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2	An act relating to the sale of liquefied
3	petroleum gas; amending s. 527.01, F.S.;
4	revising definitions; defining the terms
5	"category IV liquefied petroleum gas dispenser
6	and recreational vehicle servicer" and
7	"wholesaler"; amending s. 527.02, F.S.;
8	including category IV liquefied petroleum gas
9	dispensers and recreational vehicle services
10	within licensure and examination provisions of
11	ch. 527, F.S.; providing a penalty for
12	operating without a license; setting
13	application and renewal fees for a category III
14	liquefied petroleum gas cylinder exchange unit
15	operator and a category IV liquefied petroleum
16	gas dispenser and recreational vehicle
17	servicer; providing for prorating of license
18	fees under specified circumstances; providing
19	for transfer of licenses under specified
20	conditions; providing for license transfer fee;
21	providing period of validity for qualifier
22	cards issued to category I liquefied petroleum
23	gas dealers and liquefied petroleum gas
24	installers; providing for renewal of
25	qualification; requiring category I liquefied
26	petroleum gas dealers and liquefied petroleum
27	gas installers to identify to the Department of
28	Agriculture and Consumer Services a designated
29	master qualifier; establishing examination and
30	certification requirements for master
31	qualifiers; requiring dealers to report to the
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1 department any vacancy in a qualifier or master 2 qualifier position; providing for suspension of 3 a dealer's license under specified 4 circumstances; providing grounds for revocation 5 of license or eligibility; providing for 6 transfer of competency qualifications; amending 7 s. 527.04, F.S.; increasing minimum requirements for insurance coverage; amending 8 9 s. 527.06, F.S.; increasing civil penalties for violation of department rules; amending s. 10 527.11, F.S.; increasing minimum storage 11 12 requirements for bulk storage filling plants; requiring that such plants be located in 13 14 specified proximity to a licensee's business 15 location; revising exemptions to such 16 requirements; eliminating an exemption; 17 removing a definition; amending s. 527.22, F.S.; revising provisions with respect to the 18 19 Florida Propane Gas Education, Safety, and 20 Research Council; revising provisions with 21 respect to audits of account records of the 22 council and review and inspection of council 23 records; providing an effective date. 24 25 Be It Enacted by the Legislature of the State of Florida: 26 27 Section 1. Section 527.01, Florida Statutes, is 28 amended to read: 29 527.01 Definitions.--As used in this chapter: 30 "Liquefied petroleum gas" means any material which (1) is composed predominantly of any of the following 31 2 CODING: Words stricken are deletions; words underlined are additions.

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hydrocarbons, or mixtures of the same: propane, propylene, butanes (normal butane or isobutane), and butylenes. (2) "Person" means any individual, firm, partnership, corporation, company, association, organization, or cooperative. (3) "Ultimate consumer" means the person last purchasing liquefied petroleum gas in its liquid or vapor state for industrial, commercial, or domestic use. (4) "Department" means the Department of Agriculture and Consumer Services. "Qualifier" means any person who has passed a (5) competency examination administered by the department and is employed by a licensed business in one or more of the following classifications: (a) Category I liquefied petroleum gas dealer. (b) Category II liquefied petroleum gas dispenser. (c) LP gas installer. (d) Specialty installer. (e) Requalifier of cylinders. (f) Fabricator, repairer, and tester of vehicles and cargo tanks. (g) Category IV liquefied petroleum gas dispensing unit operator and recreational vehicle servicer. "Category I liquefied petroleum gas dealer" means (6) any person selling or offering to sell by delivery or at a stationary location any liquefied petroleum gas to the ultimate consumer for industrial, commercial, or domestic use; any person leasing or offering to lease, or exchanging or offering to exchange, any apparatus, appliances, and equipment for the use of liquefied petroleum gas; any person installing, servicing, altering, or modifying apparatus, piping, tubing,

