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1 A bill to be entitled 2 An act relating to building code standards; amending s. 3 163.04, F.S.; revising provisions authorizing the use of solar collectors and other energy devices; amending s. 4 163.3177, F.S.; revising requirements for the future land 5 6 use element of a local comprehensive plan to include 7 energy-efficient land use patterns and greenhouse gas 8 reduction strategies; requiring that the traffic-9 circulation element of a local comprehensive plan incorporate transportation strategies to reduce greenhouse 10 gas emissions; requiring that the land use map or map 11 series contained in the future land use element of a local 12 comprehensive plan identify and depict energy 13 conservation; requiring that the home element of a local 14 comprehensive plan include energy efficiency in the design 15 16 and construction of new housing and use of renewable 17 energy resources; providing that certain counties may not 18 receive state affordable housing funds under certain 19 circumstances; requiring each unit of local government 20 within an urbanized area to amend the transportation element of a local comprehensive plan to incorporate 21 transportation strategies addressing reduction in 22 greenhouse gas emissions; amending s. 377.806, F.S.; 23 24 revising eligibility requirements for rebates under the 25 Solar Energy System Incentives Program; amending s. 26 489.105, F.S.; expanding the scope of the definition of 27 "roofing contractor" to include contractors performing 28 required roof-deck attachments and any repair or

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replacement of wood roof sheathing or fascia as needed 29 30 during roof repair or replacement; amending s. 553.36, F.S.; redefining the term "manufactured building" for 31 purposes of the Florida Manufactured Building Act to 32 include modular and factory-built buildings; amending s. 33 553.37, F.S.; requiring the Department of Community 34 35 Affairs to adopt rules related to the inspection, 36 construction, and modification of manufactured buildings; 37 requiring the department to develop an insignia to be affixed to newly constructed manufactured buildings; 38 authorizing the department to charge a fee for the 39 insignia; providing requirements for the insignia; 40 requiring the department to develop minimum criteria for a 41 manufacturer's data plate; amending s. 553.381, F.S.; 42 conforming provisions; amending s. 553.415, F.S.; 43 44 requiring the department to require that an insignia be affixed to all newly constructed factory-built school 45 buildings; providing requirements for the manufacturer's 46 47 data plate; amending s. 553.71, F.S.; providing a 48 definition; amending s. 553.73, F.S.; expanding required codes to be included in Florida Building Code updates; 49 expanding the list of reasons the commission may amend the 50 Florida Building Code; providing requirements for the 51 retroactive application of parts of the Florida Building 52 Code to commercial wireless communications towers; 53 54 amending s. 553.74, F.S.; revising requirements for 55 selecting members of the Florida Building Commission; revising membership of the commission; deleting obsolete 56 Page 2 of 41

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57 provisions; amending s. 553.75, F.S.; authorizing the 58 Florida Building Commission to use communications media 59 technology in conducting its meetings or meetings held in conjunction with commission meetings; providing for public 60 comment at meetings of the commission; amending s. 553.77, 61 F.S.; authorizing the commission to implement 62 63 recommendations relating to energy efficiency in residential and commercial buildings; amending s. 553.775, 64 65 F.S.; authorizing the commission to render declaratory 66 statements; amending s. 553.80, F.S.; providing that the enforcement of construction regulations relating to secure 67 mental health treatment facilities under the jurisdiction 68 of the Department of Children and Family Services shall be 69 enforced exclusively by the department in conjunction with 70 the review authority of the Agency for Health Care 71 72 Administration; requiring that the basis for a fee structure for allowable activities include consideration 73 for refunding fees due to reduced services based on 74 75 certain services; amending s. 553.842, F.S.; requiring the commission to review the list of product evaluation 76 entities; providing reporting requirements; providing for 77 rulemaking; designating an entity as an approved 78 production evaluation entity until October 1, 2009; 79 providing criteria for substitution of approved products 80 under certain conditions; providing for the expiration of 81 82 certain product approvals; amending s. 553.844, F.S.; revising provisions requiring the adoption of certain 83 mitigation techniques by the Florida Building Commission 84 Page 3 of 41

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within the Florida Building Code for certain structures; 85 86 amending s. 553.885, F.S.; requiring the installation of 87 carbon monoxide detectors in certain new hospitals, hospice and nursing homes facilities; creating s. 553.886, 88 F.S.; requiring that the Florida Building Code facilitate 89 90 and promote the use of certain renewable energy 91 technologies in buildings; creating s. 553.9061, F.S.; 92 establishing a schedule of required increases in the 93 energy performance of buildings subject to the Florida Building Code; providing a process for implementing goals 94 to increase energy-efficiency performance in new 95 buildings; providing a schedule for the implementation of 96 such goals; identifying energy-efficiency performance 97 options and elements available to meet energy-efficiency 98 performance requirements; requiring the commission to 99 100 adopt by rule a definition of the term "cost-effectiveness test"; providing that the commission implement a cost-101 effectiveness test; providing requirements for the test; 102 103 directing the Department of Community Affairs, in conjunction with the Florida Energy Affordability Council, 104 105 to identify and review issues relating to the Low-Income Home Energy Assistance Program and the Weatherization 106 Assistance Program; requiring the submission of a report 107 to the President of the Senate and the Speaker of the 108 109 House of Representatives on or before a specified date; 110 providing for the expiration of certain study requirements; repealing s. 553.731, F.S., relating to 111 wind-borne debris protection requirements; providing for 112 Page 4 of 41

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113	construction and interpretation of the repeal; repealing
114	s. 627.351(6)(a)6., F.S.; providing requirements for
115	certain properties to meet building code plus requirements
116	as a condition of eligibility for coverage by Citizens
117	Property Insurance Corporation; amending s. 336.41, F.S.;
118	providing that a county, municipality, or special district
119	may not own or operate an asphalt plant or a portable or
120	stationary concrete batch plant having an independent
121	mixer; amending s. 718.113, F.S.; authorizing the board of
122	a condominium or a multicondominium to install solar
123	collectors, clotheslines, or other energy-efficient
124	devices on association property; requiring the Florida
125	Building Commission to include certain information in its
126	report to the Legislature; providing an effective date.
127	
128	Be It Enacted by the Legislature of the State of Florida:
129	
130	Section 1. Subsection (2) of section 163.04, Florida
131	Statutes, is amended to read:
132	163.04 Energy devices based on renewable resources
133	(2) <u>A deed restriction, covenant, declaration, or similar</u>
134	binding agreement may not No deed restrictions, covenants, or
135	similar binding agreements running with the land shall prohibit
136	or have the effect of prohibiting solar collectors,
137	clotheslines, or other energy devices based on renewable
138	resources from being installed on buildings erected on the lots
139	or parcels covered by the deed restriction, covenant,
140	<u>declaration, or binding agreement</u> restrictions, covenants, or
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141 binding agreements. A property owner may not be denied 142 permission to install solar collectors or other energy devices 143 based on renewable resources by any entity granted the power or 144 right in any deed restriction, covenant, declaration, or similar 145 binding agreement to approve, forbid, control, or direct alteration of property with respect to residential dwellings and 146 147 within the boundaries of a condominium unit not exceeding three stories in height. For purposes of this subsection, Such entity 148 149 may determine the specific location where solar collectors may be installed on the roof within an orientation to the south or 150 151 within 45° east or west of due south if provided that such determination does not impair the effective operation of the 152 solar collectors. 153

