Florida Senate - 2000 (NP)

By Senator McKay

rb2000-4	
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1		A reviser's bill to be entitled
2		An act relating to the Florida Statutes;
3		amending ss. 469.005, 473.302, 473.323, 483.23,
4		484.0445, 484.053, 487.011, 487.012, 487.021,
5		487.025, 487.031, 487.041, 487.0435, 487.045,
6		487.046, 487.047, 487.048, 487.049, 487.051,
7		487.0615, 487.071, 487.081, 487.091, 487.101,
8		487.111, 487.13, 487.156, 487.159, 487.161,
9		487.163, 487.171, 487.175, 489.103, 489.1136,
10		489.131, 489.133, 489.140, 489.141, 489.531,
11		494.0038, 497.255, 497.353, 501.022, 501.0575,
12		501.608, 509.032, 509.302, 514.031, 517.021,
13		517.12, 539.001, 548.004, 550.1625, 550.2625,
14		550.375, 553.06, 553.141, 553.503, 553.506,
15		553.512, 553.73, 553.74, 559.807, 560.129,
16		561.1105, 561.20, 570.1912, 570.235, 578.28,
17		585.74, 585.91, 589.101, 590.02, 593.111,
18		601.04, 601.155, 616.242, 626.8414, 627.651,
19		631.0515, and 631.911, F.S.; and reenacting ss.
20		483.811(6), 559.803, and 567.07, F.S., pursuant
21		to s. 11.242, F.S.; deleting provisions which
22		have expired, have become obsolete, have had
23		their effect, have served their purpose, or
24		have been impliedly repealed or superseded;
25		replacing incorrect cross-references and
26		citations; correcting grammatical,
27		typographical, and like errors; removing
28		inconsistencies, redundancies, and unnecessary
29		repetition in the statutes; improving the
30		clarity of the statutes and facilitating their
31		correct interpretation; and confirming the
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1 restoration of provisions unintentionally 2 omitted from republication in the acts of the 3 Legislature during the amendatory process. 4 5 Be It Enacted by the Legislature of the State of Florida: б 7 Section 1. Subsection (3) of section 469.005, Florida 8 Statutes, is amended to read: 9 469.005 License requirements. -- All applicants for 10 licensure as either asbestos consultants or asbestos 11 contractors shall: (3) When applying for licensure as an as asbestos 12 13 contractor, successfully complete the following 14 department-approved courses: 15 (a) An asbestos contractor/supervisor course. Such course shall consist of not less than 5 days of instruction. 16 17 (b) A respiratory protection course. Such course shall 18 consist of not less than 3 days of instruction. 19 20 Reviser's note. -- Amended to improve clarity and facilitate correct interpretation. 21 22 Section 2. Paragraph (a) of subsection (7) of section 23 24 473.302, Florida Statutes, is amended to read: 25 473.302 Definitions.--As used in this chapter, the 26 term: 27 "Practice of, " "practicing public accountancy," or (7) 28 "public accounting" means: 29 (a) Offering to perform or performing for the public 30 one or more types of services involving the expression of an 31 opinion on financial statements, the attestation as an expert 2

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1 in accountancy to the reliability or fairness of presentation of financial information, the utilization of any form of 2 3 opinion or financial statements that provide a level of 4 assurance, the utilization of any form of disclaimer of 5 opinion which conveys an assurance of reliability as to б matters not specifically disclaimed, or the expression of an 7 opinion on the reliability of an assertion by one party for 8 the use by a third party; 9 10 However, these terms shall not include services provided by 11 the American Institute of Certified Public Accountants or the Florida Institute of Certified Public Accountants, or any full 12 service association of certified public accounting firms whose 13 plans of administration have been approved by the board, to 14 their members or services performed by these entities in 15 reviewing the services provided to the public by members of 16 17 these entities. 18 19 Reviser's note. -- Amended to improve clarity and 20 facilitate correct interpretation. 21 Section 3. Paragraph (a) of subsection (1) of section 22 473.323, Florida Statutes, is amended to read: 23 24 473.323 Disciplinary proceedings.--25 (1) The following acts constitute grounds for which the disciplinary actions in subsection (3) may be taken: 26 27 (a) Violation of any provision of s. 455.227(1), s. 28 473.317, or any other provision of this chapter. 29 30 31

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1 Reviser's note.--Amended to conform to the repeal of s. 473.317 by s. 10, ch. 95-140, Laws 2 3 of Florida. 4 5 Section 4. Paragraph (a) of subsection (1) and б subsection (2) of section 483.23, Florida Statutes, are 7 amended to read: 483.23 Offenses; criminal penalties.--8 9 (1)(a) It is unlawful for any person to: 10 1. Operate, maintain, direct, or engage in the 11 business of operating a clinical laboratory unless she or he has obtained a clinical laboratory license from the agency or 12 is exempt under s. 483.031. 13 2. Conduct, maintain, or operate a clinical 14 15 laboratory, other than an exempt laboratory or a laboratory operated under s. 483.035, unless the clinical laboratory is 16 17 under the direct and responsible supervision and direction of 18 a person licensed under part III IV of this chapter. 19 3. Allow any person other than an individual licensed 20 under part III IV of this chapter to perform clinical 21 laboratory procedures, except in the operation of a laboratory 22 exempt under s. 483.031 or a laboratory operated under s. 23 483.035. 24 4. Violate or aid and abet in the violation of any 25 provision of this part or the rules adopted under this part. (2) Any use or attempted use of a forged license under 26 this part or part III IV of this chapter constitutes the crime 27 28 of forgery. 29 30 Reviser's note. -- Amended to conform to the 31 redesignation of part IV of chapter 483 as part 4

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1 III necessitated by the repeal of sections 2 constituting former part III by s. 1, ch. 3 96-108, Laws of Florida. 4 5 Section 5. Subsection (6) of section 483.811, Florida б Statutes, is reenacted to read: 7 483.811 Approval of laboratory personnel training 8 programs.--9 (6) If the board finds that an approved program no 10 longer meets the required standards, the department may 11 rescind the approval. 12 Reviser's note.--Section 22, ch. 93-178, Laws 13 of Florida, purported to amend s. 483.811(4) 14 and redesignated it as subsection (6), but 15 failed to republish the phrase "may rescind the 16 approval" at the end of the subsection. In the 17 absence of affirmative evidence that the 18 19 Legislature intended to repeal the phrase, 20 subsection (6) is reenacted to confirm that the 21 omission was not intended. 22 23 Section 6. Subsection (1) of section 484.0445, Florida 24 Statutes, is amended to read: 25 484.0445 Training program.--(1) The board shall establish by rule a training 26 27 program not to exceed 6 months in length, which may include a 28 board-approved home study course. Upon submitting to the 29 department the registration fee, the applicant may register and enter the training program. Upon completion of the 30 31 training program, the trainee shall take the first available 5

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written and practical examinations offered by the department. 1 2 The department shall administer the written and practical 3 examinations as prescribed by board rule. If the trainee fails either the written or the practical examination, she or 4 5 he may repeat the training program one time and retake the б failed examination, provided she or he takes the next 7 available examination. No person may remain in trainee status or further perform any services authorized for a trainee if 8 9 she or he fails either the written or the practical 10 examination twice; but, a trainee may continue to function as 11 a trainee until she or he has received the results of the examinations. Any applicant who has failed an examination 12 13 twice and is no longer functioning as a trainee shall be 14 eligible for reexamination as provided in s. 484.045(2) 15 484.045(2) and (3). 16 17 Reviser's note.--Amended to conform to the repeal of s. 484.045(3) by s. 58, ch. 99-5, 18 19 Laws of Florida. 20 Section 7. Subsection (2) of section 484.053, Florida 21 22 Statutes, is amended to read: 484.053 Prohibitions; penalties.--23 24 (2) Any person who violates any of the provisions of 25 this section is guilty of a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083. 26 27

Reviser's note.--Amended to improve clarity and facilitate correct interpretation.

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1 Section 8. Section 487.011, Florida Statutes, is 2 amended to read: 3 487.011 Short title; administration.--This chapter part may be cited as the "Florida Pesticide Law" and shall be 4 5 administered by the Department of Agriculture and Consumer б Services. 7 8 Reviser's note. -- Amended to improve clarity and 9 facilitate correct interpretation. Chapter 487 10 was formerly divided into two parts. Sections 11 comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. 12 13 Section 9. Section 487.012, Florida Statutes, is 14 amended to read: 15 487.012 Declaration of purpose. -- The purpose of this 16 17 chapter part is to regulate the distribution, sale, and use of pesticides, except as provided in chapters 388 and 482, and to 18 19 protect people and the environment from the adverse effects of 20 pesticides. 21 Reviser's note. -- Amended to improve clarity and 22 facilitate correct interpretation. Chapter 487 23 24 was formerly divided into two parts. Sections 25 comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. 26 27 28 Section 10. Section 487.021, Florida Statutes, is 29 amended to read: 30 487.021 Definitions. -- For the purpose of this chapter 31 part: 7

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1 (1)"Acceptable release rate" means a measured release 2 rate not exceeding 4.0 micrograms per square centimeter per 3 day at steady state conditions as determined in accordance 4 with a United States Environmental Protection Agency testing 5 data call-in notice of July 29, 1986, on tributyltin in 6 antifouling paints under the Federal Insecticide, Fungicide, 7 and Rodenticide Act, 7 U.S.C. s. 136, or at a rate established 8 by the department. 9 (2) "Active ingredient" means: 10 (a) In the case of a pesticide other than a plant 11 regulator, defoliant, or desiccant, an ingredient which will prevent, destroy, repel, or mitigate insects, nematodes, 12 fungi, rodents, weeds, or other pests. 13 14 (b) In the case of a plant regulator, an ingredient 15 which, through physiological action, will accelerate or retard the rate of growth or rate of maturation, or otherwise alter 16 17 the behavior, of ornamental or crop plants or the produce 18 thereof. 19 (c) In the case of a defoliant, an ingredient which 20 will cause the leaves or foliage to drop from a plant.

21 (d) In the case of a desiccant, an ingredient which 22 will artificially accelerate the drying of plant tissue.

23 (3) "Added ingredient" means any plant nutrient or 24 plant regulator added to the mixture which is not an active 25 pesticidal ingredient, but which the manufacturer wishes to 26 show on the label.

(4) "Adulterated" applies to any pesticide if its strength or purity falls below or is in excess of the professed standard of quality as expressed on labeling or under which it is sold, if any substance has been substituted wholly or in part for the pesticide or if any valuable

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1 constituent of the pesticide has been wholly or in part 2 abstracted. 3 (5) "Advertisement" means all representations 4 disseminated in any manner or by any means other than by 5 labeling, for the purpose of inducing, or which are likely to б induce, directly or indirectly, the purchase of pesticides. 7 "Age of majority" means any natural person 18 (6) 8 years of age or older, or an emancipated minor. 9 (7) "Aircraft" means any machine designed for flight 10 and for use in applying pesticides. 11 (8) "Animal" means all vertebrate and invertebrate species, including, but not limited to, humans and other 12 mammals, birds, fish, and shellfish. 13 (9) "Antidote" means the most practical immediate 14 15 treatment for poisoning and includes first aid treatment. (10) "Antifouling paint" means a coating, paint, or 16 17 treatment that is intended for use as a pesticide, as defined 18 in this section, to control freshwater or marine fouling 19 organisms. 20 "Antisiphon device" means a safety device used to (11)21 prevent the backflow of a mixture of water and chemicals into 22 the water supply. "Batch" or "lot" means a quantity of pesticide 23 (12)24 produced or packaged and readily identified by numbers, 25 letters, or other symbols. (13) "Brand" means the name, number, trademark, or any 26 other designation which distinguishes one pesticide product 27 28 from another. 29 (14) "Certification" means the recognition by the 30 department that an individual is a competent pesticide 31 9

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1 applicator and, thus, is eligible for licensure in one or more 2 of the designated license types and categories. 3 (15) "Certified applicator" means any individual who 4 has been recognized by the department as a competent pesticide 5 applicator and, thus, is eligible to apply for licensure in б one or more of the designated license types and categories. 7 (16) "Commercial applicator" means an individual who 8 has reached the age of majority and is licensed by the 9 department to use or supervise the use of any restricted-use 10 pesticide for any purpose on any property other than as 11 provided by the definitions of "private applicator," "product specific applicator, " or "public applicator, " whether or not 12 13 the individual is a private applicator with respect to some 14 uses. 15 (17)"Dealer" means any person, other than the manufacturer or distributor, who offers for sale, sells, 16 17 barters, or otherwise supplies pesticides to the ultimate user 18 or consumer. 19 (18) "Deficiency" means the amount of an active 20 ingredient of a pesticide by which it fails to come up to its 21 guaranteed analysis when analyzed. (19) "Defoliant" means any substance or mixture of 22 substances intended for causing the leaves or foliage to drop 23 24 from a plant, with or without causing abscission. 25 (20) "Department" means the Department of Agriculture and Consumer Services or its authorized representative. 26 27 "Desiccant" means any substance or mixture of (21) 28 substances intended for artificially accelerating the drying 29 of plant tissues. 30 (22) "Device" means any instrument or contrivance 31 (other than a firearm) which is intended for trapping, 10 **CODING:**Words stricken are deletions; words underlined are additions. 1

2 of plant or animal life (other than human and other than 3 bacteria, virus, or other microorganism on or in living humans 4 or other living animals); but not including equipment used for 5 the application of pesticides when sold separately. б (23) "Distribute" means to offer for sale, hold for sale, sell, barter, or supply pesticides in this state. 7 8 (24) "Distributor" means any person who offers for sale, holds for sale, sells, barters, or supplies pesticides 9 10 in this state. 11 (25) "Emergency exemption" means an exemption as authorized in s. 18 of the Federal Insecticide, Fungicide, and 12 13 Rodenticide Act. 14 (26) "Environment" means all water, air, land, plants, and animals, and their relationships with one another. 15 "Equipment" means any type of ground, aquatic, or 16 (27) 17 aerial device used to apply any pesticide on land, and on 18 anything that may be growing, habituating, or stored on or in 19 the land. Equipment does not include any pressurized 20 hand-size household device used to apply any pesticide, or any other device where the person applying the pesticide is the 21 22 source of power for applying the pesticide. (28) "Excess" means the amount of an active ingredient 23 24 of a pesticide found by analysis to be over the guaranteed 25 amount. (29) "Experimental use permit" means a permit issued 26 by the department or by the United States Environmental 27 28 Protection Agency as authorized in s. 5 of the Federal 29 Insecticide, Fungicide, and Rodenticide Act. (30) "Fungi" means all non-chlorophyll-bearing 30 31 thallophytes (that is, all non-chlorophyll-bearing plants of a 11

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lower order than mosses and liverworts), as, for example, rusts, smuts, mildews, molds, yeasts, and bacteria, except

3 those on or in living humans or other animals.
4 (31) "Highly toxic" means any highly poisonous
5 pesticide as determined by the rules promulgated pursuant to
6 this chapter part.

7 (32) "Imminent hazard" means a situation which exists 8 when the continued use of a pesticide during the time required 9 for cancellation proceedings would be likely to result in 10 unreasonable adverse effects on the environment or will 11 involve unreasonable hazard to the survival of a species 12 declared endangered.

