in the code enforcement 21 22 proceeding. (d) File a notice with the code enforcement official 23 of the transfer of the property, with the identity and address 24 25 of the new owner and copies of the disclosures made to the new 26 owner, within 5 days after the date of the transfer. 27 28 A failure to make the disclosures described in paragraphs (a), 29 (b), and (c) before the transfer creates a rebuttable presumption of fraud. If the property is transferred before 30 31 the hearing, the proceeding shall not be dismissed, but the 4

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new owner shall be provided a reasonable period of time to 1 2 correct the violation before the hearing is held. 3 Section 4. Subsections (1) and (3) of section 162.09, 4 Florida Statutes, are amended to read: 5 162.09 Administrative fines; costs of repair; liens.-б (1) An enforcement board, upon notification by the 7 code inspector that an order of the enforcement board has not 8 been complied with by the set time or, upon finding that a repeat violation has been committed, may order the violator to 9 pay a fine in an amount specified in this section for each day 10 11 the violation continues past the date set by the enforcement board for compliance or, in the case of a repeat violation, 12 13 for each day the repeat violation continues, beginning with 14 the date the repeat violation is found to have occurred by the code inspector. In addition, if the violation is a violation 15 described in s. 162.06(4), the enforcement board shall notify 16 the local governing body, which may make all reasonable 17 repairs which are required to bring the property into 18 compliance and charge the violator with the reasonable cost of 19 20 the repairs along with the fine imposed pursuant to this 21 section. Making such repairs does not create a continuing 22 obligation on the part of the local governing body to make further repairs or to maintain the property and does not 23 create any liability against the local governing body for any 24 damages to the property if such repairs were completed in good 25 26 faith.If a finding of a violation or a repeat violation has 27 been made as provided in this part, a hearing shall not be 28 necessary for issuance of the order imposing the fine. If, 29 after due notice and hearing, a code enforcement board finds a violation to be irreparable or irreversible in nature, it may 30

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1 order the violator to pay a fine as specified in paragraph
2 (2)(a).

3 (3) A certified copy of an order imposing a fine, or a fine plus repair costs, may be recorded in the public records 4 5 and thereafter shall constitute a lien against the land on б which the violation exists and upon any other real or personal 7 property owned by the violator. Upon petition to the circuit court, such order shall be enforceable may be enforced in the 8 9 same manner as a court judgment by the sheriffs of this state, 10 including execution and levy against the personal property of 11 the violator, but such order shall not be deemed to be a court 12 judgment except for enforcement purposes. A fine imposed 13 pursuant to this part shall continue to accrue until the 14 violator comes into compliance or until judgment is rendered in a suit to foreclose on a lien filed pursuant to this 15 section, whichever occurs first. A lien arising from a fine 16 imposed pursuant to this section runs in favor of the local 17 governing body, and the local governing body may execute a 18 19 satisfaction or release of lien entered pursuant to this 20 section. After 3 months from the filing of any such lien which remains unpaid, the enforcement board may authorize the local 21 22 governing body attorney to foreclose on the lien. No lien created pursuant to the provisions of this part may be 23 foreclosed on real property which is a homestead under s. 4, 24 25 Art. X of the State Constitution. 26 Section 5. Subsection (1) and paragraph (b) of 27 subsection (2) of section 162.12, Florida Statutes, are 28 amended to read: 29 162.12 Notices.--(1) All notices required by this part shall be 30 31 provided to the alleged violator by:

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1 (a) Certified mail, return receipt requested, provided 2 if such notice is sent under this paragraph to the owner of 3 the property in question at the address listed in the tax 4 collector's office for tax notices, and at any other address 5 provided to the local government by such owner, it shall be 6 presumed that the notice was received by the owner, 7 notwithstanding that the certified mail envelope may be 8 returned by the post office as unclaimed or refused; by 9 (b) Hand delivery by the sheriff or other law enforcement officer, code inspector, or other person 10 11 designated by the local governing body; or by 12 (c) Leaving the notice at the violator's usual place 13 of residence with any person residing therein who is above 15 14 years of age and informing such person of the contents of the 15 notice; or (d) In the case of commercial premises, leaving the 16 notice with the manager or other person in charge. 17 (2) In addition to providing notice as set forth in 18 subsection (1), at the option of the code enforcement board, 19 20 notice may also be served by publication or posting, as 21 follows: 22 (b)1. In lieu of publication as described in paragraph (a), such notice may be posted for at least 10 days prior to 23 24 the hearing, or prior to the expiration of any deadline 25 contained in the notice, in at least two locations, one of which shall be the property upon which the violation is 26 27 alleged to exist and the other of which shall be, in the case 28 of municipalities, at the primary municipal government office, and in the case of counties, at the front door of the 29 courthouse in said county. 30 31

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1 2. Proof of posting shall be by affidavit of the 2 person posting the notice, which affidavit shall include a 3 copy of the notice posted and the date and places of its 4 posting. 5 б Evidence that an attempt has been made to hand deliver or mail 7 notice as provided in subsection (1), together with proof of 8 publication or posting as provided in subsection (2), shall be 9 sufficient to show that the notice requirements of this part have been met, without regard to whether or not the alleged 10 11 violator actually received such notice. 12 Section 6. Subsection (2) of section 162.23, Florida 13 Statutes, is amended to read: 14 162.23 Notice to appear .--15 (2) Prior to issuing a notice to appear, a code 16 enforcement officer shall provide written notice to the person that the person has committed a violation of a code or 17 ordinance and shall establish a reasonable time period within 18 19 which the person must correct the violation. Such time period 20 shall be no fewer than 5 days and no more than 30 days. If, upon personal investigation, a code enforcement officer finds 21 22 that the person has not corrected the violation within the prescribed time period, a code enforcement officer may issue a 23 notice to appear to the person who has committed the 24 25 violation. A code enforcement officer is not required to 26 provide the person with a reasonable time period to correct 27 the violation prior to issuing a notice to appear and may 28 immediately issue a notice to appear if a repeat violation is 29 found, or if the code enforcement officer has reason to believe that the violation presents a serious threat to the 30 31 public health, safety, or welfare or that the violator is

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engaged in violations of an itinerant or transient nature within the jurisdiction while moving from place to place, or if the violation is irreparable or irreversible. Section 7. This act shall take effect October 1, 1999. HOUSE SUMMARY Provides that special masters have the same status as enforcement boards. Clarifies that violations of the same code provision at different locations constitutes a repeat violation. Specifies disclosure and notice requirements for owners of property subject to enforcement proceedings transferring the property prior to the enforcement hearing. Provides for continuation of such hearings and correction of violations by new owners. Such hearings and correction of violations by new owners. Specifies that making of repairs by a local government to bring property into compliance does not create a continuing obligation of the government to make further repairs or maintain the property and does not create any liability against the local government for damages for repairs made in good faith. Revises and clarifies provisions requiring notice. Authorizes code enforcement officers to immediately issue a notice to appear without officers to immediately issue a notice to appear without reasonable time to correct any violations of an itinerant or transient nature. See bill for details.

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