Section 2. Paragraphs (a), (b), (d), (f), and (j) of subsection (6) of section 163.3177, Florida Statutes, are amended to read:

157 163.3177 Required and optional elements of comprehensive158 plan; studies and surveys.--

(6) In addition to the requirements of subsections (1)-(5)
and (12), the comprehensive plan shall include the following
elements:

A future land use plan element designating proposed 162 (a) future general distribution, location, and extent of the uses of 163 land for residential uses, commercial uses, industry, 164 agriculture, recreation, conservation, education, public 165 buildings and grounds, other public facilities, and other 166 categories of the public and private uses of land. Counties are 167 encouraged to designate rural land stewardship areas, pursuant 168 Page 6 of 41

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169 to the provisions of paragraph (11)(d), as overlays on the 170 future land use map. Each future land use category must be defined in terms of uses included, and must include standards to 171be followed in the control and distribution of population 172 173 densities and building and structure intensities. The proposed 174 distribution, location, and extent of the various categories of 175 land use shall be shown on a land use map or map series which shall be supplemented by goals, policies, and measurable 176 177 objectives. The future land use plan shall be based upon 178 surveys, studies, and data regarding the area, including the 179 amount of land required to accommodate anticipated growth; the projected population of the area; the character of undeveloped 180 land; the availability of water supplies, public facilities, and 181 182 services; the need for redevelopment, including the renewal of blighted areas and the elimination of nonconforming uses which 183 184 are inconsistent with the character of the community; the compatibility of uses on lands adjacent to or closely proximate 185 186 to military installations; the discouragement of urban sprawl; 187 energy-efficient land use patterns accounting for existing and future electric power generation and transmission systems; 188 189 greenhouse gas reduction strategies; and, in rural communities, 190 the need for job creation, capital investment, and economic development that will strengthen and diversify the community's 191 economy. The future land use plan may designate areas for future 192 planned development use involving combinations of types of uses 193 194 for which special regulations may be necessary to ensure development in accord with the principles and standards of the 195 comprehensive plan and this act. The future land use plan 196 Page 7 of 41

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197 element shall include criteria to be used to achieve the 198 compatibility of adjacent or closely proximate lands with military installations. In addition, for rural communities, the 199 200 amount of land designated for future planned industrial use 201 shall be based upon surveys and studies that reflect the need 202 for job creation, capital investment, and the necessity to 203 strengthen and diversify the local economies, and shall not be 204 limited solely by the projected population of the rural 205 community. The future land use plan of a county may also 206 designate areas for possible future municipal incorporation. The 207 land use maps or map series shall generally identify and depict historic district boundaries and shall designate historically 208 significant properties meriting protection. For coastal 209 210 counties, the future land use element must include, without 211 limitation, regulatory incentives and criteria that encourage 212 the preservation of recreational and commercial working waterfronts as defined in s. 342.07. The future land use element 213 must clearly identify the land use categories in which public 214 215 schools are an allowable use. When delineating the land use categories in which public schools are an allowable use, a local 216 217 government shall include in the categories sufficient land proximate to residential development to meet the projected needs 218 219 for schools in coordination with public school boards and may establish differing criteria for schools of different type or 220 221 size. Each local government shall include lands contiguous to existing school sites, to the maximum extent possible, within 222 the land use categories in which public schools are an allowable 223 use. The failure by a local government to comply with these 224 Page 8 of 41

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school siting requirements will result in the prohibition of the 225 226 local government's ability to amend the local comprehensive 227 plan, except for plan amendments described in s. 163.3187(1)(b), until the school siting requirements are met. Amendments 228 229 proposed by a local government for purposes of identifying the 230 land use categories in which public schools are an allowable use 231 are exempt from the limitation on the frequency of plan amendments contained in s. 163.3187. The future land use element 232 233 shall include criteria that encourage the location of schools 234 proximate to urban residential areas to the extent possible and 235 shall require that the local government seek to collocate public facilities, such as parks, libraries, and community centers, 236 237 with schools to the extent possible and to encourage the use of elementary schools as focal points for neighborhoods. For 238 schools serving predominantly rural counties, defined as a 239 240 county with a population of 100,000 or fewer, an agricultural land use category shall be eligible for the location of public 241 school facilities if the local comprehensive plan contains 242 243 school siting criteria and the location is consistent with such criteria. Local governments required to update or amend their 244 245 comprehensive plan to include criteria and address compatibility 246 of adjacent or closely proximate lands with existing military 247 installations in their future land use plan element shall 248 transmit the update or amendment to the department by June 30, 2006. 249

(b) A traffic circulation element consisting of the types,
 locations, and extent of existing and proposed major
 thoroughfares and transportation routes, including bicycle and
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pedestrian ways. Transportation corridors, as defined in s.
334.03, may be designated in the traffic circulation element
pursuant to s. 337.273. If the transportation corridors are
designated, the local government may adopt a transportation
corridor management ordinance. <u>The traffic circulation element</u>
shall incorporate transportation strategies to address reduction
in greenhouse gas emissions from the transportation sector.

260 A conservation element for the conservation, use, and (d) 261 protection of natural resources in the area, including air, 262 water, water recharge areas, wetlands, waterwells, estuarine 263 marshes, soils, beaches, shores, flood plains, rivers, bays, lakes, harbors, forests, fisheries and wildlife, marine habitat, 264 minerals, and other natural and environmental resources, 265 266 including factors that affect energy conservation. Local 267 governments shall assess their current, as well as projected, 268 water needs and sources for at least a 10-year period, considering the appropriate regional water supply plan approved 269 270 pursuant to s. 373.0361, or, in the absence of an approved 271 regional water supply plan, the district water management plan approved pursuant to s. 373.036(2). This information shall be 272 273 submitted to the appropriate agencies. The land use map or map 274 series contained in the future land use element shall generally 275 identify and depict the following:

Existing and planned waterwells and cones of influence
 where applicable.

278 279 2. Beaches and shores, including estuarine systems.

3. Rivers, bays, lakes, flood plains, and harbors.

4. Wetlands.

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281	5. Minerals and soils.
282	6. Energy conservation.
283	
284	The land uses identified on such maps shall be consistent with
285	applicable state law and rules.
286	(f)1. A housing element consisting of standards, plans,
287	and principles to be followed in:
288	a. The provision of housing for all current and
289	anticipated future residents of the jurisdiction.
290	b. The elimination of substandard dwelling conditions.
291	c. The structural and aesthetic improvement of existing
292	housing.
293	d. The provision of adequate sites for future housing,
294	including affordable workforce housing as defined in s.
295	380.0651(3)(j), housing for low-income, very low-income, and
296	moderate-income families, mobile homes, and group home
297	facilities and foster care facilities, with supporting
298	infrastructure and public facilities.
299	e. Provision for relocation housing and identification of
300	historically significant and other housing for purposes of
301	conservation, rehabilitation, or replacement.
302	f. The formulation of housing implementation programs.
303	g. The creation or preservation of affordable housing to
304	minimize the need for additional local services and avoid the
305	concentration of affordable housing units only in specific areas
306	of the jurisdiction.
307	h. Energy efficiency in the design and construction of new
308	housing.
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309

i. Use of renewable energy resources.