13 (33) "Ineffective" means that pesticides such as 14 bacteriostats, disinfectants, germicides, sanitizers, and like 15 products fail to meet microbiological claims when tested in 16 the laboratory utilizing the officially approved procedures of 17 the Association of Official Analytical Chemists or other 18 methods or procedures as the department may find necessary.

19 (34) "Inert ingredient" means an ingredient which is 20 not an active ingredient.

21 (35) "Ingredient statement" means a statement of the 22 name and percentage by weight of each active ingredient, 23 together with the total percentage of the inert ingredients in 24 the pesticides.

(36) "Insect" means any of the numerous small invertebrate animals generally having the body more or less obviously segmented, for the most part belonging to the class Insecta, comprising six legs, usually in winged form (as, for example, beetles, bugs, bees, and flies) and to other allied classes and arthropods whose members are wingless and usually 31

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have more than six legs (as, for example, spiders, mites,
 ticks, centipedes, and wood lice).

3 (37) "Irrigation system" means any device or 4 combination of devices having a hose, pipe, or other conduit 5 which connects directly to any source of ground or surface б water, through which device or combination of devices water or 7 a mixture of water and chemicals is drawn and applied for agricultural purposes. The term does not include any handheld 8 9 hose sprayer or other similar device which is constructed so 10 that an interruption in water flow automatically prevents any 11 backflow to the water source.

12 (38) "Label" means the written, printed, or graphic
13 matter on or attached to a pesticide, device, or immediate and
14 outside container or wrappers of such pesticide or device.

(39) "Labeling" means all labels and other written, 15 printed, or graphic matter referencing the pesticide or device 16 17 or upon any of its containers or wrappers, or accompanying the pesticide or device at any time, but does not include 18 19 accurate, nonmisleading reference to current official 20 publications of the United States Departments of Agriculture or Interior, the Environmental Protection Agency, the United 21 22 States Public Health Service, state experiment stations, state agricultural colleges, or other similar federal institutions 23 24 or official agencies of this state or other states authorized 25 by law to conduct research in the field of pesticides.

26 (40) "Land" means all land and water areas, including 27 airspace.

(41) "Licensed applicator" means an individual who has reached the age of majority and is authorized by license from the department to use or supervise the use of any

31 restricted-use pesticide covered by the license.

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1 (42)"Manufacturer" means a person engaged in the 2 business of importing, producing, preparing, mixing, 3 formulating, or reformulating pesticides for the purpose of distribution. 4 5 (43) "Mixer-loader" means any individual who handles б open containers or otherwise prepares, processes, or dilutes 7 pesticides in preparation for final application. 8 (44) "Nematode" means invertebrate animals of the 9 phylum Nemathelminthes and class Nematoda (that is, 10 unsegmented round worms with elongated, fusiform, or saclike 11 bodies covered with cuticle and inhabiting soil, water, plants, or plant parts), and may also be known as nemas or 12 13 eelworms. 14 (45) "Official sample" means any sample of a pesticide 15 taken by the department in accordance with the provisions of this chapter part or rules adopted under this chapter part, 16 17 and designated as official by the department. (46) "Organotin compound" means any compound of tin 18 19 used as a biocide in an antifouling paint. 20 (47) "Percent" means one one-hundredth part by weight 21 or volume. (48) "Pest" means: 22 (a) Any insect, rodent, nematode, fungus, weed; or 23 24 (b) Any other form of terrestrial or aquatic plant or 25 animal life or virus, bacteria, or other microorganism, except viruses, bacteria, or other microorganisms on or in living 26 humans or other living animals, which is declared to be a pest 27 28 by the administrator of the United States Environmental 29 Protection Agency or which may be declared to be a pest by the department by rule. 30 31

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1 (49) "Pesticide" means any substance or mixture of 2 substances intended for preventing, destroying, repelling, or 3 mitigating any insects, rodents, nematodes, fungi, weeds, or 4 other forms of plant or animal life or viruses, except 5 viruses, bacteria, or fungi on or in living humans or other б animals, which the department by rule declares to be a pest, 7 and any substance or mixture of substances intended for use as 8 a plant regulator, defoliant, or desiccant; however, the term 9 "pesticide" does not include any article that: 10 (a) Is a "new animal drug" within the meaning of s. 11 201(w) of the Federal Food, Drug, and Cosmetic Act; (b) Has been determined by the Secretary of the United 12 13 States Department of Health and Human Services not to be a new 14 animal drug by a regulation establishing conditions of use for the article; or 15 (c) Is an animal feed within the meaning of s. 201(x)16 17 of the Federal Food, Drug, and Cosmetic Act bearing or containing an article covered in this subsection. 18 19 (50) "Plant nutrient" means any ingredient that 20 furnishes nourishment to the plant or promotes its growth in a 21 normal manner. (51) "Plant regulator" means any substance or mixture 22 of substances intended, through physiological action, for 23 24 accelerating or retarding the rate of growth or maturation, or 25 for otherwise altering the behavior, of ornamental or crop plants or the produce thereof; but does not include substances 26 intended as plant nutrients, trace elements, nutritional 27 28 chemicals, plant inoculants, or soil amendments. 29 (52) "Private applicator" means an individual who has reached the age of majority and is licensed by the department 30 31 to use or supervise the use of any restricted-use pesticide 15

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1 for purposes of producing any agricultural commodity on 2 property owned or rented by his or her employer, or, if 3 applied without compensation other than the trading of 4 personal services between producers of agricultural 5 commodities, on the property of another person.

6 (53) "Product" means a unique pesticide and label as
7 distinguished by its individually assigned United States
8 Environmental Protection Agency registration number, special
9 local need registration number, or experimental use permit
10 number.

11 (54) "Protect health and the environment" means 12 protection against any unreasonable adverse effects on people 13 or the environment.

14 (55) "Public applicator" means an individual who has 15 reached the age of majority and is licensed by the department 16 to use or supervise the use of restricted-use pesticides as an 17 employee of a state agency, municipal corporation, or other 18 governmental agency.

19 (56) "Product specific applicator" means an individual 20 who has reached the age of majority and is licensed by the 21 department to use or supervise the use of a particular restricted-use pesticide product that is identified on the 22 license by the United States Environmental Protection Agency 23 24 registration number, as well as any Florida special local need registration number and any specific identifying information 25 as deemed appropriate for nonfederally registered products 26 27 exempt under s. 18 of the Federal Insecticide, Fungicide, and 28 Rodenticide Act, provided that the restricted-use pesticide 29 product is used for the purpose of producing agricultural 30 commodities on property owned or rented by the licensee or the 31 licensee's employer, or is applied on the property of another

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1 person without compensation other than trading of personal 2 services between producers of agricultural commodities. 3 "Registrant" means the person registering any (57) 4 pesticide pursuant to the provisions of this chapter part. 5 "Restricted-use pesticide" means a pesticide (58) б which, when applied in accordance with its directions for use, 7 warnings, and cautions and for uses for which it is registered 8 or for one or more such uses, or in accordance with a 9 widespread and commonly recognized practice, may generally 10 cause, without additional regulatory restrictions, 11 unreasonable adverse effects on the environment, or injury to the applicator or other persons, and which has been classified 12 as a restricted-use pesticide by the department or the 13 administrator of the United States Environmental Protection 14 15 Agency. (59) "Sell or sale" includes exchanges. 16 17 (60) "Special local need registration" means a state registration issued by the department as authorized in s. 18 19 24(c) of the Federal Insecticide, Fungicide, and Rodenticide 20 Act. (61)"Special review" is a process for reviewing 21 selected pesticides based upon information that the pesticides 22 have been found to present environmental or health concerns 23 24 not considered in the registration process or that data 25 submitted in support of registration are inadequate or outdated. 26 27 "Tolerance" means the deviation from the (62) 28 quaranteed analysis permitted by law. 29 (63) "Transportation of pesticides in bulk" means the 30 movement of a pesticide which is held in an individual 31

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container in undivided quantities of greater than 55 U.S. gallons liquid measure or 100 pounds net dry weight. (64) "Under the direct supervision of a licensed applicator" means, unless otherwise prescribed by its labeling, a pesticide that must be applied by a competent person acting under the instruction and control of a licensed applicator who is available if and when needed, even though the licensed applicator is not physically present when the pesticide is applied. (65) "Unreasonable adverse effects on the environment" means any unreasonable risk to humans or the environment, taking into account the economic, social, and environmental costs and benefits of the use of any pesticide. (66) "Vessel" means any type of watercraft or other artificial contrivance used, or capable of being used, as a means of transportation on water. (67) "Weed" means any plant which grows where not wanted. Reviser's note. -- Amended to improve clarity and facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. Section 11. Paragraph (f) of subsection (2) of section 487.025, Florida Statutes, is amended to read: 487.025 Misbranding.--(2) A pesticide is misbranded if: Any word, statement, or other information required (f)

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31 by or under authority of this chapter part to appear on the

labeling is not prominently placed thereon with such conspicuousness, as compared with other words, statements, designs, or graphic matter in the labeling, and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use. Reviser's note. -- Amended to improve clarity and facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. Section 12. Subsections (2), (4), and (5) and paragraphs (g), (h), (l), (n), (p), (q), and (r) of subsection (13) of section 487.031, Florida Statutes, are amended to read: 487.031 Prohibited acts.--It is unlawful: (2) To distribute, sell, or offer for sale within this state any pesticide or product which has not been registered pursuant to the provisions of this chapter part, except pesticides distributed, sold, offered for sale, or used in accordance with the provisions of federal or state restriction, supervision, or cancellation orders or other existing stock agreements. (4) To detach, alter, deface, or destroy, in whole or in part, any label or labeling provided for in this chapter part or rules promulgated under this chapter part, or to add any substance to, or take any substance from, any pesticide in

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a manner that may defeat the purpose of this chapter part.

(5) For any person to use for his or her own advantage or to reveal any information relative to formulas of products acquired by authority of this <u>chapter</u> part, other than to: the department, proper officials, or employees of the state; the courts of this state in response to a subpoena; physicians, pharmacists, and other qualified persons, in an emergency, for use in the preparation of antidotes. The information relative

8 to formulas of products is confidential and exempt from the 9 provisions of s. 119.07(1).

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(13) For any person to:

(g) Refuse or, after notice, neglect to comply with the provisions of this <u>chapter</u> part, the rules adopted under this <u>chapter</u> part, or any lawful order of the department;

(h) Refuse or neglect to keep and maintain the records required by this <u>chapter</u> part or to submit reports when and as required;

(1) Aid or abet a licensed or unlicensed person to evade the provisions of this <u>chapter</u> part, or combine or conspire with a licensed or unlicensed person to evade the provisions of this <u>chapter</u> part, or allow a license to be used by an unlicensed person;

(n) Make false or misleading statements, or fail to report, pursuant to this <u>chapter</u> part, any suspected or known damage to property or illness or injury to persons caused by the application of pesticides;

(p) Fail to maintain a current liability insurance
policy or surety bond as provided for in this <u>chapter</u> part;
(q) Fail to adequately train, as provided for in this
<u>chapter</u> part, unlicensed applicators or mixer-loaders applying
restricted-use pesticides under the direct supervision of a
licensed applicator; or

1 (r) Fail to provide authorized representatives of the 2 department with records required by this chapter part or with 3 free access for inspection and sampling of any pesticide, areas treated with or impacted by these materials, and 4 5 equipment used in their application. б 7 Reviser's note.--Amended to improve clarity and facilitate correct interpretation. Chapter 487 8 9 was formerly divided into two parts. Sections 10 comprising former part II of the chapter were 11 repealed by s. 21, ch. 99-4, Laws of Florida. 12 13 Section 13. Subsections (2), (3), and (8) of section 487.041, Florida Statutes, are amended to read: 14 487.041 Registration.--15 (2) For the purpose of defraying expenses of the 16 17 department in connection with carrying out the provisions of 18 this chapter part, each person shall pay an annual registration fee of \$225 for each registered pesticide. The 19 20 annual registration fee for each special local need label and 21 experimental use permit shall be \$100. All registrations expire on December 31 of each year. Nothing in this section 22 shall be construed as applying to distributors or retail 23 24 dealers selling pesticides when such pesticides are registered 25 by another person. 26 (3) The department shall adopt rules governing the 27 procedures for pesticide registration and for the review of 28 data submitted by an applicant for registration of a 29 pesticide. The department shall determine whether a pesticide 30 should be registered, registered with conditions, or tested 31 under field conditions in this state. The department shall 21

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1 determine that all requests for pesticide registrations meet 2 the requirements of current state and federal law. The 3 department, whenever it deems it necessary in the 4 administration of this chapter part, may require the 5 manufacturer or registrant to submit the complete formula, б quantities shipped into or manufactured in the state for 7 distribution and sale, evidence of the efficacy and the safety of any pesticide, and other relevant data. The department, for 8 reasons of adulteration, misbranding, or other good cause, may 9 10 refuse or revoke the registration of any pesticide, after 11 notice to the applicant or registrant giving the reason for the decision. The applicant may then request a hearing, 12 pursuant to chapter 120, on the intention of the department to 13 refuse or revoke registration, and, upon his or her failure to 14 do so, the refusal or revocation shall become final without 15 further procedure. In no event shall registration of a 16 pesticide be construed as a defense for the commission of any 17 18 offense prohibited under this chapter part. 19 (8) Nothing in this section affects the authority of 20 the department to administer the pesticide registration program under this chapter part or the authority of the 21 Commissioner of Agriculture to approve the registration of a 22 pesticide. 23 24

Reviser's note.--Amended to improve clarity and facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida.

