1 A bill to be entitled 2 An act relating to the Florida Building Code; 3 providing requirements relating to regional 4 emergency elevator access; requiring elevators 5 in newly constructed or certain substantially 6 renovated buildings to be keyed alike within 7 each of the state emergency response regions; providing for these requirements to be phased 8 9 in for certain existing buildings; restricting the duplication and issuance of master elevator 10 keys; requiring the labeling of master elevator 11 12 keys; allowing local fire marshals to allow substitute emergency measures for elevator 13 14 access in certain circumstances; providing for 15 appeal of the local fire marshal's decision; providing for the State Fire Marshal to enforce 16 17 these provisions; encouraging builders to use applicable new technology to provide regional 18 19 emergency elevator access; providing an 20 exemption for certain buildings; amending s. 21 399.106, F.S.; revising the membership of the 22 Elevator Safety Technical Advisory Committee; 23 removing provisions terminating the committee; amending s. 633.171, F.S.; establishing 24 25 penalties for unauthorized use of fireworks and 26 pyrotechnic devices; amending s. 553.73, F.S.; including hospice facilities in the Florida 27 28 Building Code; authorizing the commission to 29 expedite adoption and implementation of the 30 existing state building code as part of the

Florida Building Code pursuant to limited

procedures; allowing the commission to stay 1 2 enforcement of provisions of the Florida 3 Building Code under certain conditions; 4 amending s. 399.13, F.S.; authorizing counties 5 and municipalities to impose certain fees and fines; amending s. 400.605, F.S.; deleting 6 7 requirements to adopt physical plant standards for a hospice; creating s. 400.6055, F.S.; 8 9 requiring construction standards for hospice facilities to comply with the Florida Building 10 Code; amending s. 1013.45, F.S.; requiring 11 12 life-cycle, cost-analysis in selection of public school facilities; providing an 13 14 effective date.

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

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Section 1. Regional emergency elevator access.--

- (1) In order to provide emergency access to elevators:
- (a) For each building in this state which is six or more stories in height, including, but not limited to, hotels and condominiums, on which construction is begun after June 30, 2003, all of the keys for elevators that allow public access, including, but not limited to, service and freight elevators, must be keyed so as to allow all elevators within each of the seven state emergency response regions to operate in fire emergency situations with one master elevator key.
- (b) Any building in this state which is six or more stories in height and is "substantially renovated" as defined in the Americans with Disabilities Act, as amended, after June 30, 2003, must also comply with paragraph (a).

- (2) Each existing building in this state which is six or more stories in height must comply with subsection (1) before July 1, 2006.
- (3) In addition to elevator owners, owner's agents, elevator contractors, State Certified Inspectors, and State of Florida agency representatives, master elevator keys may be issued only to the fire department and may not be issued to any other emergency-response agency. A person may not duplicate a master elevator key for issuance to, or issue such a key to, anyone other than authorized fire-department personnel. Each master elevator key must be marked "DO NOT DUPLICATE."
- (4) If it is technically or physically impossible to bring a building into compliance with this section, the local fire marshal may allow substitute emergency measures that will provide reasonable emergency elevator access. The local fire marshal's decision regarding substitute measures may be appealed to the State Fire Marshal.
- (5) The Division of State Fire Marshal of the Department of Financial Services shall enforce this section.
- (6) Builders should make every effort to use new technology and developments in keying systems which make it possible to convert existing equipment so as to provide efficient regional emergency elevator access.
- (7) Any building operated by an independent special district or airport that has 24-hour emergency response services shall be exempt from this section.
- Section 2. Section 399.106, Florida Statutes, is amended to read:
- 399.106 Elevator Safety Technical Advisory Committee.--