310 j. h. By July 1, 2008, Each county in which the gap between 311 the buying power of a family of four and the median county home 312 sale price exceeds \$170,000, as determined by the Florida 313 Housing Finance Corporation, and which is not designated as an area of critical state concern shall adopt a plan for ensuring 314 315 affordable workforce housing. At a minimum, the plan shall identify adequate sites for such housing. For purposes of this 316 317 sub-subparagraph, the term "workforce housing" means housing that is affordable to natural persons or families whose total 318 319 household income does not exceed 140 percent of the area median income, adjusted for household size. 320

k. As a precondition to receiving any state affordable
housing funding or allocation for any project or program within
the jurisdiction of a county that is subject to sub-subparagraph
j., a county must, by July 1 of each year, provide certification
that the county has complied with the requirements of subsubparagraph j.

327 i. Failure by a local government to comply with the
328 requirement in sub subparagraph h. will result in the local
329 government being ineligible to receive any state housing
330 assistance grants until the requirement of sub subparagraph h.
331 is met.

332

333 The goals, objectives, and policies of the housing element must 334 be based on the data and analysis prepared on housing needs, 335 including the affordable housing needs assessment. State and 336 federal housing plans prepared on behalf of the local government Page 12 of 41

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must be consistent with the goals, objectives, and policies of the housing element. Local governments are encouraged to <u>use</u> utilize job training, job creation, and economic solutions to address a portion of their affordable housing concerns.

341 2. To assist local governments in housing data collection 342 and analysis and assure uniform and consistent information 343 regarding the state's housing needs, the state land planning agency shall conduct an affordable housing needs assessment for 344 345 all local jurisdictions on a schedule that coordinates the 346 implementation of the needs assessment with the evaluation and 347 appraisal reports required by s. 163.3191. Each local government shall utilize the data and analysis from the needs assessment as 348 one basis for the housing element of its local comprehensive 349 plan. The agency shall allow a local government the option to 350 perform its own needs assessment, if it uses the methodology 351 352 established by the agency by rule.

(j) For each unit of local government within an urbanized area designated for purposes of s. 339.175, a transportation element, which shall be prepared and adopted in lieu of the requirements of paragraph (b) and paragraphs (7)(a), (b), (c), and (d) and which shall address the following issues:

Traffic circulation, including major thoroughfares and
 other routes, including bicycle and pedestrian ways.

360 2. All alternative modes of travel, such as public361 transportation, pedestrian, and bicycle travel.

362

3. Parking facilities.

363 4. Aviation, rail, seaport facilities, access to those364 facilities, and intermodal terminals.

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365 5. The availability of facilities and services to serve
366 existing land uses and the compatibility between future land use
367 and transportation elements.

368 6. The capability to evacuate the coastal population prior369 to an impending natural disaster.

370 7. Airports, projected airport and aviation development,371 and land use compatibility around airports.

8. An identification of land use densities, building
intensities, and transportation management programs to promote
public transportation systems in designated public
transportation corridors so as to encourage population densities
sufficient to support such systems.

9. May include transportation corridors, as defined in s.
334.03, intended for future transportation facilities designated
pursuant to s. 337.273. If transportation corridors are
designated, the local government may adopt a transportation
corridor management ordinance.

382 <u>10. The incorporation of transportation strategies to</u>
 383 <u>address reduction in greenhouse gas emissions from the</u>
 384 transportation sector.

385

386 Section 3. Paragraph (a) of subsection (3) of section387 377.806, Florida Statutes, is amended to read:

388 377.806 Solar Energy System Incentives Program.--

389 (3) SOLAR THERMAL SYSTEM INCENTIVE.--

390 (a) Eligibility requirements.--A solar thermal system391 qualifies for a rebate if:

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The system is installed by a state-licensed solar or
 plumbing contractor <u>or a roofing contractor installing standing</u>
 seam hybrid thermal roofs.

395 2. The system complies with all applicable building codes396 as defined by the local jurisdictional authority.

397 Section 4. Paragraph (e) of subsection (3) of section398 489.105, Florida Statutes, is amended to read:

489.105 Definitions.--As used in this part:

399

400 (3) "Contractor" means the person who is qualified for, and shall only be responsible for, the project contracted for 401 402 and means, except as exempted in this part, the person who, for compensation, undertakes to, submits a bid to, or does himself 403 or herself or by others construct, repair, alter, remodel, add 404 405 to, demolish, subtract from, or improve any building or 406 structure, including related improvements to real estate, for 407 others or for resale to others; and whose job scope is substantially similar to the job scope described in one of the 408 409 subsequent paragraphs of this subsection. For the purposes of 410 regulation under this part, "demolish" applies only to demolition of steel tanks over 50 feet in height; towers over 50 411 412 feet in height; other structures over 50 feet in height, other than buildings or residences over three stories tall; and 413 buildings or residences over three stories tall. Contractors are 414 subdivided into two divisions, Division I, consisting of those 415 contractors defined in paragraphs (a)-(c), and Division II, 416 consisting of those contractors defined in paragraphs (d)-(q): 417 "Roofing contractor" means a contractor whose services 418 (e) are unlimited in the roofing trade and who has the experience, 419

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knowledge, and skill to install, maintain, repair, alter, 420 421 extend, or design, when not prohibited by law, and use materials 422 and items used in the installation, maintenance, extension, and 423 alteration of all kinds of roofing, waterproofing, and coating, except when coating is not represented to protect, repair, 424 425 waterproof, stop leaks, or extend the life of the roof. The 426 scope of work of a roofing contractor also includes required 427 roof-deck attachments and any repair or replacement of wood roof 428 sheathing or fascia as needed during roof repair or replacement. 429 Section 5. Subsection (13) of section 553.36, Florida Statutes, is amended to read: 430

431 553.36 Definitions.--The definitions contained in this
432 section govern the construction of this part unless the context
433 otherwise requires.

"Manufactured building", "modular building," or 434 (13)435 "factory-built building" means a closed structure, building 436 assembly, or system of subassemblies, which may include structural, electrical, plumbing, heating, ventilating, or other 437 438 service systems manufactured in manufacturing facilities for installation or erection as a finished building or as part of a 439 440 finished building, which shall include, but not be limited to, residential, commercial, institutional, storage, and industrial 441 structures. The term includes buildings not intended for human 442 habitation such as lawn storage buildings and storage sheds 443 manufactured and assembled offsite by a manufacturer certified 444 445 in conformance with this part. This part does not apply to mobile homes. 446

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447 Section 6. Section 553.37, Florida Statutes, is amended to 448 read:

449

553.37 Rules; inspections; and insignia.--

(1) The Florida Building Commission shall adopt within the
Florida Building Code requirements for construction or
modification of manufactured buildings and building modules, to
address:

(a) Submittal to and approval by the department of
manufacturers' drawings and specifications, including any
amendments.