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1 Section 14. Section 487.0435, Florida Statutes, is 2 amended to read: 3 487.0435 License classification. -- The department shall issue certified applicator licenses in the following 4 5 classifications: certified public applicator; certified б private applicator; and certified commercial applicator. In 7 addition, separate classifications and subclassifications may 8 be specified by the department in rule as deemed necessary to 9 carry out the provisions of this chapter part. Each 10 classification shall be subject to requirements or testing 11 procedures to be set forth by rule of the department and shall be restricted to the activities within the scope of the 12 13 respective classification as established in statute or by rule. In specifying classifications, the department may 14 consider, but is not limited to, the following: 15 (1) Whether the license sought is for commercial, 16 17 public, or private applicator status. (2) The method of applying the restricted-use 18 19 pesticide. 20 The specific crops upon which restricted-use (3) 21 pesticides are applied. The proximity of populated areas to the land upon 22 (4) which restricted-use pesticides are applied. 23 24 (5) The acreage under the control of the licensee. 25 (6) The pounds of technical restricted toxicant applied per acre per year by the licensee. 26 27 28 Reviser's note. -- Amended to improve clarity and 29 facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections 30 31

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1 comprising former part II of the chapter were 2 repealed by s. 21, ch. 99-4, Laws of Florida. 3 4 Section 15. Section 487.045, Florida Statutes, is 5 amended to read: б 487.045 Fees.--7 (1) The department shall establish applicable fees by 8 rule. The fees shall not exceed \$250 for commercial 9 applicators or \$100 for private applicators and public 10 applicators, for initial licensing and for each subsequent 11 license renewal. The fees shall be determined annually and shall represent department costs associated with enforcement 12 13 of the provisions of this chapter part. (2) Fees collected under the provisions of this 14 chapter part shall be deposited into the General Inspection 15 Trust Fund and shall be used to defray expenses in the 16 17 administration of this chapter. 18 19 Reviser's note. -- Amended to improve clarity and 20 facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections 21 22 comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. 23 24 25 Section 16. Subsection (2) of section 487.046, Florida 26 Statutes, is amended to read: 27 487.046 Application; licensure.--28 If the department finds the applicant qualified in (2) 29 the classification for which the applicant has applied, and if 30 the applicant applying for a license to engage in aerial 31 application of pesticides has met all of the requirements of 24

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1 the Federal Aviation Agency and the Department of 2 Transportation of this state to operate the equipment 3 described in the application and has shown proof of liability 4 insurance or posted a surety bond in an amount to be set forth 5 by rule of the department, the department shall issue a б certified applicator's license, limited to the classifications 7 for which the applicant is qualified. The license shall expire as required by rules promulgated under this chapter part, 8 9 unless it has been revoked or suspended by the department 10 prior to expiration, for cause as provided in this chapter 11 part. The license or authorization card issued by the department verifying licensure shall be kept on the person of 12 13 the licensee while performing work as a licensed applicator. 14 15 Reviser's note. -- Amended to improve clarity and 16 facilitate correct interpretation. Chapter 487 17 was formerly divided into two parts. Sections comprising former part II of the chapter were 18 19 repealed by s. 21, ch. 99-4, Laws of Florida. 20 Section 17. Section 487.047, Florida Statutes, is 21 22 amended to read: 23 487.047 Nonresident license; reciprocal agreement; 24 authorized purchase .--25 (1) The department may waive all or part of the examination requirements provided for in this chapter part on 26 27 a reciprocal basis with any other state or agency, or an 28 Indian tribe, that has substantially the same or better 29 standards. (2) Any nonresident applying for a license under this 30 31 chapter part to operate in the state shall file a Designation

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1 of Registered Agent naming the Secretary of State as the agent of the nonresident, upon whom process may be served in the 2 3 event of any suit against the nonresident. The designation 4 shall be prepared on a form provided by the department and 5 shall render effective the jurisdiction of the courts of this 6 state over the nonresident applicant. However, any nonresident 7 who has a duly appointed registered agent upon whom process 8 may be served as provided by law shall not be required to 9 designate the Secretary of State as registered agent. The 10 Secretary of State shall be allowed the registered-agent fees 11 as provided by law for designating registered agents. The department shall be furnished with a copy of the designation 12 of the Secretary of State or of a registered agent which is 13 certified by the Secretary of State. The Secretary of State 14 shall notify the department of any service of process it 15 receives as registered agent for persons licensed under this 16 17 chapter part.

18 (3) Restricted-use pesticides may be purchased by any 19 person who holds a valid applicator's license or who holds a 20 valid purchase authorization card issued by the department or by a licensee under chapter 482 or chapter 388. A nonlicensed 21 person may apply restricted-use pesticides under the direct 22 supervision of a licensed applicator. An applicator's license 23 24 shall be issued by the department on a form supplied by it in 25 accordance with the requirements of this chapter part. 26

27 Reviser's note.--Amended to improve clarity and 28 facilitate correct interpretation. Chapter 487 29 was formerly divided into two parts. Sections 30 comprising former part II of the chapter were 31 repealed by s. 21, ch. 99-4, Laws of Florida.

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1 Section 18. Subsection (1) of section 487.048, Florida 2 Statutes, is amended to read: 3 487.048 Dealer's license; records.--(1) Each person holding or offering for sale, selling, 4 5 or distributing restricted-use pesticides shall obtain a б dealer's license from the department. Application for the 7 license shall be made on a form prescribed by the department. 8 The license must be obtained before entering into business or 9 transferring ownership of a business. The department may 10 require examination or other proof of competency of 11 individuals to whom licenses are issued or of individuals employed by persons to whom licenses are issued. Demonstration 12 13 of continued competency may be required for license renewal, as set by rule. The license shall be renewed annually as 14 provided by rule. An annual license fee not exceeding \$250 15 shall be established by rule. However, a user of a 16 17 restricted-use pesticide may distribute unopened containers of 18 a properly labeled pesticide to another user who is legally 19 entitled to use that restricted-use pesticide without obtaining a pesticide dealer's license. The exclusive purpose 20 21 of distribution of the restricted-use pesticide is to keep it 22 from becoming a hazardous waste as defined in s. 403.703(21) 23 403.703(23). 24 Reviser's note. -- Amended to conform to the 25 redesignation of s. 403.703(23) as s. 26 403.703(21) necessitated by the repeal of s. 27 28 403.703(18) and (19) by s. 8, ch. 93-207, Laws 29 of Florida. 30 31

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1 Section 19. Subsection (1) of section 487.049, Florida 2 Statutes, is amended to read: 3 487.049 Renewal; late fee; recertification.--4 (1) The department shall require renewal of a 5 certified applicator's license at 4-year intervals from the б date of issuance. If the application for renewal of any 7 license provided for in this chapter part is not filed on 8 time, a late fee shall be assessed not to exceed \$50. However, 9 the penalty shall not apply if the renewal application is 10 filed within 60 days after the renewal date, provided the 11 applicant furnishes an affidavit certifying that he or she has not engaged in business subsequent to the expiration of the 12 13 license for a period not exceeding 60 days. A license may be renewed without taking another examination unless the 14 department determines that new knowledge related to the 15 classification for which the applicant has applied makes a new 16 17 examination necessary; however, the department may require the applicant to provide evidence of continued competency, as 18 19 determined by rule. If the license is not renewed within 60 20 days of the expiration date, then the licensee may again be 21 required to take another examination, unless there is some unavoidable circumstance which results in the delay of the 22 renewal of any license issued under this chapter part which 23 24 was not under the applicant's control. 25 Reviser's note. -- Amended to improve clarity and 26 27 facilitate correct interpretation. Chapter 487 28 was formerly divided into two parts. Sections 29 comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. 30 31

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1 Section 20. Paragraph (b) of subsection (1) and subsection (2) of section 487.051, Florida Statutes, are 2 3 amended to read: 487.051 Administration; rules; procedure.--4 5 (1) The department may by rule: б (b) Establish procedures for the taking and handling 7 of samples and establish tolerances and deficiencies where not 8 specifically provided for in this chapter part; assess 9 penalties; and prohibit the sale or use of pesticides or 10 devices shown to be detrimental to human beings, the 11 environment, or agriculture or to be otherwise of questionable value. 12 (2) 13 The department is authorized to adopt by rule the primary standards established by the United States 14 Environmental Protection Agency with respect to pesticides. If 15 the provisions of this chapter part are preempted in part by 16 17 federal law, those provisions not preempted shall apply. This chapter part is intended as comprehensive and exclusive 18 19 regulation of pesticides in this state. Except as provided in 20 chapters 373, 376, 388, 403, and 482, or as otherwise provided by law, no agency, commission, department, county, 21 municipality, or other political subdivision of the state may 22 adopt laws, regulations, rules, or policies pertaining to 23 24 pesticides, including their registration, packaging, labeling, 25 distribution, sale, or use, except that local jurisdictions may adopt or enforce an ordinance pertaining to pesticides if 26 27 that ordinance is in the area of occupational license taxes, building and zoning regulations, disposal or spillage of 28 29 pesticides within a water well zone, or pesticide safety 30 regulations relating to containment at the storage site. 31

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1 Reviser's note. -- Amended to improve clarity and 2 facilitate correct interpretation. Chapter 487 3 was formerly divided into two parts. Sections comprising former part II of the chapter were 4 5 repealed by s. 21, ch. 99-4, Laws of Florida. б 7 Section 21. Subsection (4) of section 487.0615, Florida Statutes, is amended to read: 8 487.0615 Pesticide Review Council.--9 10 (4) The council is defined as a "substantially 11 interested person" and has standing under chapter 120 in any proceeding conducted by the department relating to the 12 13 registration of a pesticide under this chapter part. The 14 standing of the council shall in no way prevent individual members of the council from exercising standing in these 15 16 matters. 17 Reviser's note. -- Amended to improve clarity and 18 19 facilitate correct interpretation. Chapter 487 20 was formerly divided into two parts. Sections comprising former part II of the chapter were 21 repealed by s. 21, ch. 99-4, Laws of Florida. 22 23 24 Section 22. Subsections (1), (2), (3), (4), and (6) 25 and paragraphs (a) and (e) of subsection (7) of section 26 487.071, Florida Statutes, are amended to read: 27 487.071 Enforcement, inspection, sampling, and 28 analysis.--29 The department is authorized to enter upon any (1)30 public or private premises or carrier where pesticides are 31 known or thought to be distributed, sold, offered for sale, 30

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held, stored, or applied, during regular business hours in the performance of its duties relating to pesticides and records pertaining to pesticides. No person shall deny or refuse access to the department when it seeks to enter upon any public or private premises or carrier during business hours in performance of its duties under this chapter part.

7 (2) The department is authorized and directed to 8 sample, test, inspect, and make analyses of pesticides sold, 9 offered for sale, distributed, or used within this state, at a 10 time and place and to such an extent as it may deem necessary, 11 to determine whether the pesticides or persons exercising control over the pesticides are in compliance with the 12 13 provisions of this chapter part, the rules adopted under this chapter part, and the provisions of the pesticide label or 14 labeling. 15

(3) The official analysis shall be made from the 16 17 official sample. A sealed and identified sample, herein called "official check sample" shall be kept until the analysis on 18 19 the official sample is completed. However, the registrant may 20 obtain upon request a portion of the official sample. Upon 21 completion of the analysis of the official sample, a true copy of the certificate of analysis shall be mailed to the 22 registrant of the pesticide from whom the official sample was 23 24 taken and also to the dealer or agent, if any, and consumer, if known. If the official analysis conforms with the 25 provisions of this chapter part, the official check sample may 26 27 be destroyed. If the official analysis does not conform with 28 the provisions of this chapter part, the rules adopted under 29 this chapter part, and the provisions of the pesticide label 30 or labeling, the official check sample shall be retained for a 31 period of 90 days from the date of the certificate of analysis

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1 of the official sample. If within that time the registrant of 2 the pesticide from whom the official sample was taken makes 3 demand for analysis by a referee chemist, a portion of the official check sample sufficient for analysis shall be sent to 4 5 a referee chemist who is mutually acceptable to the department б and the registrant for analysis at the expense of the 7 registrant. Upon completion of the analysis, the referee 8 chemist shall forward to the department and to the registrant 9 a certificate of analysis bearing a proper identification mark 10 or number; and such certificate of analysis shall be verified 11 by an affidavit of the person or laboratory making the analysis. If the certificate of analysis checks within 3 12 13 percent of the department's analysis on each active ingredient for which analysis was made, the mean average of the two 14 analyses shall be accepted as final and binding on all 15 concerned. However, if the referee's certificate of analysis 16 17 shows a variation of greater than 3 percent from the 18 department's analysis in any one or more of the active 19 ingredients for which an analysis was made, upon demand of 20 either the department or the registrant from whom the official sample was taken, a portion of the official check sample 21 sufficient for analysis shall be submitted to a second referee 22 chemist who is mutually acceptable to the department and the 23 24 registrant, at the expense of the party or parties requesting 25 the referee analysis. Upon completion of the analysis, the second referee chemist shall make a certificate and report as 26 provided in this subsection for the first referee chemist. The 27 28 mean average of the two analyses nearest in conformity shall 29 be accepted as final and binding on all concerned. If no 30 demand is made for an analysis by a second referee chemist,

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the department's certificate of analysis shall be accepted as
 final and binding on all concerned.

3 (4) If a pesticide or device fails to comply with the 4 provisions of this chapter part with reference to the 5 ingredient statement reflecting the composition of the б product, as required on the registration and labeling, and the department contemplates possible criminal proceedings against 7 8 the person responsible because of this violation, the department shall, after due notice, accord the person an 9 10 informal hearing or an opportunity to present evidence and 11 opinions, either orally or in writing, with regard to such contemplated proceedings. If in the opinion of the department 12 13 the facts warrant, the department may refer the facts to the state attorney for the county in which the violation occurred, 14 with a copy of the results of the analysis or the examination 15 of such article; provided that nothing in this chapter part 16 17 shall be construed as requiring the department to report for prosecution minor violations whenever it believes that the 18 19 public interest will be subserved by a suitable notice of 20 warning in writing.

(6) The department shall, by publication in such manner as it may prescribe, give notice of all judgments entered in actions instituted under the authority of this chapter part.

25 (7)(a) The department may analyze pesticide samples 26 upon request in a manner consistent with this <u>chapter</u> part. 27 (e) In addition to any other penalty provided by this 28 <u>chapter</u> part, the registrant of any pesticide found to be 29 adulterated, misbranded, or otherwise deficient shall 30 reimburse the person requesting the pesticide analysis under 31

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1 this subsection for all fees assessed by and paid to the 2 department. 3 Reviser's note. -- Amended to improve clarity and 4 5 facilitate correct interpretation. Chapter 487 б was formerly divided into two parts. Sections 7 comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. 8 9 10 Section 23. Subsections (2), (3), and (4) of section 11 487.081, Florida Statutes, are amended to read: 487.081 Exemptions.--12 (2) No article shall be deemed in violation of this 13 chapter part when intended solely for export to a foreign 14 15 country and when prepared or packed according to the specifications or directions of the purchaser. 16 17 (3) Notwithstanding any other provision of this chapter part, registration required under this chapter part is 18 19 not required in the case of a pesticide stored or shipped from 20 one manufacturing plant within this state to another 21 manufacturing plant within this state operated by the same 22 person. (4) Nothing in this chapter part shall be construed to 23 24 apply to persons duly licensed or certified under chapter 388 25 or chapter 482 performing any pest control or other operation for which they are licensed or certified under those chapters. 26 27 28 Reviser's note. -- Amended to improve clarity and 29 facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections 30 31

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1 comprising former part II of the chapter were 2 repealed by s. 21, ch. 99-4, Laws of Florida. 3 4 Section 24. Subsection (2) of section 487.091, Florida 5 Statutes, is amended to read: б 487.091 Tolerances, deficiencies, and penalties .--7 (2) If a pesticide is found by analysis to be 8 deficient in an active ingredient beyond the tolerance as 9 provided in this chapter part, the registrant is subject to a penalty for the deficiency, not to exceed \$10,000 per 10 11 violation. However, no penalty shall be assessed when the official sample was taken from a pesticide that was in the 12 13 possession of a consumer for more than 45 days from the date 14 of purchase by that consumer, or when the product label specifies that the product should be used by an expiration 15 date that has passed. Procedures for assessing penalties shall 16 17 be established by rule, based on the degree of the deficiency. Penalties assessed shall be paid to the consumer or, in the 18 19 absence of a known consumer, the department. If the penalty is 20 not paid within the prescribed period of time as established by rule, the department may deny, suspend, or revoke the 21 registration of any pesticide. 22 23 24 Reviser's note. -- Amended to improve clarity and 25 facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections 26 27 comprising former part II of the chapter were 28 repealed by s. 21, ch. 99-4, Laws of Florida. 29

30 Section 25. Section 487.101, Florida Statutes, is 31 amended to read:

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1 487.101 Stop-sale, stop-use, removal, or hold 2 orders.--3 When a pesticide or device is being offered or (1) exposed for sale, used, or held in violation of any of the 4 5 provisions of this chapter part, the department may issue and б enforce a stop-sale, stop-use, removal, or hold order, in 7 writing, to the owner or custodian of the pesticide or device, 8 ordering that the pesticide or device be held at a designated 9 place until the chapter part has been complied with and the 10 pesticide or device is released, in writing, by the department 11 or the violation has been disposed of by court order. (2) The written notice is warning to all persons, 12 13 including, but not limited to, the owner or custodian of the 14 pesticide or the owner's or custodian's agents or employees, to scrupulously refrain from moving, bothering, altering, or 15 interfering with the pesticide or device or from altering, 16 17 defacing, or in any way interfering with the written notice or permitting the same to be done. The willful violation of these 18 19 provisions is a misdemeanor, subjecting the violator to the 20 penalty provisions of this chapter part. (3) The department shall release the pesticide or 21 device under a stop-sale, stop-use, removal, or hold order 22 when the owner or custodian complies with the provisions of 23 24 this chapter part. (4) The owner or custodian, with authorization and 25 supervision of the department, may relabel the pesticide or 26 27 device so that the label will conform to the product, or 28 transfer and return the product to the manufacturer or 29 supplier for the purpose of bringing the product in compliance with the provisions of this chapter part. 30 31 36
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amended to read:

Reviser's note. -- Amended to improve clarity and facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. Section 26. Subsection (1) of section 487.111, Florida Statutes, is amended to read: 487.111 Seizure, condemnation, and sale .--(1) Any lot of pesticide or device not in compliance with the provisions of this chapter part is subject to seizure on complaint of the department to the circuit court in the 12 county in which the pesticide or device is located. In the event the court finds the pesticide or device in violation of 14 this chapter part and orders it condemned, it shall be disposed of as the court may direct; provided that in no instance shall the disposition of the pesticide or device be ordered by the court without first giving the owner or custodian an opportunity to apply to the court for release of the pesticide or device or for permission to process or relabel it to bring it into compliance with this chapter part. Reviser's note. -- Amended to improve clarity and facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. Section 487.13, Florida Statutes, is Section 27.

