1	A bill to be entitled
2	An act relating to preemption of local occupational
3	licensing; creating s. 163.211, F.S.; providing
4	definitions; preempting licensing of occupations to
5	the state; providing exceptions; prohibiting local
6	governments from imposing additional licensing
7	requirements or modifying licensing unless specified
8	conditions are met; specifying that certain local
9	licensing that does not meet specified criteria does
10	not apply and may not be enforced; amending s.
11	489.117, F.S.; specifying that certain specialty
12	contractors are not required to register with the
13	Construction Industry Licensing Board; prohibiting
14	local governments from requiring certain specialty
15	contractors to obtain a license under specified
16	circumstances; specifying job scopes for which a local
17	government may not require a license; amending ss.
18	489.1455 and 489.5335, F.S.; authorizing counties and
19	municipalities to issue certain journeyman licenses;
20	providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Section 163.211, Florida Statutes, is created
25	to read:
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26	163.211 Licensing of occupations preempted to state
27	(1) DEFINITIONSAs used in this section:
28	(a) "Licensing" means any training, education, test,
29	certification, registration, or license that is required for a
30	person to perform an occupation in addition to any associated
31	fee.
32	(b) "Local government" means a county, municipality,
33	special district, or political subdivision of the state.
34	(c) "Occupation" means a paid job, profession, work, line
35	of work, trade, employment, position, post, career, field,
36	vocation, or craft.
37	(2) PREEMPTION OF OCCUPATIONAL LICENSING TO THE STATEThe
38	licensing of occupations is expressly preempted to the state and
39	this section supersedes any local government licensing
40	requirement of occupations with the exception of the following:
41	(a) Any local government that imposed licenses on
42	occupations before July 1, 2020. However, any such local
43	government licensing of occupations expires on July 1, 2022.
44	(b) Any local government licensing of occupations
45	authorized by general law.
46	(3) EXISTING LICENSING LIMITA local government that
47	licenses occupations and retains such licensing as set forth in
48	paragraph (2)(a) may not impose additional licensing
49	requirements on that occupation or modify such licensing.
50	(4) LOCAL LICENSING NOT AUTHORIZEDLocal licensing of an
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51	occupation that is not authorized under this section or														
52	otherwise authorized by general law does not apply and may not														
53	be enforced.														
54	Section 2. Paragraph (a) of subsection (4) of section														
55	489.117, Florida Statutes, is amended to read:														
56															
57	(4)(a) A person <del>holding a local license</del> whose job scope														
58	does not substantially correspond to either the job scope of one														
59	of the contractor categories defined in s. $489.105(3)(a)-(o)$ , or														
60	the job scope of one of the certified specialty contractor														
61	categories established by board rule, is not required to														
62	register with the board <del>to perform contracting activities within</del>														
63	the scope of such specialty license. A local government, as														
64	defined in s. 163.21(1), may not require a person to obtain a														
65	license for a job scope which does not substantially correspond														
66	to the job scope of one of the contractor categories defined in														
67	s. 489.105(3)(a)-(o) and (q) or authorized in s. 489.1455(1).														
68	For purposes of this section, job scopes for which a local														
69	government may not require a license include, but are not														
70	limited to, painting, flooring, cabinetry, interior remodeling,														
71	driveway or tennis court installation, decorative stone, tile,														
72	marble, granite, or terrazzo installation, plastering,														
73	stuccoing, caulking, canvas awning, and ornamental iron														
74	installation.														
75	Section 3. Section 489.1455, Florida Statutes, is amended														
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76 to read:

77 489.1455 Journeyman; reciprocity; standards.78 (1) Counties and municipalities are authorized to issue
79 journeyman licenses in the plumbing, pipe fitting, mechanical,
80 or HVAC trades.

81 <u>(2)(1)</u> An individual who holds a valid, active journeyman 82 license in the <u>plumbing, pipe fitting</u> <del>plumbing/pipe fitting</del>, 83 mechanical, or HVAC trades issued by any county or municipality 84 in this state may work as a journeyman in the trade in which he 85 or she is licensed in any county or municipality of this state 86 without taking an additional examination or paying an additional 87 license fee, if he or she:

(a) Has scored at least 70 percent, or after October 1,
1997, at least 75 percent, on a proctored journeyman Block and
Associates examination or other proctored examination approved
by the board for the trade in which he or she is licensed;

92 (b) Has completed an apprenticeship program registered 93 with a registration agency defined in 29 C.F.R. s. 29.2 and 94 demonstrates 4 years' verifiable practical experience in the 95 trade for which he or she is licensed, or demonstrates 6 years' 96 verifiable practical experience in the trade for which he or she 97 is licensed;

98 (c) Has satisfactorily completed specialized and advanced
99 module coursework approved by the Florida Building Commission,
100 as part of the building code training program established in s.

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553.841, specific to the discipline or, pursuant to 101 authorization by the certifying authority, provides proof of 102 103 completion of such coursework within 6 months after such 104 certification; and 105 (d) Has not had a license suspended or revoked within the 106 last 5 years. 107 (3) (2) A local government may charge a registration fee 108 for reciprocity, not to exceed \$25. Section 4. Section 489.5335, Florida Statutes, is amended 109 110 to read: 489.5335 Journeyman; reciprocity; standards.-111 112 (1) Counties and municipalities are authorized to issue journeyman licenses in the electrical and alarm system trades. 113 114 (2) (1) An individual who holds a valid, active journeyman 115 license in the electrical or alarm system trade issued by any county or municipality in this state may work as a journeyman in 116 117 the trade in which he or she is licensed in any other county or municipality of this state without taking an additional 118 119 examination or paying an additional license fee, if he or she: 120 (a) Has scored at least 70 percent, or after October 1, 121 1997, at least 75 percent, on a proctored journeyman Block and 122 Associates examination or other proctored examination approved 123 by the board for the <del>electrical</del> trade in which he or she is 124 licensed; (b) Has completed an apprenticeship program registered 125

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126 with a registration agency defined in 29 C.F.R. s. 29.2 and 127 demonstrates 4 years' verifiable practical experience in the 128 electrical trade for which he or she is licensed, or 129 demonstrates 6 years' verifiable practical experience in the 130 electrical trade for which he or she is licensed;

(c) Has satisfactorily completed specialized and advanced module coursework approved by the Florida Building Commission, as part of the building code training program established in s. 553.841, specific to the discipline, or, pursuant to authorization by the certifying authority, provides proof of completion of such curriculum or coursework within 6 months after such certification; and

(d) Has not had a license suspended or revoked within thelast 5 years.

140 <u>(3) (2)</u> A local government may charge a registration fee 141 for reciprocity, not to exceed \$25.

142

Section 5. This act shall take effect July 1, 2020.

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