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appliances, and equipment for the use of liquefied petroleum 1 2 gas; any person installing carburetion equipment; or any 3 person requalifying cylinders. 4 (7)"Category II liquefied petroleum gas dispenser" 5 means any person engaging in the business of operating a 6 liquefied petroleum gas dispensing unit for the purpose of 7 serving liquid products to the ultimate consumer for 8 industrial, commercial, or domestic use, and selling or 9 offering to sell, or leasing or offering to lease, apparatus, appliances, and equipment for the use of liquefied petroleum 10 gas, including engaging in the business of operating a 11 12 cylinder exchange unit. "Category III liquefied petroleum gas cylinder 13 (8) 14 exchange operator" means any person operating a storage 15 facility used for the purpose of storing filled propane cylinders of not more than 43.5 pounds propane capacity or 104 16 17 pounds water capacity, while awaiting sale to the ultimate consumer, or a facility used for the storage of empty or 18 19 filled containers which have been offered for exchange. 20 (9) "Category IV liquefied petroleum gas dispenser and 21 recreational vehicle servicer" means any person engaging in 22 the business of operating a liquefied petroleum gas dispensing 23 unit for the purpose of serving liquid product to the ultimate consumer for industrial, commercial, or domestic use, and 24 25 selling or offering to sell, leasing or offering to lease, 26 apparatus, appliances, and equipment for the use of liquefied petroleum gas, and whose services include the installation, 27 28 service, or repair of recreational vehicle liquefied petroleum 29 gas appliances and equipment. 30 (10)(9) "LP gas installer" means any person who is engaged in the liquefied petroleum gas business and whose 31 4

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2 modifying of apparatus, piping, tubing, tanks, and equipment 3 for the use of liquefied petroleum gas and selling or offering 4 to sell, or leasing or offering to lease, apparatus, 5 appliances, and equipment for the use of liquefied petroleum 6 gas.

7 (11)(10) "Specialty installer" means any person 8 involved in the installation, service, or repair of liquefied 9 petroleum gas appliances and equipment, and selling or offering to sell, or leasing or offering to lease, apparatus, 10 appliances, and equipment for the use of liquefied petroleum 11 12 gas, whose activities are limited to specific types of appliances and equipment as designated by department rule. 13 14 (12)(11) "Dealer in appliances and equipment for use 15 of liquefied petroleum gas" means any person selling or 16 offering to sell, or leasing or offering to lease, apparatus, 17 appliances, and equipment for the use of liquefied petroleum 18 qas.

19 (13)(12) "Manufacturer of liquefied petroleum gas 20 appliances and equipment" means any person in this state 21 manufacturing and offering for sale or selling tanks, 22 cylinders, or other containers and necessary appurtenances for 23 use in the storage, transportation, or delivery of such gas to the ultimate consumer, or manufacturing and offering for sale 24 or selling apparatus, appliances, and equipment for the use of 25 26 liquefied petroleum gas to the ultimate consumer.

27 <u>(14) "Wholesaler" means any person, as defined by s.</u>
28 <u>527.01(2), selling or offering to sell any liquefied petroleum</u>
29 gas for industrial, commercial, or domestic use to any person
30 except the ultimate consumer.

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(15) (13) "Requalifier of cylinders" means any person
involved in the retesting, repair, qualifying, or requalifying
of liquefied petroleum gas tanks or cylinders manufactured
under specifications of the United States Department of
Transportation or former Interstate Commerce Commission.
(16) (14) "Fabricator, repairer, and tester of vehicles
and cargo tanks" means any person involved in the hydrostatic
testing, fabrication, repair, or requalifying of any motor
vehicles or cargo tanks used for the transportation of
liquefied petroleum gases, when such tanks are permanently
attached to or forming a part of the motor vehicle.
(17) (15) "Recreational vehicle" means a motor vehicle
designed to provide temporary living quarters for
recreational, camping, or travel use, which has its own
propulsion or is mounted on or towed by another motor vehicle.
(18) (16) "Pipeline system operator" means any person
who owns or operates a liquefied petroleum gas pipeline system
that is used to transmit liquefied petroleum gas from a common
source to the ultimate customer and that serves 10 or more
customers.
Section 2. Section 527.02, Florida Statutes, is
amended to read:
527.02 License; penalty; fees
(1)(a) It is unlawful for any person to engage in this
state in the activities of a pipeline system operator,
category I liquefied petroleum gas dealer, category II