(b) Submittal to and approval by the department of
manufacturers' internal quality control procedures and manuals,
including any amendments.

(c) <u>Minimum inspection criteria.</u> Procedures and
 qualifications for approval of third party plan review and
 inspection entities and of those who perform inspections and
 plan reviews.

464

(2) The department shall adopt rules to address:

465 (a) Procedures and qualifications for approval of third 466 party plan review and inspection agencies and of those who

467 perform inspections and plan reviews.

468 (b) (d) Investigation of consumer complaints of
469 noncompliance of manufactured buildings with the Florida
470 Building Code and the Florida Fire Prevention Code.

471 (c) (e) Issuance, cancellation, and revocation of any
472 insignia issued by the department and procedures for auditing
473 and accounting for disposition of them.

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474 <u>(d) (f)</u> Monitoring the manufacturers', inspection <u>agencies'</u> 475 entities', and plan review <u>agencies'</u> entities' compliance with 476 this part and the Florida Building Code. Monitoring may include, 477 but is not limited to, performing audits of plans, inspections 478 of manufacturing facilities and observation of the manufacturing 479 and inspection process, and onsite inspections of buildings.

480 (e) (g) The performance by the department of any other
 481 functions required by this part.

482 (3)(2) After the effective date of the Florida Building 483 Code, no manufactured building, except as provided in subsection 484 (12)(11), may be installed in this state unless it is approved 485 and bears the insignia of approval of the department <u>and a</u> 486 <u>manufacturer's data plate</u>. Approvals issued by the department 487 under the provisions of the prior part shall be deemed to comply 488 with the requirements of this part.

489 (4)(3) All manufactured buildings issued and bearing
 490 insignia of approval pursuant to subsection (3) (2) shall be
 491 deemed to comply with the Florida Building Code and are exempt
 492 from local amendments enacted by any local government.

493 (5)(4) No manufactured building bearing department
 494 insignia of approval pursuant to subsection (3) (2) shall be in
 495 any way modified prior to installation, except in conformance
 496 with the Florida Building Code.

497 (6)(5) Manufactured buildings which have been issued and 498 bear the insignia of approval pursuant to this part upon 499 manufacture or first sale shall not require an additional 500 approval or insignia by a local government in which they are 501 subsequently sold or installed. Buildings or structures that Page 18 of 41

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502 meet the definition of "open construction" are subject to 503 permitting by the local jurisdiction and are not required to 504 bear insignia.

505 (7) (6) If the department Florida Building Commission 506 determines that the standards for construction and inspection of 507 manufactured buildings prescribed by statute or rule of another 508 state are at least equal to the Florida Building Code and that 509 such standards are actually enforced by such other state, it may 510 provide by rule that the manufactured building which has been 511 inspected and approved by such other state shall be deemed to 512 have been approved by the department and shall authorize the affixing of the appropriate insignia of approval. 513

514 <u>(8)(7)</u> The <u>department</u> Florida Building Commission, by 515 rule, shall establish a schedule of fees to pay the cost <u>of</u> 516 <u>incurred by the department for</u> the work related to 517 administration and enforcement of this part.

518 <u>(9)(8)</u> The department may delegate its enforcement 519 authority to a state department having building construction 520 responsibilities or a local government. The department may 521 delegate its plan review and inspection authority to <u>one or more</u> 522 of the following in any combination:

523 (a) A state department having building construction
 524 responsibilities; -

- 525 (b) A local government; τ
- 526 (c) An approved inspection agency; τ
- 527 (d) An approved plan review agency; or
- 528 (e) An agency of another state.

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(9) If the commission delegates its inspection authority 529 530 to third-party approved inspection agencies, manufacturers must have one, and only one, inspection agency responsible for 531 532 inspection of a manufactured building, module, or component at 533 all times. (10)534 The department shall develop an insignia to be 535 affixed to all newly constructed buildings by the manufacturer 536 or the inspection agency prior to the building leaving the 537 plant. The department may charge a fee for issuing such 538 insignias. Such insignias shall bear the department's name, the state seal, an identification number unique to that insignia, 539 540 and such other information as the department may require by 541 rule. If the commission delegates its inspection authority to 542 third party approved plan review agencies, manufacturers must 543 have one, and only one, plan review agency responsible for 544 review of plans of a manufactured building, module, or component at all times. 545 546 The department shall by rule develop minimum criteria (11)547 for manufacturer's data that must be affixed to all newly 548 constructed buildings by the manufacturer prior to the building 549 leaving the plant. Custom or one-of-a-kind prototype 550 manufactured buildings shall not be required to have state 551 approval but must comply with all local requirements of the 552 governmental agency having jurisdiction at the installation site. 553 Subsections (1) and (3) of section 553.381, 554 Section 7. Florida Statutes, are amended to read: 555 556 553.381 Manufacturer certification.--Page 20 of 41

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(1) Before manufacturing buildings to be located within this state or selling manufactured buildings within this state, whichever occurs later, a manufacturer must be certified by the department. The department shall certify a manufacturer upon receipt from the manufacturer and approval and verification by the department of the following:

(a) The manufacturer's internal quality control proceduresand manuals, including any amendments;

(b) Evidence that the manufacturer has product liability
insurance for the safety and welfare of the public in amounts
determined by rule of the <u>department</u> commission; and

568 (c) The fee established by the <u>department</u> commission under 569 <u>s. 553.37(8)</u> s. 553.37(7).

570 (3) Certification of manufacturers under this section 571 shall be for a period of 3 years, subject to renewal by the 572 manufacturer. Upon application for renewal, the manufacturer 573 must submit the information described in subsection (1) or a 574 sworn statement that there has been no change in the status or content of that information since the manufacturer's last 575 submittal. Fees for renewal of manufacturers' certification 576 577 shall be established by the department commission by rule.

