By Senator Negron

	28-00385-11 2011288
1	A bill to be entitled
2	An act relating to design professionals; creating s.
3	558.0035, F.S.; providing for limited liability for
4	engineers, surveyors and mappers, architects, interior
5	designers, and registered landscape architects as a
6	result of construction defects resulting from the
7	performance of a contract; providing that, if a
8	contract requires professional liability insurance,
9	the contract may not limit the liability of the design
10	professional in a manner that is inconsistent with the
11	insurance requirements; providing exceptions to the
12	limitation of liability of the design professional;
13	amending ss. 471.023, 472.021, 481.219, and 481.319,
14	F.S.; conforming sections to the limitation of
15	liability for certain design professionals provided in
16	s. 558.0035, F.S.; providing cross-references to s.
17	558.0035, F.S.; providing that the act does not affect
18	contracts or agreements entered into, or professional
19	services performed, before July 1, 2011; providing an
20	effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Section 558.0035, Florida Statutes, is created
25	to read:
26	558.0035 Limitation of liability
27	(1) A claimant contracting for the professional services of
28	<u>a design professional does not have a cause of action in tort</u>
29	against the design professional for the recovery of economic

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30	damages resulting from a construction defect.
31	(2) If the contract requires professional liability
32	insurance, the contract may not limit the liability of the
33	design professional in a manner that is inconsistent with such
34	insurance requirements.
35	(3) This section does not apply:
36	(a) To claims for economic damages resulting from personal
37	injury or damage to property other than the property that is the
38	subject of the contract; or
39	(b) If the contract requires professional liability
40	insurance and the contracting party fails to maintain insurance
41	coverage as specified in the contract.
42	Section 2. Subsection (3) of section 471.023, Florida
43	Statutes, is amended to read:
44	471.023 Certification of business organizations
45	(3) Except as provided in s. 558.0035, the fact that a
46	licensed engineer practices through a business organization does
47	not relieve the licensee from personal liability for negligence,
48	misconduct, or wrongful acts committed by him or her.
49	Partnerships and all partners shall be jointly and severally
50	liable for the negligence, misconduct, or wrongful acts
51	committed by their agents, employees, or partners while acting
52	in a professional capacity. Any officer, agent, or employee of a
53	business organization other than a partnership shall be
54	personally liable and accountable only for negligent acts,
55	wrongful acts, or misconduct committed by him or her or
56	committed by any person under his or her direct supervision and
57	control, while rendering professional services on behalf of the
58	business organization. The personal liability of a shareholder

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28-00385-11 2011288 59 or owner of a business organization, in his or her capacity as 60 shareholder or owner, shall be no greater than that of a 61 shareholder-employee of a corporation incorporated under chapter 62 607. The business organization shall be liable up to the full 63 value of its property for any negligent acts, wrongful acts, or 64 misconduct committed by any of its officers, agents, or 65 employees while they are engaged on its behalf in the rendering 66 of professional services. Section 3. Subsection (3) of section 472.021, Florida 67 68 Statutes, is amended to read: 472.021 Certification of partnerships and corporations.-69 70 (3) Except as provided in s. 558.0035, the fact that any 71 registered surveyor and mapper practices through a corporation 72 or partnership shall not relieve the registrant from personal 73 liability for negligence, misconduct, or wrongful acts committed 74 by him or her. Partnerships and all partners shall be jointly 75 and severally liable for the negligence, misconduct, or wrongful 76 acts committed by their agents, employees, or partners while 77 acting in a professional capacity. Any officer, agent, or 78 employee of a business organization other than a partnership shall be personally liable and accountable only for negligent 79 acts, wrongful acts, or misconduct committed by him or her or 80 81 committed by any person under his or her direct supervision and control while rendering professional services on behalf of the 82 83 business organization. The personal liability of a shareholder 84 or owner of a business organization, in his or her capacity as 85 shareholder or owner, shall be no greater than that of a 86 shareholder-employee of a corporation incorporated under chapter 87 607. The business organization shall be liable up to the full

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88	value of its property for any negligent acts, wrongful acts, or
89	misconduct committed by any of its officers, agents, or
90	employees while they are engaged on its behalf in the rendering
91	of professional services.
92	Section 4. Subsection (11) of section 481.219, Florida
93	Statutes, is amended to read:
94	481.219 Certification of partnerships, limited liability
95	companies, and corporations
96	(11) No corporation, limited liability company, or
97	partnership shall be relieved of responsibility for the conduct
98	or acts of its agents, employees, or officers by reason of its
99	compliance with this section. However, except as provided in s.
100	558.0035, the architect who signs and seals the construction
101	documents and instruments of service shall be liable for the
102	professional services performed, and the interior designer who
103	signs and seals the interior design drawings, plans, or
104	specifications shall be liable for the professional services
105	performed.
106	Section 5. Subsection (6) of section 481.319, Florida
107	Statutes, is amended to read:
108	481.319 Corporate and partnership practice of landscape
109	architecture; certificate of authorization
110	(6) Except as provided in s. 558.0035, the fact that
111	registered landscape architects practice landscape architecture
112	through a corporation or partnership as provided in this section
113	shall not relieve any landscape architect from personal
114	liability for his or her professional acts.
115	Section 6. This act does not apply to contracts or
116	agreements entered into, or professional services performed,

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117 before July 1, 2011. Section 7. This act shall take effect July 1, 2011. 118

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