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1 487.13 Cooperation.--The department is authorized and 2 empowered to cooperate with and enter into agreements with any 3 other agency of this state, the United States Department of Agriculture, the United States Environmental Protection 4 5 Agency, and any other state or federal agency for the purpose б of carrying out the provisions of this chapter part and 7 securing uniformity of regulations. 8 9 Reviser's note. -- Amended to improve clarity and 10 facilitate correct interpretation. Chapter 487 11 was formerly divided into two parts. Sections comprising former part II of the chapter were 12 repealed by s. 21, ch. 99-4, Laws of Florida. 13 14 15 Section 28. Section 487.156, Florida Statutes, is amended to read: 16 17 487.156 Governmental agencies. -- All governmental 18 agencies shall be subject to the provisions of this chapter 19 and rules adopted under this chapter part. Public applicators 20 using or supervising the use of restricted-use pesticides 21 shall be subject to examination as provided in s. 487.044. 22 23 Reviser's note.--Amended to improve clarity and 24 facilitate correct interpretation. Chapter 487 25 was formerly divided into two parts. Sections comprising former part II of the chapter were 26 27 repealed by s. 21, ch. 99-4, Laws of Florida. 28 29 Section 29. Subsection (1) of section 487.159, Florida 30 Statutes, is amended to read: 31

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1 487.159 Damage or injury to property, animal, or 2 person; mandatory report of damage or injury; time for filing; 3 failure to file.--4 (1) The person claiming damage or injury to property, 5 animal, or human beings from application of a pesticide shall б file with the department a written statement claiming damages, 7 on a form prescribed by the department, within 48 hours after 8 the damage or injury becomes apparent. The statement shall 9 contain, but shall not be limited to, the name of the person 10 responsible for the application of the pesticide, the name of 11 the owner or lessee of the land on which the crop is grown and for which the damages are claimed, and the date on which it is 12 13 alleged that the damages occurred. The department shall investigate the alleged damages and notify all concerned 14 parties of its findings. If the findings reveal a violation of 15 the provisions of this chapter part, the department shall 16 17 determine an appropriate penalty, as provided in this chapter part. The filing of a statement or the failure to file such a 18 19 statement need not be alleged in any complaint which might be filed in a court of law, and the failure to file the statement 20 21 shall not be considered any bar to the maintenance of any criminal or civil action. 22 23 24 Reviser's note. -- Amended to improve clarity and 25 facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections 26 comprising former part II of the chapter were 27 28 repealed by s. 21, ch. 99-4, Laws of Florida. 29 30 Section 487.161, Florida Statutes, is Section 30. 31 amended to read:

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1 487.161 Exemptions, nonagricultural pest control and 2 research.--3 (1) Any person duly licensed or certified under chapter 482, or under the supervision of chapter 388, is 4 5 exempted from the licensing provisions of this chapter part. б (2) The use of the antibiotic oxytetracycline 7 hydrochloride for the purpose of controlling lethal yellowing 8 is exempted from the licensing provisions of this chapter 9 part. 10 (3) The personnel of governmental, university, or 11 industrial research agencies are exempted from the provisions of this chapter part when doing applied research within a 12 laboratory, but shall comply with all the provisions of this 13 14 chapter part when applying restricted-use pesticides to experimental or demonstration plots. 15 16 17 Reviser's note. -- Amended to improve clarity and facilitate correct interpretation. Chapter 487 18 19 was formerly divided into two parts. Sections 20 comprising former part II of the chapter were 21 repealed by s. 21, ch. 99-4, Laws of Florida. 22 23 Section 31. Section 487.163, Florida Statutes, is 24 amended to read: 487.163 Information; interagency cooperation.--25 (1) The department may, in cooperation with the 26 27 University of Florida or other agencies of government, publish information and conduct short courses of instruction in the 28 29 safe use and application of pesticides for the purpose of 30 carrying out the provisions of this chapter part. 31 40

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1 (2)The department may cooperate or enter into formal 2 agreements with any other agency or educational institution of 3 this state or its subdivisions or with any agency of any other 4 state or of the Federal Government for the purpose of carrying 5 out the provisions of this chapter part and of securing б uniformity of regulations. 7 8 Reviser's note. -- Amended to improve clarity and 9 facilitate correct interpretation. Chapter 487 10 was formerly divided into two parts. Sections 11 comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. 12 13 Subsections (1), (2), and (3) of section 14 Section 32. 487.171, Florida Statutes, are amended to read: 15 487.171 Classification of antifouling paint containing 16 17 organotin compounds as restricted-use pesticides; prohibition of distribution and sale .--18 19 (1) The department shall classify antifouling paints 20 containing organotin compounds having an acceptable release 21 rate as restricted-use pesticides subject to the requirements of this chapter part. Antifouling paints containing organotin 22 having acceptable release rates and sold in spray cans of 16 23 24 ounces avoirdupois weight or less for outboard motor or lower unit use are exempt from the restricted-use pesticide 25 classification requirement. 26 27 (2) The department shall initiate action under chapter 28 120, to deny or cancel the registration of antifouling paints 29 containing organotin compounds which do not have an acceptable 30 release rate or do not meet other criteria established by the 31 department in accordance with this chapter part.

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1 (3) Distribution, sale, and use of antifouling paints 2 containing organotin compounds with acceptable release rates 3 shall be limited to dealers and applicators licensed by the department in accordance with this chapter part, to 4 5 distribute, sell, or use restricted-use pesticides. Such paint б may be applied only by licensed applicators and may be applied 7 only to vessels which exceed 25 meters in length or which have aluminum hulls. 8 9 10 Reviser's note. -- Amended to improve clarity and 11 facilitate correct interpretation. Chapter 487 was formerly divided into two parts. Sections 12 13 comprising former part II of the chapter were repealed by s. 21, ch. 99-4, Laws of Florida. 14 15 Section 33. Section 487.175, Florida Statutes, is 16 17 amended to read: 487.175 Penalties; administrative fine; injunction .--18 19 (1) In addition to any other penalty provided in this 20 chapter part, when the department finds any person, applicant, 21 or licensee has violated any provision of this chapter part or 22 rule adopted under this chapter part, it may enter an order imposing any one or more of the following penalties: 23 24 (a) Denial of an application for licensure. (b) Revocation or suspension of a license. 25 (c) Issuance of a warning letter. 26 27 (d) Placement of the licensee on probation for a 28 specified period of time and subject to conditions the 29 department may specify by rule, including requiring the 30 licensee to attend continuing education courses, to 31 demonstrate competency through a written or practical 42

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examination, or to work under the direct supervision of
 another licensee.

(e) Imposition of an administrative fine not to exceed \$10,000 for each violation. When imposing any fine under this paragraph, the department shall consider the degree and extent of harm caused by the violation, the cost of rectifying the damage, the amount of money the violator benefited from by noncompliance, whether the violation was committed willfully, and the compliance record of the violator.

10 (2) Any person who violates any provision of this 11 <u>chapter part</u> or rules adopted pursuant thereto commits a 12 misdemeanor of the second degree and upon conviction is 13 punishable as provided in ss. 775.082 and 775.083. For a 14 subsequent violation, such person commits a misdemeanor of the 15 first degree and upon conviction is punishable as provided in 16 ss. 775.082 and 775.083.

(3) In addition to the remedies provided in this 17 chapter part and notwithstanding the existence of any adequate 18 19 remedy at law, the department may bring an action to enjoin 20 the violation or threatened violation of any provision of this chapter part, or rule adopted under this chapter part, in the 21 circuit court of the county in which the violation occurred or 22 is about to occur. Upon the department's presentation of 23 24 competent and substantial evidence to the court of the violation or threatened violation, the court shall immediately 25 issue the temporary or permanent injunction sought by the 26 department. The injunction shall be issued without bond. A 27 28 single act in violation of any provision of this chapter part 29 shall be sufficient to authorize the issuance of an 30 injunction.

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1 Reviser's note. -- Amended to improve clarity and 2 facilitate correct interpretation. Chapter 487 3 was formerly divided into two parts. Sections 4 comprising former part II of the chapter were 5 repealed by s. 21, ch. 99-4, Laws of Florida. б 7 Section 34. Subsection (5) of section 489.103, Florida 8 Statutes, is amended to read: 9 489.103 Exemptions. -- This part does not apply to: 10 (5) Public utilities, including special gas districts 11 as defined in chapter 189, telecommunications companies as defined in s. 364.02(12)364.02(7), and natural gas 12 13 transmission companies as defined in s. 368.103(4), on construction, maintenance, and development work performed by 14 their employees, which work, including, but not limited to, 15 work on bridges, roads, streets, highways, or railroads, is 16 17 incidental to their business. The board shall define, by rule, 18 the term "incidental to their business" for purposes of this 19 subsection. 20 Reviser's note.--Amended to conform to the 21 redesignation of s. 364.02(7) as s. 364.02(12) 22 by s. 6, ch. 95-403, Laws of Florida. 23 24 25 Section 35. Paragraph (a) of subsection (1) of section 489.1136, Florida Statutes, is amended to read: 26 27 489.1136 Medical gas certification.--(1)(a) In addition to the certification or 28 29 registration required to engage in business as a plumbing contractor, any plumbing contractor who wishes to engage in 30 31 the business of installation, improvement, repair, or

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1 maintenance of any tubing, pipe, or similar conduit used to 2 transport gaseous or partly gaseous substances for medical 3 purposes shall take, as part of the contractor's continuing 4 education requirement, at least once during the holding of 5 such license, a course of at least of 6 hours. Such course б shall be given by an instructional facility or teaching entity 7 that has been approved by the board. In order for a course to 8 be approved, the board must find that the course is designed 9 to teach familiarity with the National Fire Prevention 10 Association Standard 99C (Standard on Gas and Vacuum Systems, 11 latest edition) and also designed to teach familiarity and practical ability in performing and inspecting brazing duties 12 required of medical gas installation, improvement, repair, or 13 maintenance work. Such course shall issue a certificate of 14 completion to the taker of the course, which certificate shall 15 be available for inspection by any entity or person seeking to 16 17 have such contractor engage in the business of installation, 18 improvement, repair, or maintenance of a medical gas system. 19 20 Reviser's note.--Amended to improve clarity and facilitate correct interpretation. 21 22 Section 36. Subsection (10) of section 489.131, 23 24 Florida Statutes, is amended to read: 25 489.131 Applicability.--(10) No municipal or county government may issue any 26 27 certificate of competency or license for any contractor 28 defined in s. 489.105(3)(a)-(o) after July 1, 1993, unless 29 such local government exercises disciplinary control and

30 oversight over such locally licensed contractors, including

31 forwarding a recommended order in each action to the board as

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1 provided in subsection (7). Each local board that licenses and 2 disciplines contractors must have at least two consumer 3 representatives on that board. If the board has seven or more 4 members, at least three of those members must be consumer 5 representatives. The consumer representative may be any б resident of the local jurisdiction who that is not, and has 7 never been, a member or practitioner of a profession regulated 8 by the board or a member of any closely related profession. 9 10 Reviser's note. -- Amended to improve clarity and 11 facilitate correct interpretation. 12 Section 37. Subsection (6) of section 489.133, Florida 13 Statutes, is amended to read: 14 489.133 Pollutant storage systems specialty 15 contractors; definitions; certification; restrictions.--16 17 (6) Any person who operates as a pollutant storage 18 systems specialty contractor, precision tank tester, or 19 internal pollutant storage tank lining applicator in violation 20 of this section or any person who violates subsection(5)(6)commits a felony of the third degree, punishable as provided 21 22 in s. 775.082, s. 775.083, or s. 775.084. 23 24 Reviser's note.--Amended to conform to the redesignation of former subsection (6) of s. 25 489.133 as subsection (5) by s. 30, ch. 93-166, 26 27 Laws of Florida. 28 29 Section 38. Subsection (1) of section 489.140, Florida Statutes, is amended to read: 30 31

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1 489.140 Construction Industries Recovery Fund.--There 2 is created the Florida Construction Industries Recovery Fund 3 as a separate account in the Professional Regulation Trust 4 Fund. 5 (1) The Florida Construction Industries Recovery Fund б shall be disbursed as provided in s. 489.143, on order of the 7 board, as reimbursement to any natural person adjudged by a 8 court of competent jurisdiction to have suffered monetary 9 damages, or to whom the licensee has been ordered to pay 10 restitution by the board, where the judgment or restitution 11 order is based on a violation of s. 489.129(1)(g), (j), or (k) 489.129(1)(d), (h), (k), or (l), committed by any contractor, 12 financially responsible officer, or business organization 13 14 licensed under the provisions of this part at the time the 15 violation was committed, and providing that the violation occurs after July 1, 1993. 16 17 Reviser's note.--Amended to conform to the 18 19 repeal of s. 489.129(1)(d) by s. 9, ch. 98-419, 20 Laws of Florida, and the redesignation of s. 489.129(1)(h), (k), and (l) as s. 21 489.129(1)(g), (j), and (k) necessitated by the 22 23 repeal of paragraph (1)(d). 24 25 Section 39. Paragraph (a) of subsection (1) of section 489.141, Florida Statutes, is amended to read: 26 27 489.141 Conditions for recovery; eligibility.--28 (1) Any person is eligible to seek recovery from the 29 Construction Industries Recovery Fund after having made a 30 claim and exhausting the limits of any available bond, cash 31

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1 bond, surety, guarantee, warranty, letter of credit, or policy
2 of insurance, if:

3 (a) Such person has received final judgment in a court 4 of competent jurisdiction in this state in any action wherein 5 the cause of action was based on a construction contract or б the Construction Industry Licensing Board has issued a final 7 order directing the licensee to pay restitution to the claimant based upon a violation of s. 489.129(1)(g), (j), or 8 9 (k)489.129(1)(d), (h), (k), or (l), where the contract was 10 executed and the violation occurred on or after July 1, 1993, 11 and provided that:

1.a. Such person has caused to be issued a writ of 12 execution upon such judgment, and the officer executing the 13 writ has made a return showing that no personal or real 14 property of the judgment debtor or licensee liable to be 15 levied upon in satisfaction of the judgment can be found or 16 17 that the amount realized on the sale of the judgment debtor's 18 or licensee's property pursuant to such execution was 19 insufficient to satisfy the judgment; or

20 If such person is unable to comply with b. 21 sub-subparagraph a. for a valid reason to be determined by the board, such person has made all reasonable searches and 22 inquiries to ascertain whether the judgment debtor or licensee 23 24 is possessed of real or personal property or other assets 25 subject to being sold or applied in satisfaction of the judgment and by his or her search has discovered no property 26 or assets or has discovered property and assets and has taken 27 28 all necessary action and proceedings for the application 29 thereof to the judgment but the amount thereby realized was insufficient to satisfy the judgment; or 30 31

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1 2. The claimant has made a diligent attempt, as 2 defined by board rule, to collect the restitution awarded by 3 the board; 4 5 Reviser's note.--Amended to conform to the б repeal of s. 489.129(1)(d) by s. 9, ch. 98-419, 7 Laws of Florida, and the redesignation of s. 489.129(1)(h), (k), and (l) as s. 8 9 489.129(1)(g), (j), and (k) necessitated by the 10 repeal of paragraph (1)(d). 11 Section 40. Paragraph (i) of subsection (1) of section 12 489.531, Florida Statutes, is amended to read: 13 489.531 Prohibitions; penalties.--14 15 (1) A person may not: (i) Commence or perform work for which a building 16 17 permit is required pursuant to part VII of chapter 553 533 18 code without the building permit being in effect; or 19 20 Reviser's note. -- Amended to correct an apparent error. Chapter 533, which relates to mining 21 wastes, is not divided into parts, and part VII 22 of chapter 553 relates to building permits. The 23 24 word "code" is deleted to improve clarity and 25 facilitate correct interpretation. 26 27 Section 41. Subsection (2) of section 494.0038, Florida Statutes, is amended to read: 28 29 494.0038 Mortgage broker disclosures.--30 (2) At the time a written agreement is executed by the 31 borrower or at the time the mortgage brokerage business 49

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1 accepts an application fee, credit report fee, property 2 appraisal fee, or any other third-party fee, the mortgage 3 brokerage business shall disclose in writing to any applicant for a mortgage loan the following information: 4 5 (a) That such mortgage brokerage business may not make 6 mortgage loans or commitments. The mortgage brokerage 7 business may make a commitment and may furnish a lock-in of 8 the rate and program on behalf of the lender when the mortgage 9 brokerage business has obtained a written commitment or 10 lock-in for the loan from the lender on behalf of the borrower 11 for the loan. The commitment must be in the same form and substance as issued by the lender. 12 13 (b) That such mortgage brokerage business cannot 14 guarantee acceptance into any particular loan program or 15 promise any specific loan terms or conditions. (c) A good faith estimate of the credit report fee, 16 17 property appraisal fee, or any other third-party fee and the 18 terms and conditions for obtaining a refund of such fees, if 19 any. Any amount collected in excess of the actual cost shall 20 be returned within 60 days after rejection, withdrawal, or 21 closing. 22 23 Reviser's note. -- Amended to improve clarity and 24 facilitate correct interpretation. 25 Section 42. Subsections (2) and (3) of section 26 27 497.255, Florida Statutes, are amended to read: 28 497.255 Standards for construction and significant 29 alteration or renovation of mausoleums and columbaria.--30 (2) The board shall adopt, by no later than July 1, 31 1999, rules establishing minimum standards for all newly

1 constructed and significantly altered or renovated mausoleums and columbaria; however, in the case of significant 2 3 alterations or renovations to existing structures, the rules shall apply only, when physically feasible, to the newly 4 5 altered or renovated portion of such structures, except as б specified in subsection (4). In developing and promulgating 7 said rules, the board may define different classes of 8 structures or construction standards, and may provide for 9 different rules to apply to each of said classes, if the 10 designation of classes and the application of different rules 11 is in the public interest and is supported by findings by the board based on evidence of industry practices, economic and 12 physical feasibility, location, or intended uses; provided, 13 that the rules shall provide minimum standards applicable to 14 all construction. For example, and without limiting the 15 generality of the foregoing, the board may determine that a 16 17 small single-story ground level mausoleum does not require the same level of construction standards that a large multistory 18 19 mausoleum might require; or that a mausoleum located in a 20 low-lying area subject to frequent flooding or hurricane 21 threats might require different standards than one located on high ground in an area not subject to frequent severe weather 22 The board shall develop the rules in cooperation 23 threats. 24 with, and with technical assistance from, the Florida Building 25 Commission Board of Building Codes and Standards of the Department of Community Affairs, to ensure that the rules are 26 in the proper form and content to be included as part of the 27 28 State Minimum Building Codes under part VII of chapter 553. If 29 the Florida Building Commission Board of Building Codes and Standards advises that some of the standards proposed by the 30 31 board are not appropriate for inclusion in such building

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codes, the board may choose to include those standards in a 1 2 distinct chapter of its rules entitled "Non-Building-Code 3 Standards for Mausoleums" or "Additional Standards for 4 Mausoleums," or other terminology to that effect. If the board 5 elects to divide the standards into two or more chapters, all б such rules shall be binding on licensees and others subject to 7 the jurisdiction of the board, but only the chapter containing provisions appropriate for building codes shall be transmitted 8 9 to the Florida Building Commission Board of Building Codes and 10 Standards pursuant to subsection (3). Such rules may be in the 11 form of standards for design and construction; methods, materials, and specifications for construction; or other 12 13 mechanisms. Such rules shall encompass, at a minimum, the following standards: 14

(a) No structure may be built or significantly altered for use for interment, entombment, or inurnment purposes unless constructed of such material and workmanship as will ensure its durability and permanence, as well as the safety, convenience, comfort, and health of the community in which it is located, as dictated and determined at the time by modern mausoleum construction and engineering science.

(b) Such structure must be so arranged that the
exterior of any vault, niche, or crypt may be readily examined
at any time by any person authorized by law to do so.

25 (c) Such structure must contain adequate provision for26 drainage and ventilation.

(d) Such structure must be of fire-resistant construction. Notwithstanding the requirements of s. 553.895 and chapter 633, any mausoleum or columbarium constructed of noncombustible materials, as defined in the Standard Building Code, shall not require a sprinkler system.

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1 (e) Such structure must be resistant to hurricane and 2 other storm damage to the highest degree provided under 3 applicable building codes for buildings of that class. Suitable provisions must be made for securely and 4 (f) 5 permanently sealing each crypt with durable materials after б the interment or entombment of human remains, so that no 7 effluvia or odors may escape therefrom except as provided by 8 design and sanitary engineering standards. Panels for 9 permanent seals must be solid and constructed of materials of 10 sufficient weight, permanence, density, imperviousness, and 11 strength as to ensure their durability and continued functioning. Permanent crypt sealing panels must be securely 12 installed and set in with high quality fire-resistant, 13 resilient, and durable materials after the interment or 14 entombment of human remains. The outer or exposed covering of 15 each crypt must be of a durable, permanent, fire-resistant 16 material; however, plastic, fiberglass, and wood are not 17 acceptable materials for such outer or exposed coverings. 18 19 (g) Interior and exterior fastenings for hangers, 20 clips, doors, and other objects must be of copper, copper-base alloy, aluminum, or stainless steel of adequate gauges, or 21 other materials established by rule which provide equivalent 22 or better strength and durability, and must be properly 23 24 installed. The board shall transmit the rules as adopted 25 (3) under subsection (2), hereinafter referred to as the 26 27 "mausoleum standards," to the Florida Building Commission 28 Board of Building Codes and Standards, which shall initiate 29 rulemaking under chapter 120 to consider such mausoleum 30 standards. If such mausoleum standards are not deemed 31 acceptable, they shall be returned by the Florida Building 53

1 Commission Board of Building Codes and Standards to the board 2 with details of changes needed to make them acceptable. If 3 such mausoleum standards are acceptable, the Florida Building Commission Board of Building Codes and Standards shall adopt a 4 5 rule designating the mausoleum standards as an approved б revision to the State Minimum Building Codes under part VII of 7 chapter 553. When so designated by the Florida Building 8 Commission Board of Building Codes and Standards, such 9 mausoleum standards shall become a required element of the 10 State Minimum Building Codes under s. 553.73(2) and shall be 11 transmitted to each local enforcement agency, as defined in s. 553.71(5). Such local enforcement agency shall consider and 12 inspect for compliance with such mausoleum standards as if 13 they were part of the local building code, but shall have no 14 continuing duty to inspect after final approval of the 15 construction pursuant to the local building code. Any further 16 17 amendments to the mausoleum standards shall be accomplished by 18 the same procedure. Such designated mausoleum standards, as 19 from time to time amended, shall be a part of the State Minimum Building Codes under s. 553.73 until the adoption and 20 21 effective date of a new statewide uniform minimum building 22 code, which may supersede the mausoleum standards as provided by the law enacting the new statewide uniform minimum building 23 24 code. 25 26 Reviser's note -- Amended to conform to the

20	Reviber 5 note.	Amenaca co contorm co che
27	redesignation of	the Board of Building Codes
28	and Standards as	the Florida Building
29	Commission by s.	41, ch. 98-287, Laws of
30	Florida.	

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1 Section 43. Subsection (12) of section 497.353, 2 Florida Statutes, is amended to read: 3 497.353 Owners to provide addresses; presumption of 4 abandonment; abandonment procedures; sale of abandoned unused 5 burial rights. -б (12) No burial rights reacquired pursuant to this 7 section by a cemetery may be included in determining available 8 inventory of burial spaces or lots in the evaluation of need 9 for new cemeteries pursuant to s. 497.201 497.006. 10 11 Reviser's note.--Amended to conform to the redesignation of s. 497.006 as s. 497.201 by s. 12 13 59, ch. 93-399, Laws of Florida. 14 15 Section 44. Paragraph (b) of subsection (1) of section 16 501.022, Florida Statutes, is amended to read: 17 501.022 Home solicitation sale; permit required .--(1)18 19 (b) The following are excluded from the operation of 20 this section: Bona fide agents, business representatives, or 21 1. salespersons making calls or soliciting orders at the usual 22 place of business of a customer regarding products or services 23 24 for use in connection with the customer's business. 25 2. Solicitors, salespersons, or agents making a call or business visit upon the express invitation, oral or 26 written, of an inhabitant of the premises or her or his agent. 27 28 Telephone solicitors, salespersons, or agents 3. 29 making calls which involve transactions that are unsolicited by the consumer and consummated by telephone and without any 30 31 other contact between the buyer and the seller or its 55

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1 representative prior to delivery of the goods or performance 2 of the services. 3 4. Solicitors, salespersons, or agents conducting a 4 sale, lease, or rental of consumer goods or services by 5 sample, catalog, or brochure for future delivery. б 5. Minors, as defined in s. 1.01(13)1.01(14), 7 conducting home solicitation sales under the supervision of an 8 adult supervisor who holds a valid home solicitation sale 9 permit. Minors excluded from operation of this section must, 10 however, carry personal identification which includes their 11 full name, date of birth, residence address, and employer and the name and permit number of their adult supervisor. 12 Those sellers or their representatives that are 13 6. currently regulated as to the sale of goods and services by 14 15 chapter 470, chapter 475, or chapter 497. 7. Solicitors, salespersons, or agents making calls or 16 17 soliciting orders on behalf of a religious, charitable, 18 scientific, educational, or veterans' institution or 19 organization holding a sales tax exemption certificate under s. 212.08(7)(a). 20 21 Reviser's note.--Amended to conform to the 22 redesignation of s. 1.01(14) as s. 1.01(13)23 24 necessitated by the repeal of s. 1.01(5) by s. 25 8, ch. 88-33, Laws of Florida. 26 27 Section 45. Subsection (2) of section 501.0575, Florida Statutes, is amended to read: 28 29 501.0575 Weight-Loss Consumer Bill of Rights.--30 (2) The copies of the Weight-Loss Consumer Bill of 31 Rights to be posted according to s. 501.0573(6) shall be 56

1 printed in letters at least 24-point boldfaced type on one 2 side of a sign. The palm-sized copies to be distributed 3 according to s. 501.0573(5) shall be in boldfaced type and legible. Each weight-loss provider shall be responsible for 4 5 producing and printing appropriate copies of the Weight-Loss б Consumer Bill of Rights. 7 8 Reviser's note. -- Amended to improve clarity. 9 10 Section 46. Subsection (3) of section 501.608, Florida 11 Statutes, is amended to read: 501.608 License or affidavit of exemption; 12 13 occupational license. --(3) Failure to display a license or a copy of the 14 affidavit of exemption is sufficient grounds for the 15 department to issue an immediate cease and desist order, which 16 17 shall act as an immediate final order under s. 120.569(2)(n) 18 120.569(2)(1). The order may shall remain in effect until the 19 commercial telephone seller or a person claiming to be exempt 20 shows the authorities that he or she is licensed or exempt. 21 The department may order the business to cease operations and shall order the phones to be shut off. Failure of a 22 salesperson to display a license may result in the salesperson 23 24 being summarily ordered by the department to leave the office 25 until he or she can produce a license for the department. 26 27 Reviser's note.--Amended to conform to the 28 redesignation of s. 120.569(2)(1) as s. 29 120.569(2)(n) by s. 4, ch. 98-200, Laws of Florida. 30 31

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1 Section 47. Paragraph (f) of subsection (2) of section 2 509.032, Florida Statutes, is amended to read: 3 509.032 Duties.--(2) INSPECTION OF PREMISES.--4 5 In conducting inspections of establishments (f) б licensed under this chapter, the division shall determine if 7 each coin-operated amusement machine that is operated on the 8 premises of a licensed establishment is properly registered with the Department of Revenue. Each month the division shall 9 10 report to the Department of Revenue the sales tax registration 11 number of the operator of any licensed establishment that has on location a coin-operated amusement machine and that does 12 13 not have an identifying certificate conspicuously displayed as required by s. 212.05(1)(i) 212.05(1)(j). 14 15 Reviser's note.--Amended to conform to the 16 17 redesignation of s. 212.05(1)(j) as s. 212.05(1)(i) necessitated by the repeal of s. 18 19 212.05(1)(g) by s. 20, ch. 97-94, Laws of 20 Florida. 21 Section 48. Subsection (2) of section 509.302, Florida 22 Statutes, is amended to read: 23 509.302 Director of education, personnel, employment 24 25 duties, compensation .--26 (2) The director of education shall develop and 27 implement an educational program, designated the "Hospitality 28 Education Program," offered for the benefit of the entire 29 industry. This program may affiliate with Florida State University, Florida International University, and the 30 31 University of Central Florida. The program may also affiliate 58