578 Section 8. Subsections (11) and (12) of section 553.415, 579 Florida Statutes, are amended to read:

580

553.415 Factory-built school buildings.--

581 (11) The department shall require that an insignia bearing 582 the department's name and state seal and a manufacturer's data 583 plate develop a unique identification label to be affixed to all 584 newly constructed factory-built school buildings and existing Page 21 of 41

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585	factory-built school buildings which have been brought into
586	compliance with the standards for existing "satisfactory"
587	buildings pursuant to chapter 5 of the Uniform Code for Public
588	Educational Facilities, and after March 1, 2002, the Florida
589	Building Code. The department may charge a fee for issuing such
590	insignias labels . The manufacturer's data plate Such labels,
591	bearing the department's name and state seal, shall, at a
592	minimum, contain:
593	(a) The name of the manufacturer.
594	(b) The standard plan approval number or alteration
595	number.
596	(c) The date of manufacture or alteration.
597	(d) The serial or other identification number.
598	(e) The following designed-for loads: lbs. per square foot
599	live load; lbs. per square foot floor live load; lbs. per square
600	foot horizontal wind load; and lbs. per square foot wind uplift
601	load.
602	(f) The designed-for flood zone usage.
603	(g) The designed-for wind zone usage.
604	(h) The designed-for enhanced hurricane protection zone
605	usage: yes or no.
606	(12) Such insignia and data plate identification label
607	shall be permanently affixed by the manufacturer in the case of
608	newly constructed factory-built school buildings, or by the
609	department or its designee in the case of an existing factory-
610	built building altered to comply with provisions of s. 1013.20.
611	Section 9. Subsection (11) is added to section 553.71,
612	Florida Statutes, to read:
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613	553.71 DefinitionsAs used in this part, the term:
614	(11) "Temporary" includes, but is not limited to,
615	buildings identified by, but not designated as permanent
616	structures on, an approved development order.
617	Section 10. Paragraph (a) of subsection (6) and subsection
618	(7) of section 553.73, Florida Statutes, are amended, and
619	subsection (13) is added to that section, to read:
620	553.73 Florida Building Code
621	(6)(a) The commission, by rule adopted pursuant to ss.
622	120.536(1) and 120.54, shall update the Florida Building Code
623	every 3 years. When updating the Florida Building Code, the
624	commission shall select the most current version of the
625	International Building Code, the International Fuel Gas Code,
626	the International Mechanical Code, the International Plumbing
627	Code, and the International Residential Code, all of which are
628	adopted by the International Code Council, and the National
629	Electrical Code, which is adopted by the National Fire
630	Protection Association, to form the foundation codes of the
631	updated Florida Building Code, if the version has been adopted
632	by the applicable model code entity and made available to the
633	public at least 6 months prior to its selection by the
634	commission. The commission shall select the most current version
635	of the International Energy Conservation Code (IECC) as a
636	foundation code; however, the IECC shall be modified by the
637	commission to maintain the efficiencies of the Florida Energy
638	Efficiency Code for Building Construction adopted and amended
639	pursuant to s. 553.901.

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640 Notwithstanding the provisions of subsection (3) or (7)641 subsection (6), the commission may address issues identified in this subsection by amending the code pursuant only to the rule 642 adoption procedures contained in chapter 120. Provisions of the 643 644 Florida Building Code, including those contained in referenced 645 standards and criteria, relating to wind resistance or the 646 prevention of water intrusion may not be amended pursuant to 647 this subsection to diminish those construction requirements; however, the commission may, subject to conditions in this 648 subsection, amend the provisions to enhance those construction 649 650 requirements. Following the approval of any amendments to the 651 Florida Building Code by the commission and publication of the amendments on the commission's website, authorities having 652 653 jurisdiction to enforce the Florida Building Code may enforce 654 the amendments. The commission may approve amendments that are needed to address: 655 656 Conflicts within the updated code; (a) 657 Conflicts between the updated code and the Florida (b) 658 Fire Prevention Code adopted pursuant to chapter 633;

(c) The omission of previously adopted Florida-specific
amendments to the updated code if such omission is not supported
by a specific recommendation of a technical advisory committee
or particular action by the commission;

(d) Unintended results from the integration of previously
adopted Florida-specific amendments with the model code; or
(e) Changes to federal or state law; or-

666(f) Adoption of an updated edition of the National667Electrical Code if the commission finds that delay of

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2008 Legislature

668	implementing the updated edition causes undue hardship to
669	stakeholders or otherwise threatens the public health, safety,
670	and welfare.
671	(13) The general provisions of the Florida Building Code
672	for buildings and other structures shall not apply to commercial
673	wireless communication towers when such general provisions are
674	inconsistent with the provisions of the code controlling radio
675	and television towers. This subsection is intended to be
676	remedial in nature and to clarify existing law.
677	Section 11. Subsections (1) and (2) of section 553.74,
678	Florida Statutes, are amended to read:
679	553.74 Florida Building Commission
680	(1) The Florida Building Commission is created and shall
681	be located within the Department of Community Affairs for
682	administrative purposes. Members shall be appointed by the
683	Governor subject to confirmation by the Senate. The commission
684	shall be composed of 25 23 members, consisting of the following:
685	(a) One architect registered to practice in this state and
686	actively engaged in the profession. The American Institute of
687	Architects, Florida Section, is encouraged to recommend a list
688	of candidates for consideration.
689	(b) One structural engineer registered to practice in this
690	state and actively engaged in the profession. The Florida
691	Engineering Society is encouraged to recommend a list of
692	candidates for consideration.
693	(c) One air-conditioning or mechanical contractor
694	certified to do business in this state and actively engaged in
695	the profession. The Florida Air Conditioning Contractors
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696	Association, the Florida Refrigeration and Air Conditioning
697	Contractors Association, and the Mechanical Contractors
698	Association of Florida are encouraged to recommend a list of
699	candidates for consideration.
700	(d) One electrical contractor certified to do business in
701	this state and actively engaged in the profession. The Florida
702	Electrical Contractors Association and the National Electrical
703	Contractors Association, Florida Chapter, are encouraged to
704	recommend a list of candidates for consideration.
705	(e) One member from fire protection engineering or
706	technology who is actively engaged in the profession. The
707	Florida Chapter of the Society of Fire Protection Engineers and
708	the Florida Fire Marshals and Inspectors Association are
709	encouraged to recommend a list of candidates for consideration.
710	(f) One general contractor certified to do business in
711	this state and actively engaged in the profession. The
712	Associated Builders and Contractors of Florida, the Florida
713	Associated General Contractors Council, and the Union
714	Contractors Association are encouraged to recommend a list of
715	candidates for consideration.
716	(g) One plumbing contractor licensed to do business in
717	this state and actively engaged in the profession. The Florida
718	Association of Plumbing, Heating, and Cooling Contractors is
719	encouraged to recommend a list of candidates for consideration.
720	(h) One roofing or sheet metal contractor certified to do
721	business in this state and actively engaged in the profession.
722	The Florida Roofing, Sheet Metal, and Air Conditioning
723	Contractors Association and the Sheet Metal and Air Conditioning
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724	Contractors National Association are encouraged to recommend a
725	list of candidates for consideration.
726	(i) One residential contractor licensed to do business in
727	this state and actively engaged in the profession. The Florida
728	Home Builders Association is encouraged to recommend a list of
729	candidates for consideration.
730	(j) Three members who are municipal or district codes
731	enforcement officials, one of whom is also a fire official. <u>The</u>
732	Building Officials Association of Florida and the Florida Fire
733	Marshals and Inspectors Association are encouraged to recommend
734	a list of candidates for consideration.
735	(k) One member who represents the Department of Financial
736	Services.
737	(1) One member who is a county codes enforcement official.
738	The Building Officials Association of Florida is encouraged to
739	recommend a list of candidates for consideration.
740	(m) One member of a Florida-based organization of persons
741	with disabilities or a nationally chartered organization of
742	persons with disabilities with chapters in this state.
743	(n) One member of the manufactured buildings industry who
744	is licensed to do business in this state and is actively engaged
745	in the industry. <u>The Florida Manufactured Housing Association is</u>
746	encouraged to recommend a list of candidates for consideration.
747	(o) One mechanical or electrical engineer registered to
748	practice in this state and actively engaged in the profession.
749	The Florida Engineering Society is encouraged to recommend a
750	list of candidates for consideration.