liquefied petroleum gas dispenser, category III liquefied

petroleum gas cylinder exchange operator, category IV

liquefied petroleum gas dispenser and recreational vehicle

servicer,LP gas installer, specialty installer, dealer in

liquefied petroleum gas appliances and equipment, manufacturer

of liquefied petroleum gas appliances and equipment, 1 2 requalifier of cylinders, or fabricator, repairer, and tester 3 of vehicles and cargo tanks without first obtaining from the 4 department a license to engage in one or more of these 5 businesses. The sale of liquefied petroleum gas cylinders with 6 a volume of 10 pounds water capacity or 4.2 pounds liquefied 7 petroleum gas capacity or less is exempt from the requirements 8 of this chapter. It is a felony of the third degree, 9 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, to intentionally or willfully engage in any of said 10 activities without first obtaining appropriate licensure from 11 12 the department. Each business location of a person having multiple locations shall be separately licensed and must meet 13 14 the requirements of this section. Such license shall be 15 granted to any applicant determined by the department to be competent, qualified, and trustworthy who files with the 16 17 department a surety bond, insurance affidavit, or other proof of insurance, as hereinafter specified, and pays for such 18 19 license the following original application fee for new licenses and annual renewal fees for existing licenses: 20 21 22 Original Renewal 23 License Category Application Fee Fee 24 25 26 Category I liquefied petroleum gas dealer.....\$525 27 \$425 28 Category II liquefied 29 375 30 31 7 CODING: Words stricken are deletions; words underlined are additions. ENROLLED

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1	Category III liquefied
2	petroleum gas cylinder
3	exchange unit operator
4	Category IV liquefied
5	petroleum gas dispenser and
6	recreational vehicle servicer
7	LP gas installer
8	Specialty installer
9	Dealer in appliances and equipment
10	for use of liquefied petroleum gas50 45
11	Manufacturer of liquefied petroleum
12	gas appliances and equipment525 375
13	Requalifier of cylinders525 375
14	Fabricator, repairer, and tester of
15	vehicles and cargo tanks
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17	Any applicant for original license whose application is
18	submitted during the last 6 months of the license year may
19	have the original license fee reduced by one-half for the
20	6-month period. This provision shall apply only to those
21	companies applying for an original license and shall not be
22	applied to licensees who held a license during the previous
23	license year and failed to renew the license. The department
24	may refuse to issue an initial license to any applicant who is
25	under investigation in any jurisdiction for an action that
26	would constitute a violation of this chapter until such time
27	as the investigation is complete.
28	(b) The license fee for a category III liquefied
29	petroleum gas cylinder exchange operator shall be \$100 per
30	location for an original application and an annual renewal fee
31	of \$65 for each of the first 30 locations. An operator having
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1	more than 30 cylinder exchange units shall pay a renewal fee
2	of \$65 for the first 30 locations and \$50 for each of the
3	remaining locations as long as the renewal applications are
4	submitted together as a single packet.
5	(b) (c) Any person applying for a liquefied petroleum
б	gas license as a specialty installer, as defined by s.
7	527.01(11)(10), shall upon application to the department
8	identify the specific area of work to be performed. Upon
9	completion of all license requirements set forth in this
10	chapter, the department shall issue the applicant a license
11	specifying the scope of work, as identified by the applicant
12	and defined by rule of the department, for which the person is
13	authorized.
14	<u>(c)</u> (d) The license fee for a pipeline system operator
15	shall be \$100 per system owned or operated by the person, not
16	to exceed \$400 per license year. Such license fee applies only
17	to a pipeline system operator who owns or operates a liquefied
18	petroleum gas pipeline system that is used to transmit
19	liquefied petroleum gas from a common source to the ultimate
20	customer and that serves 10 or more customers.
21	(d) (e) The department shall promulgate rules
22	specifying acts deemed by the department to demonstrate a lack
23	of trustworthiness to engage in activities requiring a license
24	or qualifier identification card under this section.
25	(e) Any license issued by the department may be
26	transferred to any person, firm, or corporation for the
27	remainder of the current license year upon written request to
28	the department by the original licenseholder. Prior to
29	approval of any transfer, all licensing requirements of this
30	chapter must be met by the transferee. A license transfer fee
31	of \$50 shall be charged for each such transfer.
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1 In addition to the requirements of subsection (1), (2) 2 any person applying for a license to engage in the activities 3 of a pipeline system operator, category I liquefied petroleum 4 gas dealer, category II liquefied petroleum gas dispenser, 5 category IV liquefied petroleum gas dispenser and recreational 6 vehicle servicer, LP gas installer, specialty installer, 7 requalification of cylinders, or fabricator, repairer, and 8 tester of vehicles and cargo tanks, must prove competency by 9 passing a written examination administered by the department or its agent with a grade of 75 percent or above. Each 10 applicant for examination shall submit a \$20 nonrefundable 11 12 fee. The department shall by rule specify the general areas of competency to be covered by each examination and the relative 13 14 weight to be assigned in grading each area tested. 15 (a) Application for examination for competency may be made by an individual or by an owner, a partner, or any person 16 in a supervisory capacity of the license applicant. Upon 17 18 successful completion of the competency examination, the 19 department shall issue a qualifier identification card to the 20 examinee. Qualifier identification cards, except those issued 21 to category I liquefied petroleum gas dealers and liquefied 22 petroleum gas installers, Such card shall remain in effect as 23 long as the individual shows to the department proof of active employment in the area of examination and all continuing 24 25 education requirements are met. Should the individual terminate active employment in the area of examination for a 26 period exceeding 24 months, or fail to provide documentation 27 28 of continuing education, the individual's qualifier status 29 shall expire. The individual may reapply for examination by the department in order to reestablish qualifier status. 30 Every business organization shall possess such a full-time 31