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1 with any other member of the State University System or 2 Florida State Community College System, or with any privately 3 funded college or university, which offers a program of 4 hospitality administration and management. The primary goal 5 of this program is to instruct and train all individuals and 6 businesses licensed under this chapter, in cooperation with 7 recognized associations that represent the licensees, in the 8 application of state and federal laws and rules. Such programs shall also include: 9 10 (a) Vocational training. 11 (b) Management training. (c) Inservice continuing education programs. 12 13 Awareness of food-recovery programs, as promoted (d) in s. 570.0725. 14 15 (e) Such other programs as may be deemed appropriate by the director of the division, the advisory council, and the 16 17 director of education. 18 19 Reviser's note.--Amended to conform to the 20 redesignation of the State Community College System as the Florida Community College System 21 22 by s. 15, ch. 98-58, Laws of Florida. 23 24 Section 49. Subsection (6) of section 514.031, Florida 25 Statutes, is amended to read: 26 514.031 Permit necessary to operate public swimming pool or bathing place .-- It is unlawful for any person or 27 28 public body to operate or continue to operate any public 29 swimming pool or bathing place without a valid permit from the department, such permit to be obtained in the following 30 31 manner:

1 (6) An owner or operator of a public swimming pool, 2 including, but not limited to, a spa, wading, or special 3 purpose pool, to which admittance is obtained by membership 4 for a fee shall post in a prominent location within the 5 facility the most recent pool inspection report issued by the б department pertaining to the health and safety conditions of 7 such facility. The report shall be legible and readily 8 accessible to members or potential members. The department 9 shall adopt rules to enforce this subsection provision. A 10 portable pool may not be used as a public pool. 11 Reviser's note. -- Amended to improve clarity and 12 13 facilitate correct interpretation. The word "subsection" was inserted by s. 48, ch. 98-151, 14 15 Laws of Florida, but the previous existing reference to "provision" was not deleted. 16 17 Section 50. Paragraph (b) of subsection (12) of 18 19 section 517.021, Florida Statutes, is amended to read: 517.021 Definitions.--When used in this chapter, 20 21 unless the context otherwise indicates, the following terms have the following respective meanings: 22 23 (12)24 (b) The term "investment adviser" does not include the 25 following: 26 1. Any licensed practicing attorney whose performance 27 of such services is solely incidental to the practice of her 28 or his profession; Any licensed certified public accountant whose 29 2. performance of such services is solely incidental to the 30 31 practice of her or his profession; 60

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1 3. Any bank authorized to do business in this state; 2 4. Any bank holding company as defined in the Bank 3 Holding Company Act of 1956, as amended, authorized to do business in this state; 4 5 5. Any trust company having trust powers which it is б authorized to exercise in the state, which trust company 7 renders or performs services in a fiduciary capacity 8 incidental to the exercise of its trust powers; 9 6. Any person who renders investment advice 10 exclusively to insurance or investment companies; 11 7. Any person who does not hold herself or himself out to the general public as an investment adviser and has no more 12 13 than 15 clients within 12 consecutive months in this state; 8. Any person whose transactions in this state are 14 limited to those transactions described in s. 222(d) of the 15 Investment Advisers Act of 1940. Those clients listed in 16 17 subparagraph 6.5. may not be included when determining the 18 number of clients of an investment adviser for purposes of s. 19 222(d) of the Investment Advisers Act of 1940; or 9. A federal covered adviser. 20 21 Reviser's note.--Amended to conform to the 22 redesignation of subparagraph 5. of s. 23 24 517.021(12)(b) as subparagraph 6. by s. 5, ch. 25 97-35, Laws of Florida. 26 27 Section 51. Subsection (3) of section 517.12, Florida 28 Statutes, is amended to read: 29 517.12 Registration of dealers, associated persons, 30 investment advisers, and branch offices .--31 61

1 (3) Except as otherwise provided in s. $517.061(11)(a)4., (13), (16), (17), or (19)\frac{517.061(11)(a)4.}{(a)4.}$ 2 3 (13), (16), (17), or (18), the registration requirements of this section do not apply in a transaction exempted by s. 4 5 517.061(1)-(12), (14), and (15). б 7 Reviser's note.--Amended to conform to the redesignation of s. 517.061(18) as s. 8 517.061(19) by s. 2, ch. 96-338, Laws of 9 10 Florida. 11 12 Section 52. Paragraph (b) of subsection (17) of section 539.001, Florida Statutes, is amended to read: 13 539.001 The Florida Pawnbroking Act .--14 (17) CRIMINAL PENALTIES.--15 (b) In addition to any other penalty, any person, who 16 17 willfully violates this section or who willfully makes a false 18 entry in any record specifically required by this section 19 commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. Clerical or 20 21 recordkeeping errors, such as typographical errors or scrivener's errors, regarding any document or record required 22 by this section do not constitute a willful violation of this 23 24 section, and are not subject to criminal penalties. Clerical 25 or recordkeeping errors are subject to the administrative 26 remedies, as provided in this act. 27 28 Reviser's note. -- Amended to improve clarity and 29 facilitate correct interpretation. 30 31

1 Section 53. Subsection (1) of section 548.004, Florida 2 Statutes, is amended to read: 3 548.004 Executive director; duties, compensation, 4 administrative support. --5 (1) The department shall employ an executive director б with the approval of the commission. The executive director 7 shall serve at the pleasure of the secretary. The executive director secretary shall keep a record of all proceedings of 8 9 the commission; shall preserve all books, papers, and 10 documents pertaining to the business of the commission; shall 11 prepare any notices and papers required; shall appoint judges, referees, and other officials as delegated by the commission 12 13 and pursuant to this chapter and rules of the commission; and shall perform such other duties as the department or 14 15 commission directs. The executive director may issue subpoenas and administer oaths. 16 17 Reviser's note.--Amended to conform to the 18 19 context of the section, improve clarity, and 20 facilitate correct interpretation. 21 Section 54. Subsection (2) of section 550.1625, 22 Florida Statutes, is amended to read: 23 24 550.1625 Dogracing; taxes.--25 (2) A permitholder that conducts a dograce meet under this chapter must pay the daily license fee, the admission 26 27 tax, the breaks tax, and the tax on pari-mutuel handle as 28 provided in s. 550.0951 and is subject to all penalties and 29 sanctions provided in s. 550.0951(6)550.0951(7). 30 31

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1 Reviser's note. -- Amended to improve clarity and 2 facilitate correct interpretation. Section 3 550.0951(7) does not exist, and subsection (6) 4 relates to penalties. 5 б Section 55. Paragraph (b) of subsection (7) and 7 paragraph (b) of subsection (8) of section 550.2625, Florida 8 Statutes, are amended to read: 9 550.2625 Horseracing; minimum purse requirement, 10 Florida breeders' and owners' awards. --11 (7) The division shall deposit these collections to 12 (b) 13 the credit of the Florida Quarter Horse Racing Promotion Trust Fund in a special account to be known as the "Florida 14 Appaloosa Racing Promotion Fund." The Department of 15 Agriculture and Consumer Services shall administer the funds 16 17 and adopt suitable and reasonable rules for the administration 18 thereof. The moneys in the Florida Appaloosa Racing Promotion 19 Fund shall be allocated solely for supplementing and 20 augmenting purses and prizes and for the general promotion of 21 owning and breeding of racing Appaloosas in this state; and such moneys may not be used to defray any expense of the 22 Department of Agriculture and Consumer Services in the 23 24 administration of this chapter, except that the moneys 25 generated by Appaloosa registration fees received pursuant to s. 570.381 may be used as provided in paragraph(5)(b)(4)(b)26 27 of that section. 28 (8) 29 (b) The division shall deposit these collections to 30 the credit of the Florida Quarter Horse Racing Promotion Trust 31 Fund in a special account to be known as the "Florida Arabian 64

1 Horse Racing Promotion Fund." The Department of Agriculture 2 and Consumer Services shall administer the funds and adopt 3 suitable and reasonable rules for the administration thereof. The moneys in the Florida Arabian Horse Racing Promotion Fund 4 5 shall be allocated solely for supplementing and augmenting б purses and prizes and for the general promotion of owning and 7 breeding of racing Arabian horses in this state; and such 8 moneys may not be used to defray any expense of the Department 9 of Agriculture and Consumer Services in the administration of 10 this chapter, except that the moneys generated by Arabian 11 horse registration fees received pursuant to s. 570.382 may be 12 13 14 Reviser's note.--Paragraph (7)(b) is amended to 15 improve clarity and facilitate correct interpretation. Section 570.381(4)(b) does not 16 17 exist, and paragraph (5)(b) provides for use of the registration fees. Paragraph (8)(b) is 18 19 amended to conform to the redesignation of s. 570.382(6)(b) as s. 570.382(5)(b) by s. 1, ch. 20 93-7, Laws of Florida. 21 22 Section 56. Subsection (4) of section 550.375, Florida 23 24 Statutes, is amended to read: 550.375 Operation of certain harness tracks.--25 (4) The permitholder conducting a harness horse race 26 meet must pay the daily license fee, the admission tax, the 27 28 tax on breaks, and the tax on pari-mutuel handle provided in 29 s. 550.0951 and is subject to all penalties and sanctions provided in s. 550.0951(6)550.0951(7). 30 31

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1 Reviser's note. -- Amended to improve clarity and 2 facilitate correct interpretation. Section 3 550.0951(7) does not exist, and subsection (6) relates to penalties. 4 5 б Section 57. Subsection (1) of section 553.06, Florida 7 Statutes, is amended to read: 8 553.06 State Plumbing Code. --9 (1) The Florida Building Commission shall, in 10 accordance with the provisions of chapter 120 and ss. 11 553.70-553.895, adopt the Standard Plumbing Code, 1994 edition, as adopted at the October 1993 annual meeting of the 12 13 Southern Building Code Congress International, as the State Plumbing Code which shall be the minimum requirements 14 statewide for all installations, repairs, and alterations to 15 plumbing. The commission board may, in accordance with the 16 requirements of chapter 120, adopt all or parts of updated or 17 revised editions of the State Plumbing Code to keep abreast of 18 19 latest technological advances in plumbing and installation 20 techniques. Local governments which have adopted the South Florida, One and Two Family Dwelling or EPCOT Plumbing Codes 21 may continue their use provided the requirements contained 22 therein meet or exceed the requirements of the State Plumbing 23 24 Code. Provided, however, nothing in this section shall alter or diminish the authority of the Department of Business and 25 Professional Regulation to conduct plan reviews, issue 26 variances, and adopt rules regarding sanitary facilities in 27 28 public lodging and public food service establishments pursuant 29 to chapter 509, providing that such actions do not conflict 30 with the requirements for public restrooms in s. 553.141. 31

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1 Reviser's note.--Amended to conform to the 2 redesignation of the Board of Building Codes 3 and Standards as the Florida Building 4 Commission by s. 41, ch. 98-287, Laws of 5 Florida. б 7 Section 58. Subsection (4) of section 553.141, Florida 8 Statutes, is amended to read: 9 553.141 Public restrooms; ratio of facilities for men 10 and women; application; rules.--11 The Florida Building Commission Board of Building (4) Codes and Standards shall adopt rules to administer this 12 13 section, pursuant to chapter 120. 14 Reviser's note.--Amended to conform to the 15 redesignation of the Board of Building Codes 16 17 and Standards as the Florida Building Commission by s. 41, ch. 98-287, Laws of 18 19 Florida. 20 21 Section 59. Section 553.503, Florida Statutes, is 22 amended to read: 23 553.503 Adoption of guidelines.--Subject to the 24 exceptions in s. 553.504, the federal Americans with 25 Disabilities Act Accessibility Guidelines, as adopted by reference in 28 C.F.R., part 36, subparts A and D, and Title 26 II of Pub. L. No. 101-336, are hereby adopted and incorporated 27 28 by reference as the law of this state. The guidelines shall 29 establish the minimum standards for the accessibility of buildings and facilities built or altered within this state. 30 31 The 1997 Florida Accessibility Code for Building Construction 67

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1 must be adopted by the Florida Building Commission Board of 2 Building Codes and Standards in accordance with chapter 120. 3 Reviser's note.--Amended to conform to the 4 5 redesignation of the Board of Building Codes б and Standards as the Florida Building 7 Commission by s. 41, ch. 98-287, Laws of 8 Florida. 9 10 Section 60. Section 553.506, Florida Statutes, is 11 amended to read: 12 553.506 Powers of the commission board.--In addition 13 to any other authority vested in the commission board by law, the Florida Building Commission Board of Building Codes and 14 15 Standards, in implementing ss. 553.501-553.513, may, by rule, adopt revised and updated versions of the Americans with 16 17 Disabilities Act Accessibility Guidelines in accordance with 18 chapter 120. 19 Reviser's note.--Amended to conform to the 20 21 redesignation of the Board of Building Codes and Standards as the Florida Building 22 23 Commission by s. 41, ch. 98-287, Laws of 24 Florida. 25 26 Section 61. Subsections (1) and (3) of section 27 553.512, Florida Statutes, are amended to read: 28 553.512 Modifications and waivers; advisory council.--29 (1) The Florida Building Commission Board of Building 30 Codes and Standards shall provide by regulation criteria for 31 granting individual modifications of, or exceptions from, the 68

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1 literal requirements of this part upon a determination of 2 unnecessary, unreasonable, or extreme hardship, provided such 3 waivers shall not violate federal accessibility laws and regulations and shall be reviewed by the Handicapped 4 5 Accessibility Advisory Council consisting of the following б seven members, who shall be knowledgeable in the area of 7 handicapped accessibility. The Secretary of Community Affairs 8 shall appoint the following: a representative from the 9 Advocacy Center for Persons with Disabilities, Inc.; a 10 representative from the Division of Blind Services; a 11 representative from the Division of Vocational Rehabilitation; a representative from a statewide organization representing 12 13 the physically handicapped; a representative from the hearing impaired; a representative from the President, Florida Council 14 of Handicapped Organizations; and a representative of the 15 Paralyzed Veterans of America. The terms for the first three 16 17 council members appointed subsequent to October 1, 1991, shall 18 be for 4 years, the terms for the next two council members 19 appointed shall be for 3 years, and the terms for the next two members shall be for 2 years. Thereafter, all council member 20 21 appointments shall be for terms of 4 years. No council member shall serve more than two 4-year terms subsequent to October 22 1, 1991. Any member of the council may be replaced by the 23 24 secretary upon three unexcused absences. Upon application made in the form provided, an individual waiver or 25 modification may be granted by the commission board so long as 26 27 such modification or waiver is not in conflict with more 28 stringent standards provided in another chapter. (3) Meetings of the advisory council shall be held in

29 (3) Meetings of the advisory council shall be held in 30 conjunction with the regular meetings of the <u>commission</u> board. 31

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1 Reviser's note.--Amended to conform to the 2 redesignation of the Board of Building Codes 3 and Standards as the Florida Building 4 Commission by s. 41, ch. 98-287, Laws of 5 Florida. б 7 Section 62. Effective January 1, 2001, paragraph (b) 8 of subsection (1), paragraph (a) of subsection (4), and 9 subsection (5) of section 553.73, Florida Statutes, as amended 10 by section 40 of chapter 98-287, Laws of Florida, are amended 11 to read: 553.73 Florida Building Code.--12 13 (1)The technical portions of the Florida 14 (b) Accessibility Code for Building Construction shall be 15 contained in their its entirety in the Florida Building Code. 16 17 The civil rights portions and the technical portions of the 18 accessibility laws of this state shall remain as currently 19 provided by law. Any revision or amendments to the Florida 20 Accessibility Code for Building Construction pursuant to part 21 V shall be considered adopted by the commission as part of the Florida Building Code. Neither the commission nor any local 22 government shall revise or amend any standard of the Florida 23 24 Accessibility Code for Building Construction except as 25 provided for in part V. (4)(a) Local governments shall comply with applicable 26 27 standards for issuance of mandatory certificates of occupancy, 28 minimum types of inspections, and procedures for plans review 29 and inspections as established by the commission board by rule. Any amendments to standards established by the Florida 30 31 Building Code pursuant to this paragraph shall be more 70

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1 stringent than such standards and shall be transmitted to the 2 commission within 30 days after enactment. The local 3 government shall make such amendments available to the general 4 public in a usable format. The Department of Insurance is 5 responsible for establishing the standards and procedures б required in this paragraph for governmental entities with respect to applying the Florida Fire Prevention Code and the 7 8 Life Safety Code.