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- The Elevator Safety Technical Advisory Committee 1 2 is created within the Department of Business and Professional 3 Regulation, Division of Hotels and Restaurants, consisting of 4 eight seven members to be appointed by the secretary of the 5 Department of Business and Professional Regulation as follows: 6 one representative from a major elevator manufacturing company 7 or its authorized representative; one representative from an 8 elevator servicing company; one representative from a building 9 design profession; one representative of the general public; one representative of a local government in this state; one 10 representative of a building owner or manager; one 11 12 representative of labor involved in the installation, maintenance, and repair of elevators; and one representative 13 14 who is a certified elevator inspector from a private 15 inspection service. The purpose of the committee is to provide technical assistance to the division in support of protecting 16 17 the health, safety, and welfare of the public; to give the division the benefit of the committee members' knowledge and 18 19 experience concerning the industries and individual businesses affected by the laws and rules administered by the division. 20
  - (2) The committee members shall serve staggered terms of 4 years to be set by rule without salary, but may receive from the state expenses for per diem and travel. The committee shall appoint one of the members to serve as chair.
  - (3) The committee shall meet and organize not later than 45 days prior to the convening of the 2002 Legislature. This committee terminates December 31, 2003.
  - (3)(4) The committee may consult with engineering authorities and organizations concerned with standard safety codes for recommendations to the department regarding rules and regulations governing the operation, maintenance,

servicing, construction, alteration, installation, or inspection of vertical conveyances subject to this chapter.

Section 3. Subsection (3) is added to section 633.171, Florida Statutes, to read:

- 633.171 Penalty for violation of law, rule, or order to cease and desist or for failure to comply with corrective order.--
- (3)(a) An owner or operator of an indoor facility may not knowingly allow the installation of a pyrotechnic device or fireworks inside his or her facility without a fire-suppression system or without a copy of a local fire marshal's permit furnished to the owner or operator by a vendor or licensee who wishes to install a pyrotechnic device or fireworks inside the indoor facility.
- (b) A vendor or licensee may not install fireworks or a pyrotechnic device in an indoor facility without a fire-suppression system unless he or she first obtains a local fire marshal's permit, furnishes a copy of that permit to the owner or operator of the indoor facility, and obtains prior written consent of the owner or operator to install the fireworks or a pyrotechnic device inside his or her indoor facility.
- (c) A person who violates this subsection commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (d) The provisions of this section do not apply to the manufacturing, distribution, wholesale or retail sale, or seasonal retail sale, of products regulated pursuant to chapter 791, where such products are not used or exploded within an indoor facility. This section does not affect the applicability of the Florida Fire Prevention Code, as

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referenced in ss. 633.0215 and 633.025 and adopted by the department.

Section 4. Subsection (2) of section 553.73, Florida Statutes, is amended to read:

553.73 Florida Building Code.--

(2) The Florida Building Code shall contain provisions or requirements for public and private buildings, structures, and facilities relative to structural, mechanical, electrical, plumbing, energy, and gas systems, existing buildings, historical buildings, manufactured buildings, elevators, coastal construction, lodging facilities, food sales and food service facilities, health care facilities, including assisted living facilities, adult day care facilities, hospice residential facilities, inpatient facilities, and facilities for the control of radiation hazards, public or private educational facilities, swimming pools, and correctional facilities and enforcement of and compliance with such provisions or requirements. Further, the Florida Building Code must provide for uniform implementation of ss. 515.25, 515.27, and 515.29 by including standards and criteria for residential swimming pool barriers, pool covers, latching devices, door and window exit alarms, and other equipment required therein, which are consistent with the intent of s. 515.23. Technical provisions to be contained within the Florida Building Code are restricted to requirements related to the types of materials used and construction methods and standards employed in order to meet criteria specified in the Florida Building Code. Provisions relating to the personnel, supervision or training of personnel, or any other professional qualification requirements relating to contractors or their workforce may not be included within the Florida Building Code, and

subsections (4), (5), (6), and (7) are not to be construed to allow the inclusion of such provisions within the Florida Building Code by amendment. This restriction applies to both initial development and amendment of the Florida Building Code.

Section 5. The Florida Building Commission may expedite the adoption and implementation of the State Existing Building Code as part of the Florida Building Code pursuant only to the provisions of chapter 120, Florida Statutes. The special update and amendment requirements of section 553.73, Florida Statutes, and the administrative rule requiring additional delay time between adoption and implementation of such code are waived.