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qualifier at all times who has successfully completed an 1 2 examination in the corresponding category of the license held 3 by the business organization. 4 (b) Qualifier cards issued to category I liquefied 5 petroleum gas dealers and liquefied petroleum gas installers 6 shall expire 3 years after the date of issuance. All category 7 I liquefied petroleum gas dealer qualifiers and liquefied petroleum gas installer qualifiers holding a valid qualifier 8 9 card upon the effective date of this act shall retain their qualifier status until July 1, 2003, and may sit for the 10 master qualifier examination at any time during that time 11 12 period. Alternatively, all category I liquefied petroleum gas dealer qualifiers and liquefied petroleum gas installer 13 14 qualifiers may renew their qualification on or before July 1, 2003, upon application to the department, payment of a \$20 15 renewal fee, and documentation of the completion of a minimum 16 17 of 12 hours approved continuous education courses, as defined by department rule, during the previous 3-year period. 18 19 Applications for renewal must be made 30 calender days prior 20 to expiration. Persons failing to renew prior to the 21 expiration date must reapply and take a qualifier competency examination in order to reestablish category I liquefied 22 petroleum gas dealer qualifier and liquefied petroleum gas 23 installer qualifier status. In the event a category I 24 25 liquefied petroleum gas qualifier or liquefied petroleum gas 26 installer qualifier becomes a master qualifier at any time during the effective date of the qualifier card, the card 27 28 shall remain in effect until expiration of the master 29 qualifier certification. A vacancy in a qualifier position in 30 a business organization which results from the departure of the qualifier shall be immediately reported to the department. 31 11

In the event a business organization no longer possesses a 1 duly designated qualifier, as required by this section, its 2 3 liquefied petroleum gas licenses shall be suspended by order 4 of the department after 20 working days and shall remain 5 suspended until a competent qualifier has been retained. A 6 vacancy in the qualifier position for a period of over 20 7 working days shall be deemed to constitute an immediate threat 8 to the public health, safety, and welfare. Failure to obtain a 9 replacement qualifier within 60 days of the vacancy shall be grounds for revocation of licensure or eligibility for 10 11 licensure. 12 (c) Any individual's competency qualifications on file with the department may be transferred to any existing 13 14 licenseholder, by written request to the department from the 15 person so qualified. By request in writing to the department, any individual who has on file the competency examination 16 17 requirement may use this evidence on file for a new license application. Effective June 30, 1993, all examinations are 18 19 confidential and exempt from the provisions of s. 119.07(1). 20 (3) A qualifier for a business organization involved 21 in installation, repair, maintenance, or service of liquefied 22 petroleum gas appliances, equipment, or systems must actually function in a supervisory capacity of other company employees 23 installing, repairing, maintaining, or servicing liquefied 24 petroleum gas appliances, equipment, or systems. A separate 25 26 qualifier shall be required for every 10 such employees. Additional qualifiers are required for those business 27 organizations employing more than 10 employees that install, 28 29 repair, maintain, or service liquefied petroleum gas equipment 30 and systems. 31