9 (5) The commission, by rule adopted pursuant to ss. 10 120.536(1) and 120.54, shall update the Florida Building Code 11 every 3 years. Once initially adopted and subsequently updated by the commission board, the Florida Building Code 12 shall be deemed adopted for use statewide without adoptions by 13 local government. When updating the Florida Building Code, the 14 commission shall consider changes made by the adopting entity 15 of any selected model code for any model code incorporated 16 17 into the Florida Building Code by the commission, the commission's own interpretations, declaratory statements, 18 19 appellate decisions, and approved statewide and local technical amendments. 20

Reviser's note.--Paragraph (1)(b) is amended to 22 improve clarity and facilitate correct 23 24 interpretation. Paragraph (4)(a) is amended to conform to the existence of the Florida Fire 25 Prevention Code and the Life Safety Code. 26 27 Paragraph (4)(a) and subsection (5) are amended 28 to conform to the redesignation of the Board of 29 Building Codes and Standards as the Florida Building Commission by s. 41, ch. 98-287, Laws 30 31 of Florida.

1 Section 63. Subsections (3) and (4) of section 553.74, Florida Statutes, are amended to read: 2 3 553.74 Florida Building Commission.--(3) Members of the commission board shall serve 4 5 without compensation, but shall be entitled to reimbursement б for per diem and travel expenses as provided by s. 112.061. 7 (4) Each appointed member is accountable to the 8 Governor for the proper performance of the duties of the 9 office. The Governor shall cause to be investigated any 10 complaint or unfavorable report received concerning an action 11 of the commission board or any member and shall take appropriate action thereon. The Governor may remove from 12 13 office any appointed member for malfeasance, misfeasance, 14 neglect of duty, incompetence, permanent inability to perform official duties, or pleading guilty or nolo contendere to, or 15 being found guilty of, a felony. 16 17 Reviser's note.--Amended to conform to the 18 19 redesignation of the Board of Building Codes and Standards as the Florida Building 20 Commission by s. 41, ch. 98-287, Laws of 21 Florida. 22 23 24 Section 64. Section 559.803, Florida Statutes, is 25 reenacted to read: 26 559.803 Disclosure statement. -- At least 3 working days 27 prior to the time the purchaser signs a business opportunity 28 contract, or at least 3 working days prior to the receipt of 29 any consideration by the seller, whichever occurs first, the 30 seller must provide the prospective purchaser a written 31 document, the cover sheet of which is entitled in at least 72

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12-point boldfaced capital letters "DISCLOSURES REQUIRED BY 1 2 FLORIDA LAW." Under this title shall appear the following 3 statement in at least 10-point type: "The State of Florida 4 has not reviewed and does not approve, recommend, endorse, or 5 sponsor any business opportunity. The information contained б in this disclosure has not been verified by the state. If you 7 have any questions about this investment, see an attorney before you sign a contract or agreement." Nothing except the 8 9 title and required statement shall appear on the cover sheet. 10 Immediately following the cover sheet, the seller must provide 11 an index page that briefly lists the contents of the disclosure document as required in this section and any pages 12 13 on which the prospective purchaser can find each required 14 disclosure. At the top of the index page, the following statement must appear in at least 10-point type: "The State of 15 Florida requires sellers of business opportunities to disclose 16 17 certain information to prospective purchasers. This index is 18 provided to help you locate this information." If the index 19 contains other information not required by this section, the 20 seller shall place a designation beside each of the disclosures required by this section and provide an 21 explanation of the designation at the end of the statement at 22 the top of the index page. The disclosure document shall 23 24 contain the following information:

(1) The name of the seller; whether the seller is doing business as an individual, partnership, corporation, or other business entity; the names under which the seller has done business; and the name of any parent or affiliated company that will engage in business transactions with the purchasers or who takes responsibility for statements made by the seller.

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1 (2)The names, addresses, and titles of the seller's 2 officers, directors, trustees, general partners, general 3 managers, and principal executives and of any other persons 4 charged with the responsibility for the seller's business 5 activities relating to the sale of business opportunities. 6 (3) The length of time the seller has: 7 (a) Sold business opportunities; or 8 Sold business opportunities involving the (b) 9 products, equipment, supplies, or services currently being 10 offered to the purchaser. 11 (4) A full and detailed description of the actual services that the business opportunity seller undertakes to 12 13 perform for the purchaser. (5) A copy of a current (not older than 13 months) 14 financial statement of the seller, updated to reflect material 15 changes in the seller's financial condition. 16 17 (6) If training is promised by the seller, a complete description of the training, the length of the training, and 18 19 the cost or incidental expenses of that training, which cost 20 or expense the purchaser will be required to incur. 21 (7) If the seller promises services to be performed in connection with the placement of the equipment, product, or 22 supplies at a location, the full nature of those services as 23 24 well as the nature of the agreements to be made with the 25 owners or managers of the location where the purchaser's equipment, product, or supplies will be placed. 26 27 (8) If the business opportunity seller is required to 28 secure a bond or establish a trust deposit pursuant to s. 29 559.807, either of the following statements: 30 "As required by Florida law, the seller has (a) 31 secured a bond issued by, a surety company authorized to 74

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disclosing:

do business in this state. Before signing a contract to purchase this business opportunity, you should confirm the bond's status with the surety company."; or "As required by Florida law, the seller has established a trust account or guaranteed letter of credit ... (number of account)... with ... (name and address of bank or savings institution).... Before signing a contract to purchase this business opportunity, you should confirm with the bank or savings institution the current status of the trust account or guaranteed letter of credit." (9) The following statement: "If the seller fails to deliver the product, equipment, or supplies necessary to begin substantial operation of the business within 45 days of the delivery date stated in your contract, you may notify the seller in writing and cancel your contract." (10) If the seller makes any statement concerning sales or earnings or a range of sales or earnings that may be made through this business opportunity, a statement

(a) The total number of purchasers of business 20 opportunities involving the product, equipment, supplies, or 21 services being offered who have actually achieved sales of or 22 received earnings in the amount or range specified within 3 23 24 years prior to the date of the disclosure statement.

(b) The total number of purchasers of business 25 opportunities involving the product, equipment, supplies, or 26 services being offered within 3 years prior to the date of the 27 28 disclosure statement.

29 (11) A statement disclosing who, if any, of the persons listed in subsections (1) and (2): 30 31

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1 (a) Has, at any time during the previous 10 fiscal 2 years, regardless of adjudication, been convicted of, or found 3 guilty of, or pled guilty or nolo contendere to, or has been incarcerated within the last 10 years as a result of having 4 5 previously been convicted of, or found guilty of, or pled б quilty or nolo contendere to, a felony or a crime involving 7 fraud, theft, larceny, violation of any franchise or business 8 opportunity law or unfair or deceptive practices law, embezzlement, fraudulent conversion, misappropriation of 9 10 property, or restraint of trade. 11 (b) Has, at any time during the previous 7 fiscal years, been held liable in a civil action resulting in a final 12 judgment or has settled out of court any civil action or is a 13 party to any civil action involving allegations of fraud 14 (including violation of any franchise or business opportunity 15 law or unfair or deceptive practices law), embezzlement, 16 17 fraudulent conversion, misappropriation of property, or 18 restraint of trade or any civil action which was brought by a 19 present or former franchisee or franchisees and which involves 20 or involved the franchise relationship. However, only 21 material individual civil actions need be so listed pursuant to this paragraph, including any group of civil actions which, 22 irrespective of the materiality of any single such action, in 23 24 the aggregate is material. 25 (c) Is subject to any currently effective state or federal agency or court injunctive or restrictive order, or 26 27 has been subject to any administrative action in which an 28 order by a governmental agency was rendered, or is a party to 29 a proceeding currently pending in which such order is sought, relating to or affecting business opportunities activities or 30

31 the business opportunity seller-purchaser relationship or

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involving fraud (including violation of any franchise or
 business opportunity law or unfair or deceptive practices
 law), embezzlement, fraudulent conversion, misappropriation of
 property, or restraint of trade.

б Such statement shall set forth the identity and location of 7 the court or agency; the date of conviction, judgment, or 8 decision; the penalty imposed; the damages assessed; the terms 9 of settlement or the terms of the order; and the date, nature, 10 and issuer of each such order or ruling. A business 11 opportunity seller may include a summary opinion of counsel as to any pending litigation, but only if counsel's consent to 12 13 the use of such opinion is included in the disclosure statement. 14

15 (12) A statement disclosing who, if any, of the 16 persons listed in subsections (1) and (2) at any time during 17 the previous 7 fiscal years has:

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(a) Filed in bankruptcy.

(b) Been adjudged bankrupt.

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(c) Been reorganized due to insolvency.

Been a principal, director, executive officer, or 21 (d) partner of any other person that has so filed or was so 22 adjudged or reorganized during or within 1 year after the 23 24 period that such person held such position in relation to such 25 other person. If so, the name and location of the person having so filed or having been so adjudged or reorganized, the 26 date thereof, and any other material facts relating thereto 27 shall be set forth. 28

(13) A copy of the business opportunity contract which
the seller uses as a matter of course and which is to be
presented to the purchaser at closing.

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1 2 Should any seller of business opportunities prepare a 3 disclosure statement pursuant to 16 C.F.R. ss. 436.1 et seq., a Trade Regulation Rule of the Federal Trade Commission 4 5 regarding Disclosure Requirements and Prohibitions Concerning б Franchising and Business Opportunity Ventures, the seller may 7 file that disclosure statement in lieu of the document 8 required pursuant to this section. Should the seller be 9 required pursuant to 16 C.F.R. to prepare any other documents 10 to be presented to the prospective purchaser, those documents 11 shall also be filed with the department. 12 Reviser's note.--Section 10, ch. 99-307, Laws 13 of Florida, purported to amend paragraph 14 15 (11)(a), but failed to republish the flush left language at the end of subsection (11) and the 16 17 flush left language at the end of the section. In the absence of affirmative evidence that the 18 19 Legislature intended to repeal this language, 20 the section is reenacted to confirm that the 21 omissions were not intended. 22 23 Section 559.807, Florida Statutes, is Section 65. 24 amended to read: 559.807 Bond or trust account required.--If the 25 business opportunity seller makes any representations set 26 27 forth in s. 559.801(1)(a)3.559.801(1)(c), the seller must 28 either have obtained a surety bond issued by a surety company 29 authorized to do business in this state or have established a trust account or a guaranteed letter of credit with a licensed 30 31 and insured bank or savings institution located in the state. 78

1 The amount of the bond, trust account, or guaranteed letter of The bond or 2 credit shall be an amount not less than \$50,000. 3 trust account shall be in the favor of the department. Any person who is damaged by any violation of ss. 559.80-559.815, 4 5 or by the seller's breach of the contract for the business б opportunity sale or of any obligation arising therefrom, may 7 bring an action against the bond, trust account, or guaranteed 8 letter of credit to recover damages suffered; however, the 9 aggregate liability of the surety or trustee shall be only for 10 actual damages and in no event shall exceed the amount of the 11 bond, trust account, or guaranteed letter of credit. 12 13 Reviser's note.--Amended to conform to the redesignation of s. 559.801(1)(c) as s. 14 559.801(1)(a)3. by s. 1, ch. 93-244, Laws of 15 Florida. 16 17 Section 66. Subsection (11) of section 560.129, 18 19 Florida Statutes, is amended to read: 20 560.129 Confidentiality.--21 (11) The exemptions created pursuant to subsections 22 $(1)-(10)\frac{(1)-(11)}{(1)}$ for purposes of the Money Transmitters' Code in this chapter, as created by chapter 94-238, Laws of 23 24 Florida, and chapter 94-354, Laws of Florida, are exempt from 25 the provisions of ss. 119.07(1) and 286.011 and s. 24(a) and (b), Art. I of the State Constitution. 26 27 Reviser's note.--Amended to conform to the 28 29 redesignation of subsection (11) of s. 560.129 as subsection (10) necessitated by the deletion 30 31

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1 of former subsection (9) by s. 345, ch. 96-406, 2 Laws of Florida. 3 4 Section 67. Section 561.1105, Florida Statutes, is 5 amended to read: б 561.1105 Inspection of licensed premises; 7 coin-operated amusement machines .-- In conducting inspections 8 of establishments licensed under the Beverage Law, the division shall determine if each coin-operated amusement 9 10 machine that is operated on the licensed premises is properly 11 registered with the Department of Revenue. Each month, the division shall report to the Department of Revenue the sales 12 13 tax registration number of the operator of any licensed 14 premises that has on location a coin-operated amusement 15 machine and that does not have an identifying certificate conspicuously displayed as required by s. 212.05(1)(i) 16 17 $\frac{212.05(1)(j)}{j}$. 18 19 Reviser's note.--Amended to conform to the redesignation of s. 212.05(1)(j) as s. 20 212.05(1)(i) necessitated by the repeal of s. 21 22 212.05(1)(g) by s. 20, ch. 97-94, Laws of Florida. 23 24 Section 68. Paragraph (a) of subsection (12) of 25 26 section 561.20, Florida Statutes, is amended to read: 27 561.20 Limitation upon number of licenses issued .--28 (12)(a) In addition to any other licenses issued under 29 the provisions of this chapter, the division is authorized to 30 issue a special license to a person or to an organization for 31 the purpose of authorizing:

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1 1. A bulk transfer as described in chapter 676; 2 1.2. A sale pursuant to a levy and execution; 3 2.3. A sale by an insurance company in possession of 4 alcoholic beverages; 5 3.4. A bankruptcy sale; б 4.5. A sale resulting from a license suspension or 7 revocation; 8 5.6. A sale of damaged goods by a common carrier; 9 6.7. A sale by a bona fide wine collector; or 10 7.8. A sale of packaged alcoholic beverages pursuant 11 to part V of chapter 679. 12 Reviser's note.--Amended to conform to the 13 repeal of chapter 676 by s. 3, ch. 93-77, Laws 14 of Florida. 15 16 17 Section 69. Section 567.07, Florida Statutes, is 18 reenacted to read: 19 567.07 Results of election.--(1) If a majority of those legally voting at any 20 21 election under s. 567.01 cast their votes "Against Selling Intoxicating Liquors, Wines, or Beer" on question number 1, 22 then no intoxicating liquors, wines, or beer shall be sold in 23 24 the county in which the election was held until otherwise determined by an election, which shall not be held oftener 25 than once in every 2 years. 26 27 (2) If a majority of those legally voting at any such 28 election cast their votes "For Selling Intoxicating Liquors, 29 Wines, or Beer" on question number 1 and a majority of votes legally cast on question number 2 be cast "For Sales by the 30 31 Package Only, " then:

(a) No intoxicating liquors, wines, or beer shall be
 sold in said county that are not contained in sealed
 containers.