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751	(p) One member who is a representative of a municipality
752	or a charter county. The Florida League of Cities and the
753	Florida Association of Counties are encouraged to recommend a
754	list of candidates for consideration.
755	(q) One member of the building products manufacturing
756	industry who is authorized to do business in this state and is
757	actively engaged in the industry. The Florida Building Material
758	Association, the Florida Concrete and Products Association, and
759	the Fenestration Manufacturers Association are encouraged to
760	recommend a list of candidates for consideration.
761	(r) One member who is a representative of the building
762	owners and managers industry who is actively engaged in
763	commercial building ownership or management. The Building Owners
764	and Managers Association is encouraged to recommend a list of
765	candidates for consideration.
766	(s) One member who is a representative of the insurance
767	industry. The Florida Insurance Council is encouraged to
768	recommend a list of candidates for consideration.
769	(t) One member who is a representative of public
770	education.
771	(u) One member who is a swimming pool contractor licensed
772	to do business in this state and actively engaged in the
773	profession. The Florida Swimming Pool Association and the United
774	Pool and Spa Association are encouraged to recommend a list of
775	candidates for consideration shall be the chair.
776	(v) One member who is a representative of the green
777	building industry and who is a third-party commission agent, a
	5 00 (11

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Florida board member of the United States Green Building Council or Green Building Initiative, or a LEED-accredited professional. (w) One member who shall be the chair.

Any person serving on the commission under paragraph (c) or paragraph (h) on October 1, 2003, and who has served less than two full terms is eligible for reappointment to the commission regardless of whether he or she meets the new qualification.

786 (2) All appointments shall be for terms of 4 years, except 787 that of the chair who shall serve at the pleasure of the 788 Governor. Each person who is a member of the Board of Building 789 Codes and Standards on the effective date of this act shall serve the remainder of their term as a member of the Florida 790 791 Building Commission. Except for the chair, newly created 792 positions on the Florida Building Commission shall be appointed 793 after February 1, 1999. A vacancy shall be filled for the 794 remainder of the unexpired term. Any member who shall, during 795 his or her term, cease to meet the qualifications for original 796 appointment, through ceasing to be a practicing member of the 797 profession indicated or otherwise, shall thereby forfeit 798 membership on the commission.

Section 12. Section 553.75, Florida Statutes, is amendedto read:

801 553.75 Organization of commission; rules and regulations;
802 meetings; staff; fiscal affairs; public comment.--

803 (1) The commission shall meet on call of the secretary.
804 The commission shall annually elect from its appointive members
805 such officers as it may choose.

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(2) The commission shall meet at the call of its chair, at the request of a majority of its membership, at the request of the department, or at such times as may be prescribed by its rules. The members shall be notified in writing of the time and place of a regular or special meeting at least 7 days in advance of the meeting. A majority of members of the commission shall constitute a quorum.

The department shall be responsible for the provision 813 (3) 814 of administrative and staff support services relating to the 815 functions of the commission. With respect to matters within the jurisdiction of the commission, the department shall be 816 responsible for the implementation and faithful discharge of all 817 decisions of the commission made pursuant to its authority under 818 819 the provisions of this part. The department is specifically authorized to use communications media technology in conducting 820 821 meetings of the commission or any meetings held in conjunction 822 with meetings of the commission.

(4) Meetings of the commission shall be conducted so as to
 encourage participation by interested persons in attendance. At
 a minimum, the commission shall provide one opportunity for
 interested members of the public in attendance at a meeting to
 comment on each proposed action of the commission before a final
 vote is taken on any motion.

Section 13. Present subsection (5) of section 553.77,
Florida Statutes, is renumbered as subsection (6), and a new
subsection (5) is added to that section, to read:

553.77 Specific powers of the commission .--

832

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833	(5) The commission may implement its recommendations
834	delivered pursuant to subsection (2) of section 48 of chapter
835	2007-73, Laws of Florida, by amending the Florida Energy
836	Efficiency Code for Building Construction as provided in s.
837	553.901.
838	Section 14. Subsection (5) of section 553.775, Florida
839	Statutes, is amended to read:
840	553.775 Interpretations
841	(5) The commission may render declaratory statements in
842	accordance with s. 120.565 relating to the provisions of the
843	Florida Accessibility Code for Building Construction not
844	attributable to the Americans with Disabilities Act
845	Accessibility Guidelines. Notwithstanding the other provisions
846	of this section, the Florida Accessibility Code for Building
847	Construction and chapter 11 of the Florida Building Code may not
848	be interpreted by, and are not subject to review under, any of
849	the procedures specified in this section. This subsection has no
850	effect upon the commission's authority to waive the Florida
851	Accessibility Code for Building Construction as provided by s.
852	553.512.
853	Section 15. Paragraph (g) is added to subsection (1) of
854	section 553.80, Florida Statutes, and subsection (7) of that
855	section is amended, to read:
856	553.80 Enforcement
857	(1) Except as provided in paragraphs <u>(a)-(g)</u> (a) (f) , each
858	local government and each legally constituted enforcement
859	district with statutory authority shall regulate building
860	construction and, where authorized in the state agency's
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861 enabling legislation, each state agency shall enforce the 862 Florida Building Code required by this part on all public or 863 private buildings, structures, and facilities, unless such 864 responsibility has been delegated to another unit of government 865 pursuant to s. 553.79(9).

866 (g) Construction regulations relating to secure mental 867 <u>health treatment facilities under the jurisdiction of the</u> 868 <u>Department of Children and Family Services shall be enforced</u> 869 <u>exclusively by the department in conjunction with the Agency for</u> 870 <u>Health Care Administration's review authority under paragraph</u> 871 (c).

872

The governing bodies of local governments may provide a schedule 873 874 of fees, as authorized by s. 125.56(2) or s. 166.222 and this 875 section, for the enforcement of the provisions of this part. 876 Such fees shall be used solely for carrying out the local 877 government's responsibilities in enforcing the Florida Building 878 Code. The authority of state enforcing agencies to set fees for 879 enforcement shall be derived from authority existing on July 1, 880 1998. However, nothing contained in this subsection shall 881 operate to limit such agencies from adjusting their fee schedule 882 in conformance with existing authority.

(7) The governing bodies of local governments may provide a schedule of reasonable fees, as authorized by s. 125.56(2) or s. 166.222 and this section, for enforcing this part. These fees, and any fines or investment earnings related to the fees, shall be used solely for carrying out the local government's responsibilities in enforcing the Florida Building Code. When Page 32 of 41

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889 providing a schedule of reasonable fees, the total estimated 890 annual revenue derived from fees, and the fines and investment earnings related to the fees, may not exceed the total estimated 891 892 annual costs of allowable activities. Any unexpended balances 893 shall be carried forward to future years for allowable 894 activities or shall be refunded at the discretion of the local 895 government. The basis for a fee structure for allowable activities shall relate to the level of service provided by the 896 897 local government and shall include consideration for refunding fees due to reduced services based on services provided as 898 prescribed by s. 553.791, but not provided by the local 899 900 government. Fees charged shall be consistently applied.