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1	(4) In addition to all other licensing requirements,
2	each category I liquefied petroleum gas dealer and liquefied
3	petroleum gas installer must, at the time of application for
4	licensure, identify to the department one master qualifier who
5	is a full-time employee at the licensed location. This person
6	shall be a manager, owner, or otherwise primarily responsible
7	for overseeing the operations of the licensed location and
8	must provide documentation to the department as provided by
9	rule. The master qualifier requirement shall be in addition to
10	the requirements of subsection (2).
11	(a) In order to apply for certification as a master
12	qualifier, each applicant must be a category I liquefied
13	petroleum gas dealer qualifier or liquefied petroleum gas
14	installer qualifier, must be employed by a licensed category I
15	liquefied petroleum gas dealer, liquefied petroleum gas
16	installer, or applicant for such license, and must pass a
17	master qualifier competency examination. Master qualifier
18	examinations shall be based on Florida's laws, rules, and
19	adopted codes governing liquefied petroleum gas safety,
20	general industry safety standards, and administrative
21	procedures. The examination must be successfully completed by
22	the applicant with a grade of 75 percent or more. Each
23	applicant for master qualifier status shall submit to the
24	department a nonrefundable \$30 examination fee prior to the
25	examination.
26	(b) Upon successful completion of the master qualifier
27	examination, the department shall issue the examinee a
28	certificate of master qualifier status which shall include the
29	name of the licensed company for which the master qualifier is
30	employed. A master qualifier may transfer from one
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licenseholder to another upon becoming employed by the company 1 2 and providing a written request to the department. 3 (c) Master qualifier status shall expire 3 years after 4 the date of issuance of the certificate and may be renewed by 5 submission to the department of documentation of completion of 6 at least 12 hours of approved continuing education courses 7 during the 3-year period, proof of employment with a licensed 8 category I liquefied petroleum gas dealer, liquefied petroleum 9 gas installer, or applicant, and a \$30 certificate renewal fee. The department shall define, by rule, approved courses of 10 continuing education. 11 (d) Each category I liquefied petroleum gas dealer or 12 liquefied petroleum gas installer licensed as of August 31, 13 14 2000, shall identify to the department one current category I liquefied petroleum gas dealer qualifier or liquefied 15 petroleum gas installer qualifier who will be the designated 16 17 master qualifier for the licenseholder. Such individual must provide proof of employment for 3 years or more within the 18 19 liquefied petroleum gas industry, and shall, upon approval of 20 the department, be granted a master qualifier certificate. All 21 other requirements with regard to master qualifier certificate expiration, renewal, and continuing education shall apply. 22 23 (5) A vacancy in a qualifier or master qualifier position in a business organization which results from the 24 departure of the qualifier shall be immediately reported to 25 26 the department. In the event a business organization no longer possesses a duly designated qualifier, as required by this 27 28 section, its liquefied petroleum gas licenses shall be 29 suspended by order of the department after 20 working days and 30 shall remain suspended until a competent qualifier has been retained. A vacancy in the qualifier position for a period of 31 14

more than 20 working days shall be deemed to constitute an 1 immediate threat to the public health, safety, and welfare. 2 3 Failure to obtain a replacement qualifier within 60 days of the vacancy shall be grounds for revocation of licensure or 4 5 eligibility for licensure. 6 (6) Any individual having competency qualifications on 7 file with the department may request the transfer of such 8 qualifications to any existing licenseholder by making a 9 written request to the department for such transfer. Any individual having a competency examination on file with the 10 department may use such examination for a new license 11 12 application after making application in writing to the department. All examinations are confidential and exempt from 13 14 the provisions of s. 119.07(1). 15 (7) (4) If a duplicate license, or qualifier card, or master qualifier certificate is requested by the licensee, a 16 fee of \$10 must be received before issuance of the duplicate 17 license or card. If a facsimile transmission of an original 18 19 license is requested, upon completion of the transmission a 20 fee of \$10 must be received by the department before the 21 original license may be mailed to the requester. 22 (8) (3) (5) All revenues collected herein shall be 23 deposited in the General Inspection Trust Fund for the purpose of administering the provisions of this chapter. 24 25 Section 3. Subsections (1) and (2) of section 527.04, Florida Statutes, are amended to read: 26 27 527.04 Proof of insurance required.--(1) Before any license is issued, except to a dealer 28 29 in appliances and equipment for use of liquefied petroleum gas 30 or a category III liquefied petroleum gas cylinder exchange operator, the applicant must deliver to the department a good 31 15