(b) No intoxicating liquors, wines, or beer shall be
consumed in said county on the premises where such
intoxicating liquors, wines, or beer are sold or on any other
premise under the control, either directly or indirectly, of
the licensee, until otherwise determined in an election, which
shall not be held oftener than once in every 2 years.

10 (c) After the expiration of 2 years, an election 11 pursuant to s. 567.01(2)(b) may be held to determine the sole question of whether intoxicating liquors, wines, or beer may 12 be sold by the drink for consumption on premises. If a 13 majority of those legally voting cast their votes for selling 14 intoxicating liquors, wines, or beer by the drink for 15 consumption on premises, such alcoholic beverages may be sold 16 17 as otherwise provided by law in that county until otherwise determined in an election, which shall not be held oftener 18 19 than once every 2 years. If a majority of those legally 20 voting cast their vote against the sale of intoxicating 21 liquors, wines, or beer by the drink for consumption on premises, sales by the package only shall continue. 22

23 (3) In the event a majority of those legally voting in 24 any such election cast their vote "For Selling Intoxicating Liquors, Wines, or Beer" on question number 1 and a majority 25 of the votes legally cast on question number 2 be not cast 26 "For Sales by the Package Only," then intoxicating liquors, 27 28 wines, or beer may be sold as otherwise provided by law in 29 said county until otherwise determined in an election, which 30 shall not be held oftener than once in every 2 years.

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1 Reviser's note.--Section 3, ch. 99-380, Laws of 2 Florida, purported to amend s. 567.07, but 3 failed to republish subsection (3). In the absence of affirmative evidence that the 4 5 Legislature intended to repeal subsection (3), б s. 567.07 is reenacted to confirm that the 7 omission was not intended. 8 9 Section 70. Section 570.1912, Florida Statutes, is 10 amended to read: 11 570.1912 Funding of Agricultural Emergency Eradication Trust Fund. -- There is hereby appropriated from the General 12 Revenue Fund to the Agricultural Emergency Eradication Trust 13 14 Fund of the Department of Agriculture and Consumer Services the sum of \$1,000,000 for fiscal year 1998-1999. In fiscal 15 year 1999-2000 and each year thereafter, there shall be 16 17 appropriated from the General Revenue Fund to the Agricultural 18 Emergency Eradication Trust Fund an amount equal to the 19 previous year's transfers into the trust fund from ss. 206.606 and 206.608. 20 21 Reviser's note.--Amended to delete a provision 22 that has served its purpose. The appropriation 23 24 to the Agricultural Emergency Eradication Trust 25 Fund was for the fiscal year 1998-1999. 26 27 Section 71. Paragraph (b) of subsection (1) of section 28 570.235, Florida Statutes, is amended to read: 29 570.235 Pest Exclusion Advisory Committee .--30 31

1 (1)There is created within the department a Pest 2 Exclusion Advisory Committee. The advisory committee shall be 3 composed of 24 members. (b) In addition, the committee shall be composed of 4 5 the following 7 members: б 1. Two members representing and appointed by the 7 Animal and Plant Health Inspection Service, United States 8 Department of Agriculture. 9 2. One member representing and appointed by the 10 Florida Department of Health. 11 3. One member representing and appointed by the Florida Department of Environmental Protection. 12 13 4. One member representing and appointed by the Florida Fish and Wildlife Conservation Game and Fresh Water 14 Fish Commission. 15 16 5. One member appointed by the Speaker of the House of 17 Representatives. 18 6. One member appointed by the President of the 19 Senate. 20 Reviser's note.--Amended to conform to the 21 redesignation of the Game and Fresh Water Fish 22 Commission as the Fish and Wildlife 23 24 Conservation Commission by s. 2, ch. 99-245, Laws of Florida. 25 26 27 Section 72. Subsection (2) of section 578.28, Florida Statutes, is amended to read: 28 29 578.28 Seed in hermetically sealed containers.--The 30 period of validity of germination tests is extended to the 31 following periods for seed packaged in hermetically sealed 84

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1 containers, under conditions and label requirements set forth 2 in this section: 3 (2) CONDITIONS OF PACKAGING. -- The following conditions are considered as minimum: 4 5 (a) Hermetically sealed packages or containers.--A 6 container, to be acceptable under the provisions of this 7 section, shall not allow water vapor penetration through any 8 wall, including the wall seals, greater than 0.05 gram of 9 water per 24 hours per 100 square inches of surface at 100 °F. 10 with a relative humidity on one side of 90 percent and on the 11 other of 0 percent. Water vapor penetration (WVP) is measured by the standards of the National Institute of Standards and 12 Technology as: qm H_{2c}/O/24 hr./100 sg. in./100 °F/90 13 14 percent RH V. 0 percent RH. (b) Moisture of seed packaged.--The moisture of 15 agricultural or vegetable seed subject to the provisions of 16 17 this section shall be established by rule of the department. 18 19 A tolerance of 1 percent is applicable to the maximum 20 percentage of moisture listed above and the percentage of 21 moisture found by an official test. The percentage of 22 moisture shall be determined by the air oven method. 23 24 Reviser's note. -- Amended to conform to the 25 deletion of the table listing moisture percentages for specified seed by s. 27, ch. 26 27 92-143, Laws of Florida. 28 29 Section 73. Subsection (4) of section 585.74, Florida Statutes, is amended to read: 30 31 585.74 Grant of inspection; fees.--

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1 (4) Each grant of inspection shall be issued for a 2 3-year period. Each person who possesses a grant of inspection 3 from the department as of July 1, 1994, must apply before 4 December 1, 1995, to renew the grant of inspection. The 5 department shall charge a fee not to exceed \$150 to defray the б cost of processing the grant of inspection. 7 8 Reviser's note. -- Amended to delete language 9 that has served its purpose. The referenced 10 grant of inspection renewal period ended 11 December 1, 1995. 12 Section 74. Subsection (6) of section 585.91, Florida 13 Statutes, is amended to read: 14 585.91 Regulation of custom slaughterers and 15 16 processors; permits.--17 (6) The department shall charge a fee not to exceed 18 \$75 to defray the cost of processing the permit. Each person 19 who possesses a custom slaughtering or processing permit as of 20 July 1, 1994, must apply before December 1, 1996, to renew the permit. Each renewal of a custom slaughtering or processing 21 permit shall be issued for a period of 3 years. 22 23 24 Reviser's note. -- Amended to delete language 25 that has served its purpose. The referenced custom slaughtering or processing permit 26 27 renewal period ended December 1, 1996. 28 29 Section 75. Section 589.101, Florida Statutes, is 30 amended to read: 31

1 589.101 Blackwater River State Forest; lease of board's interest in gas, oil, and other 2 3 minerals.--Notwithstanding the provisions of ss. 253.51-253.61 253.51-253.58, 253.60, 253.61, the Division of Forestry is 4 5 hereby expressly granted the authority to lease its 25-percent б interest in oil, gas, and other minerals within the boundaries 7 of the Blackwater River State Forest; provided, however, that 8 grants shall be made only to the lessee or lessees holding the 9 75-percent interest in said minerals retained by the United 10 States in its conveyance to this state. The concurrence of 11 the Board of Trustees of the Internal Improvement Trust Fund required by s. 589.10 shall not be necessary under the 12 provisions of this section. 13 14 Reviser's note.--Amended to conform to the 15 repeal of s. 253.58 by s. 2, ch. 89-358, Laws 16 17 of Florida. 18 19 Section 76. Paragraph (e) of subsection (7) of section 590.02, Florida Statutes, is amended to read: 20 21 590.02 Division powers, authority, and duties; liability; building structures; Florida Center for Wildfire 22 and Forest Resources Management Training .--23 24 (7) The division may organize, staff, equip, and 25 operate the Florida Center for Wildfire and Forest Resources Management Training. The center shall serve as a site where 26 27 fire and forest resource managers can obtain current 28 knowledge, techniques, skills, and theory as they relate to 29 their respective disciplines. (e) An advisory committee consisting of the following 30 31 individuals or their designees must review program curriculum, 87

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1 course content, and scheduling: the Director of the Florida 2 Division of Forestry; the Assistant Director of the Florida 3 Division of Forestry; the Director of the School of Forest Resources and Conservation of the University of Florida; the 4 5 Director of the Division of Recreation and Parks of the б Department of Environmental Protection; the Director of the 7 Division of the State Fire Marshal; the Director of the 8 Florida Chapter of The Nature Conservancy; the Executive Vice 9 President of the Florida Forestry Association; the President 10 of the Florida Farm Bureau Federation; the Executive Director 11 of the Florida Fish and Wildlife Conservation Game and Fresh Water Fish Commission; the Executive Director of a Water 12 13 Management District as appointed by the Commissioner of Agriculture; the Supervisor of the National Forests in 14 Florida; the President of the Florida Fire Chief's 15 Association; and the Executive Director of the Tall Timbers 16 17 Research Station. 18 19 Reviser's note.--Amended to conform to the redesignation of the Game and Fresh Water Fish 20 Commission as the Fish and Wildlife 21 Conservation Commission by s. 2, ch. 99-245, 22 Laws of Florida. 23 24 Section 77. Paragraph (a) of subsection (2) of section 25 593.111, Florida Statutes, is amended to read: 26 27 593.111 Eligibility for certification of cotton 28 growers' organization .--29 (2)(a) The terms of office of the board members shall 30 be for 3 years or until their successors are duly appointed

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CODING: Words stricken are deletions; words underlined are additions.

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    and qualified. The terms of office of members of the first
 2
    board shall date from November 1, 1987.
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 4
           Reviser's note. -- Amended to delete language
 5
           that has served its purpose.
 б
 7
           Section 78. Paragraph (c) of subsection (2) of section
 8
    601.04, Florida Statutes, is amended to read:
 9
           601.04 Florida Citrus Commission; creation and
10
    membership. --
11
           (2)
           (c) Each member of the commission in office on October
12
    1, 1990, shall continue in office until the expiration of her
13
    or his current term. When making an appointment to the
14
    commission on or after October 1, 1990, the Governor shall
15
    announce the district and classification of the person
16
17
    appointed.
18
19
           Reviser's note. -- Amended to delete language
20
           that has served its purpose.
21
22
           Section 79. Subsection (2) of section 601.155, Florida
23
    Statutes, is amended to read:
24
           601.155 Equalizing excise tax; credit; exemption .--
25
           (2) Upon the exercise of any privilege described in
    subsection (1), the excise tax levied by this section shall be
26
27
    at the same rate per box of oranges or grapefruit utilized in
28
    the initial production of the processed citrus products so
29
    handled as that imposed, at the time of exercise of the
    taxable privilege, by s. 601.15 plus that imposed, if any, by
30
31 s. 601.156 per box of oranges.
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1 Reviser's note.--Amended to conform to the repeal of s. 601.156 by s. 2, ch. 95-358, Laws 2 3 of Florida. 4 5 Section 80. Paragraph (j) of subsection (3) of section б 616.242, Florida Statutes, is amended to read: 7 616.242 Safety standards for amusement rides .--8 DEFINITIONS.--As used in this section, the term: (3) 9 (j) "Nondestructive testing" is the development and 10 application of technical methods, including, but not limited 11 to, radiographic, magnetic particle, ultrasonic, liquid penetrant, electromagnetic, neutron radiographic, acoustic 12 13 emission, visual, and leak testing to examine materials or 14 components in ways that do not impair their the future usefulness and serviceability in order to detect, locate, 15 measure, and evaluate discontinuities, defects, and other 16 17 imperfections; to assess integrity, properties, and 18 composition; and to measure geometrical characters. 19 20 Reviser's note. -- Amended to improve clarity and 21 facilitate correct interpretation. 22 23 Section 81. Subsection (2) of section 626.8414, 24 Florida Statutes, is amended to read: 626.8414 Qualifications for examination.--The 25 department must authorize any natural person to take the 26 27 examination for the issuance of a license as a title insurance 28 agent if the person meets all of the following qualifications: 29 (2) The applicant must be a bona fide resident of this 30 state. A person meets the residency requirement of this 31 subsection paragraph, notwithstanding the existence at the 90

1 time of application for license of a license in the 2 applicant's name on the records of another state as a resident 3 licensee of such other state, if the applicant furnishes a 4 letter of clearance satisfactory to the department that the 5 resident licenses have been canceled or changed to a б nonresident basis and that the applicant is in good standing. 7 8 Reviser's note. -- Amended to conform to the 9 redesignation of subunits necessitated by the 10 repeal of former subsection (2) by s. 65, ch. 11 99-5, Laws of Florida. 12 Section 82. Subsection (4) of section 627.651, Florida 13 Statutes, is amended to read: 14 15 627.651 Group contracts and plans of self-insurance 16 must meet group requirements .--17 (4) This section does not apply to any plan which is established or maintained by an individual employer in 18 19 accordance with the Employee Retirement Income Security Act of 20 1974, Pub. L. No. 93-406, or to a multiple-employer welfare 21 arrangement as defined in s. 624.437(1), except that a 22 multiple-employer welfare arrangement shall comply with ss. 627.419, 627.657, 627.6575, 627.6576,627.6578, 627.6579, 23 24 627.6612, 627.66121, 627.66122, 627.6615, 627.6616, and 627.662(6). This subsection does not allow an authorized 25 insurer to issue a group health insurance policy or 26 certificate which does not comply with this part. 27 28 29 Reviser's note.--Amended to conform to the repeal of s. 627.6576 by s. 33, ch. 97-179, 30 31 Laws of Florida.

1 Section 83. Section 631.0515, Florida Statutes, is 2 amended to read: 3 631.0515 Appointment of receiver; insurance holding company .-- A delinquency proceeding pursuant to this chapter 4 5 constitutes the sole and exclusive method of dissolving, б liquidating, rehabilitating, reorganizing, conserving, or 7 appointing a receiver of a Florida corporation which is not 8 insolvent as defined by s. 607.01401(16)607.01401(15); which through its shareholders, board of directors, or governing 9 10 body is deadlocked in the management of its affairs; and which 11 directly or indirectly owns all of the stock of a Florida domestic insurer. The department may petition for an order 12 13 directing it to rehabilitate such corporation if the interests of policyholders or the public will be harmed as a result of 14 the deadlock. The department shall use due diligence to 15 resolve the deadlock. Whether or not the department petitions 16 17 for an order, the circuit court shall not have jurisdiction pursuant to s. 607.271, s. 607.274, or s. 607.277 to dissolve, 18 19 liquidate, or appoint receivers with respect to, a Florida 20 corporation which directly or indirectly owns all of the stock 21 of a Florida domestic insurer and which is not insolvent as defined by s. 607.01401(16)607.01401(15). 22 23 24 Reviser's note. -- Amended to conform to the redesignation of subunits of s. 607.01401 by s. 25 18, ch. 99-218, Laws of Florida. 26 27 28 Section 84. Subsection (3) of section 631.911, Florida 29 Statutes, is amended to read: 30 31

631.911 Creation of the Florida Workers' Compensation Insurance Guaranty Association, Incorporated; merger; effect of merger.--(3) The corporation shall perform its functions under a plan of operation and shall exercise its powers through a б board of directors. Upon adoption of a plan of operation for the corporation, the board shall manage the Florida Workers' Compensation Insurance Guaranty Association Account. Reviser's note.--Amended to conform to the full title of the account pursuant to s. 631.928.