As used in this subsection, the phrase "enforcing the 901 (a) 902 Florida Building Code" includes the direct costs and reasonable 903 indirect costs associated with review of building plans, 904 building inspections, reinspections, and building permit 905 processing; building code enforcement; and fire inspections 906 associated with new construction. The phrase may also include 907 training costs associated with the enforcement of the Florida Building Code and enforcement action pertaining to unlicensed 908 909 contractor activity to the extent not funded by other user fees.

910 (b) The following activities may not be funded with fees911 adopted for enforcing the Florida Building Code:

912 1. Planning and zoning or other general government913 activities.

914 2. Inspections of public buildings for a reduced fee or no915 fee.

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916 3. Public information requests, community functions,
917 boards, and any program not directly related to enforcement of
918 the Florida Building Code.

919 4. Enforcement and implementation of any other local 920 ordinance, excluding validly adopted local amendments to the 921 Florida Building Code and excluding any local ordinance directly 922 related to enforcing the Florida Building Code as defined in 923 paragraph (a).

924 (c) A local government shall use recognized management,
925 accounting, and oversight practices to ensure that fees, fines,
926 and investment earnings generated under this subsection are
927 maintained and allocated or used solely for the purposes
928 described in paragraph (a).

929 Section 16. Subsection (17) is added to section 553.842,930 Florida Statutes, to read:

931

553.842 Product evaluation and approval.--

The Florida Building Commission shall review the 932 (17) (a) 933 list of evaluation entities in subsection (8) and, in the annual 934 report required under s. 553.77, shall either recommend amendments to the list to add evaluation entities the commission 935 936 determines should be authorized to perform product evaluations 937 or shall report on the criteria adopted by rule or to be adopted by rule allowing the commission to approve evaluation entities 938 that use the commission's product evaluation process. If the 939 commission adopts criteria by rule, the rulemaking process must 940 941 be completed by July 1, 2009. Notwithstanding paragraph (8)(a), the International 942 (b) 943 Association of Plumbing and Mechanical Officials Evaluation

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944	Services is approved as an evaluation entity until October 1,
945	2009. If the association does not obtain permanent approval by
946	the commission as an evaluation entity by October 1, 2009,
947	products approved on the basis of an association evaluation must
948	be substituted by an alternative, approved entity by December
949	31, 2009, and on January 1, 2010, any product approval issued by
950	the commission based on an association evaluation is void.
951	Section 17. Paragraph (b) of subsection (2) of section
952	553.844, Florida Statutes, is amended to read:
953	553.844 Windstorm loss mitigation; requirements for roofs
954	and opening protection
955	(2) The Florida Building Commission shall:
956	(b) Develop and adopt within the Florida Building Code a
957	means to incorporate recognized mitigation techniques for site-
958	built, single-family residential structures constructed <u>before</u>
959	prior to the implementation of the Florida Building Code,
960	including, but not limited to:
961	1. Prescriptive techniques for the installation of gable-
962	end bracing;
963	2. Secondary water barriers for roofs and standards
964	relating to secondary water barriers. The criteria may include,
965	but need not be limited to, roof shape, slope, and composition
966	of all elements of the roof system. The criteria may not be
967	limited to one method or material for a secondary water barrier;
968	3. Prescriptive techniques for improvement of roof-to-wall
969	connections. The Legislature recognizes that the cost of
970	retrofitting existing buildings to meet the code requirements
971	for new construction in this regard may exceed the practical
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972	benefit to be attained. The Legislature intends for the
973	commission to provide for the integration of alternate, lower-
974	cost means that may be employed to retrofit existing buildings
975	that are not otherwise required to comply with the requirements
976	of the Florida Building Code for new construction so that the
977	cost of such improvements does not exceed approximately 15
978	percent of the cost of reroofing. Roof-to-wall connections shall
979	not be required unless evaluation and installation of
980	connections at gable ends or all corners can be completed for 15
981	percent of the cost of roof replacement. For houses that have
982	both hip and gable roof ends, the priority shall be to retrofit
983	the gable end roof-to-wall connections unless the width of the
984	hip is more than 1.5 times greater than the width of the gable
985	end. Priority shall be given to connecting the corners of roofs
986	to walls below the locations at which the spans of the roofing
987	members are greatest;
988	4. Strengthening or correcting roof-decking attachments
989	and fasteners during reroofing; and
990	5. Adding or strengthening opening protections.
991	Section 18. Subsection (1) of section 553.885, Florida
992	Statutes, is amended to read:
993	553.885 Carbon monoxide alarm required
994	(1) Every building, other than a hospital, an inpatient
995	hospice facility, or a nursing home facility licensed by the
996	Agency for Health Care Administration, for which a building
997	permit is issued for new construction on or after July 1, 2008,
998	and having a fossil-fuel-burning heater or appliance, a
999	fireplace, or an attached garage shall have an approved
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2008 Legislature