and sufficient bond in the amount of\$1 million\$300,000, 1 2 payable to the Governor of Florida, with the applicant as 3 principal and a surety company authorized to do business in 4 this state as surety. The bond must be conditioned upon the 5 principal's compliance with the provisions of this chapter and 6 the rules of the department with respect to the conduct of 7 such business and shall indemnify and hold harmless all 8 persons from loss or damage by reason of the principal's 9 failure to comply. However, the aggregated liability of the surety may not exceed\$1 million\$300,000. If the bond 10 becomes insufficient, the department may require a new bond to 11 12 be filed, and if the principal fails to do so, the department shall cancel the license issued and give the principal written 13 14 notice that it is unlawful to engage in business without a license. If the applicant furnishes satisfactory evidence 15 that he or she is covered by a primary policy of bodily injury 16 17 liability and property damage liability insurance covering the products and operations with respect to such business, issued 18 19 by an insurer authorized to do business in the state, for an amount not less than\$1 million\$300,000 and that the premiums 20 on such insurance are paid, an insurance affidavit or other 21 satisfactory evidence of acceptable insurance coverage shall 22 be accepted in lieu of the bond. A new bond is not required 23 as long as the original bond remains sufficient and in force. 24 25 If the licenseholder's insurance coverages as required by this 26 subsection are canceled or otherwise terminated, the insurer must notify the department within 30 days after such 27 cancellation or termination. 28

29 (2) Before any license is issued to a class III
30 liquefied petroleum gas cylinder exchange operator, the
31 applicant must deliver to the department a good and sufficient

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bond in the amount of 300,000, payable to the 1 Governor, with the applicant as principal and a surety company 2 3 authorized to do business in this state as surety. The bond 4 must be conditioned upon the principal's compliance with this 5 chapter and the rules of the department with respect to the 6 conduct of such business and must indemnify and hold harmless 7 all persons from loss or damage by reason of the principal's 8 failure to comply. However, the aggregated liability of the 9 surety may not exceed\$300,000\$100,000. If the bond becomes insufficient, the department may require a new bond to be 10 filed, and if the principal fails to do so, the department 11 12 shall cancel the license and give the principal written notice that it is unlawful to engage in business without a license. 13 14 If the applicant furnishes satisfactory evidence that he or 15 she is covered by a primary policy of bodily injury liability 16 and property damage liability insurance covering the products 17 and operations with respect to such business, issued by an 18 insurer authorized to do business in the state, for an amount 19 not less than 300,000 and that the premiums on such insurance are paid, an insurance affidavit or other 20 satisfactory evidence of acceptable insurance coverage shall 21 be accepted in lieu of the bond. A new bond is not required 22 as long as the original bond remains sufficient and in force. 23 If the licenseholder's insurance coverages required by this 24 subsection are canceled or otherwise terminated, the insurer 25 26 must notify the department within 30 days after such cancellation or termination. 27 28 Section 4. Subsection (4) of section 527.06, Florida 29 Statutes, is amended to read: 527.06 Rules.--30 31 17

1 (4) Rules in substantial conformity with the published 2 standards in Title 49 of the Code of Federal Regulations 3 relative to liquefied petroleum gas pipelines shall be deemed to be in substantial conformity with the generally accepted 4 5 standards of safety concerning the same subject matter. 6 Violation of any provision of the rules adopted pursuant to 7 this subsection may be enjoined under the provisions of s. 8 527.09. Any person who violates any provision of the rules 9 adopted pursuant to this subsection shall be subject to a civil penalty not to exceed\$25,000\$1,000 for each such 10 violation for each day that such violation persists, except 11 12 that the maximum civil penalty shall not exceed\$500,000 13 \$200,000, in aggregate, for any related series of violations. 14 Any such civil penalty may be compromised by the department. 15 In determining the amount of such penalty or the amount agreed 16 upon in compromise, the appropriateness of such penalty to the 17 size of the business of the person charged, the gravity of the 18 violation, and the good faith of the person charged in 19 attempting to achieve compliance after notification of a violation shall be considered. Each penalty shall be a lien 20 upon the real and personal property of such person and 21 22 enforceable by the department as statutory liens under chapter 23 85, the proceeds of which shall be deposited in the General 24 Inspection Trust Fund, as provided in s. 527.02. 25 Section 5. Section 527.11, Florida Statutes, is 26 amended to read: 27 527.11 Minimum storage.--28 (1) Every person who engages in the distribution of 29 liquefied petroleum gas for resale to domestic, commercial, or 30 industrial consumers as a prerequisite to obtaining a liquefied petroleum gas license shall install a bulk storage 31 18