Section 6. Subsection (1) of section 399.13, Florida Statutes, is amended to read:

399.13 Delegation of authority to municipalities or counties.--

(1) The department may enter into contracts with municipalities or counties under which such municipalities or counties will issue construction permits and certificates of operation; will provide for inspection of elevators, including temporary operation inspections; and will enforce the applicable provisions of the Florida Building Code, as required by this chapter. The municipality or county may choose to require inspections to be performed by its own inspectors or by private certified elevator inspectors and may assess a reasonable fee for inspections performed by its inspectors. Each contract such agreement shall include a provision that the municipality or county shall maintain for inspection by the department copies of all applications for permits issued, a copy of each inspection report issued, and

proper records showing the number of certificates of operation 1 issued; shall include a provision that each required 2 3 inspection be conducted by a certified elevator inspector; and 4 may include such other provisions as the department deems 5 necessary. The county shall enforce the provisions of the Florida Building Code as it applies to this chapter and may 6 7 impose fees and assess and collect fines as part of that 8 enforcement. A county or municipality may neither issue nor take disciplinary action against certificates of competency, 9 10 elevator inspector certifications, elevator technician certifications, or elevator company registrations. However, 11 12 the department may initiate disciplinary action against such 13 registration or certifications at the request of a county or 14 municipality.

Section 7. Subsection (1) of section 400.605, Florida Statutes, is amended to read:

400.605 Administration; forms; fees; rules; inspections; fines.--

- (1) The department, in consultation with the agency, shall by rule establish minimum standards and procedures for a hospice. The rules must include:
  - (a) License application procedures and requirements.
- (b) The qualifications of professional and ancillary personnel to ensure the provision of appropriate and adequate hospice care.
- (c) Standards and procedures for the administrative management of a hospice.
- (d) Standards for hospice services that ensure the provision of quality patient care.
  - (e) Components of a patient plan of care.

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- (f) Procedures relating to the implementation of advanced directives and do-not-resuscitate orders.
- (g) Procedures for maintaining and ensuring confidentiality of patient records.
- (h) Standards for hospice care provided in freestanding inpatient facilities that are not otherwise licensed medical facilities and in residential care facilities such as nursing homes, assisted living facilities, adult family care homes, and hospice residential units and facilities.
- (i) Physical plant standards for hospice residential and inpatient facilities and units.
- $\underline{\text{(i)}(j)}$  Components of a comprehensive emergency management plan, developed in consultation with the Department of Health, the Department of Elderly Affairs, and the Department of Community Affairs.
- $\underline{(j)}(k)$  Standards and procedures relating to the establishment and activities of a quality assurance and utilization review committee.
- $\underline{(k)}$  (1) Components and procedures relating to the collection of patient demographic data and other information on the provision of hospice care in this state.
- Section 8. Subsection (5) is added to section 1013.45, Florida Statutes, to read:
- 1013.45 Educational facilities contracting and construction techniques.--
- (5)(a) To assure that the public receives the best value in the provision of public school facilities, local school districts must use life-cycle, cost-analysis as one of the criteria for selecting new, expanded, or reconstructed facilities. Such analysis must consider:

1	1. The annual anticipated energy consumption;
2	2. The structural component's ability to withstand
3	wind and associated debris;
4	3. The structural component's ability to resist wood
5	destroying organisms;
6	4. The perpetual maintenance costs of the facility;
7	5. The structural component's ability to resist fire;
8	<u>and</u>
9	6. The annual insurance costs.
LO	(b) In completing such analysis, the school district
L1	may rely on information provided by the contractor if such
L2	information is based on the best available construction
L3	methods and products, as identified by the National Institute
L4	of Standards and Technology, the United States Department of
L5	Housing and Urban Development, other federal and state
L6	agencies, and other technical or professional organizations.
L7	Section 9. Section 400.6055, Florida Statutes, is
L8	created to read:
L9	400.6055 Construction and renovation;
20	requirementsThe requirements for the construction and the
21	renovation of a hospice inpatient facility or unit or a
22	hospice residence must comply with the provisions of chapter
23	553 which pertain to building construction standards,
24	including plumbing, electrical, glass, manufactured buildings,
25	accessibility by physically handicapped persons, and the state
26	minimum building codes.
27	Section 10. This act shall take effect July 1, 2003.
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