1000	operational carbon monoxide alarm installed within 10 feet of
1001	each room used for sleeping purposes. For a new hospital, an
1002	inpatient hospice facility, or a nursing home facility licensed
1003	by the Agency for Health Care Administration, an approved
1004	operational carbon monoxide detector shall be installed inside
1005	or directly outside of each room or area within the hospital or
1006	facility were a fossil-fuel burning heater, engine, or appliance
1007	is located. This detector shall be connected to the fire-alarm
1008	system of the hospital or facility as a supervisory signal.
1009	Section 19. Section 553.886, Florida Statutes, is created
1010	to read:
1011	553.886 Energy-efficiency technologiesThe provisions of
1012	the Florida Building Code must facilitate and promote the use of
1013	cost-effective energy conservation, energy-demand management,
1014	and renewable energy technologies in buildings.
1014	and renewable energy ceemologies in buriangs.
1014	Section 20. Section 553.9061, Florida Statutes, is created
1015	Section 20. Section 553.9061, Florida Statutes, is created
1015 1016	Section 20. Section 553.9061, Florida Statutes, is created to read:
1015 1016 1017	Section 20. Section 553.9061, Florida Statutes, is created to read: 553.9061 Scheduled increases in thermal efficiency
1015 1016 1017 1018	Section 20. Section 553.9061, Florida Statutes, is created to read: <u>553.9061</u> Scheduled increases in thermal efficiency standards
1015 1016 1017 1018 1019	Section 20. Section 553.9061, Florida Statutes, is created to read: <u>553.9061</u> Scheduled increases in thermal efficiency <u>standards</u> (1) The purpose of this section is to establish a schedule
1015 1016 1017 1018 1019 1020	Section 20. Section 553.9061, Florida Statutes, is created to read: <u>553.9061</u> Scheduled increases in thermal efficiency <u>standards</u> <u>(1)</u> The purpose of this section is to establish a schedule of increases in the energy performance of buildings subject to
1015 1016 1017 1018 1019 1020 1021	Section 20. Section 553.9061, Florida Statutes, is created to read: <u>553.9061</u> Scheduled increases in thermal efficiency <u>standards</u> <u>(1)</u> The purpose of this section is to establish a schedule of increases in the energy performance of buildings subject to the Florida Energy Efficiency Code for Building Construction.
1015 1016 1017 1018 1019 1020 1021 1022	Section 20. Section 553.9061, Florida Statutes, is created to read: <u>553.9061 Scheduled increases in thermal efficiency</u> <u>standards</u> (1) The purpose of this section is to establish a schedule of increases in the energy performance of buildings subject to the Florida Energy Efficiency Code for Building Construction. The Florida Building Commission shall:
1015 1016 1017 1018 1019 1020 1021 1022 1023	Section 20. Section 553.9061, Florida Statutes, is created to read: <u>553.9061</u> Scheduled increases in thermal efficiency <u>standards</u> <u>(1)</u> The purpose of this section is to establish a schedule of increases in the energy performance of buildings subject to the Florida Energy Efficiency Code for Building Construction. <u>The Florida Building Commission shall:</u> <u>(a)</u> Include the necessary provisions by the 2010 edition
1015 1016 1017 1018 1019 1020 1021 1022 1023 1024	Section 20. Section 553.9061, Florida Statutes, is created to read: <u>553.9061 Scheduled increases in thermal efficiency</u> <u>standards</u> <u>(1) The purpose of this section is to establish a schedule</u> <u>of increases in the energy performance of buildings subject to</u> <u>the Florida Energy Efficiency Code for Building Construction.</u> <u>The Florida Building Commission shall:</u> <u>(a) Include the necessary provisions by the 2010 edition</u> <u>of the Florida Energy Efficiency Code for Building Construction</u>

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2008 Legislature

1028	(b) Increase energy efficiency requirements by the 2013
1029	edition of the Florida Energy Efficiency Code for Building
1030	Construction by at least 30 percent as compared to the energy
1031	efficiency provisions of the 2007 Florida Building Code adopted
1032	<u>October 31, 2007.</u>
1033	(c) Increase energy efficiency requirements by the 2016
1034	edition of the Florida Energy Efficiency Code for Building
1035	Construction by at least 40 percent as compared to the energy
1036	efficiency provisions of the 2007 Florida Building Code adopted
1037	<u>October 31, 2007.</u>
1038	(d) Increase energy efficiency requirements by the 2019
1039	edition of the Florida Energy Efficiency Code for Building
1040	Construction by at least 50 percent as compared to the energy
1041	efficiency provisions of the 2007 Florida Building Code adopted
1042	<u>October 31, 2007.</u>
1043	(2) The Florida Building Commission shall identify within
1044	code support and compliance documentation the specific building
1045	options and elements available to meet the energy performance
1046	goals established in subsection (1). Energy-efficiency
1047	performance options and elements include, but are not limited
1048	to:
1049	(a) Solar water heating.
1050	(b) Energy-efficient appliances.
1051	(c) Energy-efficient windows, doors, and skylights.
1052	(d) Low solar-absorption roofs, also known as "cool
1053	roofs."
1054	(e) Enhanced ceiling and wall insulation.
1055	(f) Reduced-leak duct systems.
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FLORIDA HOUSE OF REPRESE	ENTATIVES
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1056	(g) Programmable thermostats.
1057	(h) Energy-efficient lighting systems.
1058	(3) The Florida Building Commission shall, prior to
1059	implementing the goals established in subsection (1), adopt by
1060	rule and implement a cost-effectiveness test for proposed
1061	increases in energy efficiency. The cost-effectiveness test
1062	shall measure cost-effectiveness and shall ensure that energy
1063	efficiency increases result in a positive net financial impact.
1064	Section 21. (1) The Department of Community Affairs, in
1065	conjunction with the Florida Energy Affordability Coalition,
1066	shall identify and review issues relating to the Low-Income Home
1067	Energy Assistance Program and the Weatherization Assistance
1068	Program, and identify recommendations that:
1069	(a) Support customer health, safety, and well-being;
1070	(b) Maximize available financial and energy-conservation
1071	assistance;
1072	(c) Improve the quality of service to customers seeking
1073	assistance; and
1074	(d) Educate customers to make informed decisions regarding
1075	energy use and conservation.
1076	(2) On or before January 1, 2009, the department shall
1077	report its findings and any recommended statutory changes
1078	required to implement such findings to the President of the
1079	Senate and the Speaker of the House of Representatives.
1080	(3) The provisions of this section expire July 1, 2009.
1081	Section 22. <u>Section 553.731</u> , Florida Statutes, is
1082	repealed.

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1083	Section 23. The repeal of s. 553.731, Florida Statutes, by
1084	this act, does not diminish or authorize changes that diminish
1085	the provisions of the Florida Building Code relating to wind
1086	resistance or water intrusion which were adopted pursuant to
1087	chapter 2007-1, Laws of Florida.
1088	Section 24. Subparagraph 6. of paragraph (a) of subsection
1089	(6) of s. 627.351, Florida Statutes, is repealed.
1090	Section 25. Subsections (3), and (4) of section 336.41,
1091	Florida Statutes, are renumbered as subsections (4), and (5),
1092	respectively, and a subsection (3) is added to that section, to
1093	read:
1094	336.41 Counties; employing labor and providing road
1095	equipment; accounting; when competitive bidding required
1096	(3) Notwithstanding any law to the contrary, a county,
1097	municipality, or special district may not own or operate an
1098	asphalt plant or a portable or stationary concrete batch plant
1099	that has an independent mixer; however, this prohibition does
1100	not apply to any county that owns or is under contract to
1101	purchase an asphalt plant as of April 15, 2008, and that
1102	furnishes its plant-generated asphalt solely for use by local
1103	governments or companies under contract with local governments
1104	for projects within the boundaries of the county. Sale of plant-
1105	generated asphalt to private entities or local governments
1106	outside the boundaries of the county is prohibited.
1107	Section 26. Subsection (6) is added to section 718.113,
1108	Florida Statutes, to read:
1109	718.113 Maintenance; limitation upon improvement; display
1110	of flag; hurricane shutters
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1111	(6) Notwithstanding the provisions of this section or the
1112	governing documents of a condominium or a multicondominium
1113	association, the board of administration may, without any
1114	requirement for approval of the unit owners, install upon or
1115	within the common elements or association property solar
1116	collectors, clotheslines, or other energy-efficient devices
1117	based on renewable resources for the benefit of the unit owners.
1118	Section 27. The Florida Building Commission shall submit
1119	the text of the rule required by section 19 of this act to the
1120	Legislature in its report to the 2009-2010 Legislature, and
1121	shall provide an effective date for the rule by July 1, 2009.
1122	Section 28. This act shall take effect July 1, 2008.

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