filling plant of not less than 18,000 12,000 gallons (water 1 2 capacity) within the state and shall be located within a 3 75-mile radius of the licensed company's business location. 4 (2) A dealer in liquefied petroleum gas licensed as of 5 August 31, 2000, category I liquefied petroleum gas dealer who 6 has entered or who enters into a written agreement with a 7 wholesaler that the wholesaler will provide liquefied petroleum gas to the dealer for a period of 12 continuous 8 9 months is exempt from the requirements of subsection (1), if the wholesaler has at least 18,000 12,000 gallons (water 10 11 capacity) of bulk storage within this state permanently connected for storage, which is and used as such for each such 12 dealer to whom gas is sold, and if the wholesaler has loading 13 14 and unloading provisions. Such dealer must provide 15 certification of this agreement on a form provided by the department a copy of the written agreement to the department 16 17 before her or his license may be issued., and The form agreement must be signed by both the wholesaler or his or her 18 19 agent and the dealer or his or her agent and must be submitted 20 annually with the license renewal application. A dealer who does not provide written proof of minimum storage may have her 21 22 or his license denied, suspended, or revoked. No wholesaler may enter into written agreements that allocate an amount of 23 storage that exceeds the wholesaler's total storage capacity 24 25 minus 18,000 gallons (water capacity). However, no wholesaler 26 shall be required under this section to have more than 300,000 27 gallons (water capacity) of permanent bulk storage for her or 28 his entire operations in the state. 29 (3) An independent dealer who does not have a written contract with a supplier or wholesaler is exempt from the 30 requirement of subsection (1); however, in lieu of the 31 19

requirement set forth in subsection (1), such independent 1 dealer must install a bulk storage tank with a capacity (water 2 3 gallons) of not less than the total of liquefied petroleum gas 4 sold by such dealer during the peak month of the preceding 5 calendar year. 6 (3) (4) A dealer in liquefied petroleum gas operating a 7 single dispensing unit for the sole purpose of direct product 8 sale to customers (no deliveries) or an operator of a cylinder 9 exchange unit with a total capacity of 2,000 gallons (water capacity) or less is exempt from the requirements of this 10 11 section. 12 (5) A "wholesaler" as used in this section is any person, as defined by s. 527.01(2), selling or offering to 13 14 sell any liquefied petroleum gas for industrial, commercial, 15 or domestic use to any person except the ultimate consumer. Section 6. Subsection (4) of section 527.22, Florida 16 17 Statutes, is amended to read: 527.22 Florida Propane Gas Education, Safety, and 18 19 Research Council established; membership; duties and 20 responsibilities.--21 (4) The council shall keep minutes, accounting records, and other records as necessary to clearly reflect all 22 of the acts and transactions of the council and regularly 23 report such information to the commissioner, along with such 24 other information as the commissioner requires. The accounting 25 26 records of the council shall be audited by a certified public 27 accountant at least once each fiscal year and at such other times as the council or the department designates. Copies of 28 29 such audit shall be provided to the commissioner, to all members of the council, to each qualified industry 30 31 organization upon request, and to the Auditor General. Copies 20

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1	shall be provided to other producers and dealers upon request.
2	All records of the council shall be kept on file with the
3	department, and these records and other documents about
4	matters within the jurisdiction of the council shall be
5	subject to the review and inspection of the department's
6	Inspector General, the Auditor General, and inspection by the
7	members of the council, or other interested parties upon
8	request. All records of the council are subject to the
9	provisions of s. 119.07.
10	Section 7. This act shall take effect July 1, 2000.
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