An act relating to building inspections; amending s. 125.56, F.S.; requiring that certain counties allow requests for inspections to be submitted electronically; providing acceptable methods of electronic submission; amending s. 553.79, F.S.; requiring that local enforcement agencies allow requests for inspections to be submitted electronically; providing acceptable methods of electronic submission; authorizing enforcement agencies to perform virtual inspections; providing an exception; providing a definition; requiring a refund of certain fees in certain circumstances; requiring certain surcharges be recalculated under certain conditions; amending ss. 440.103 and 553.80, F.S.; conforming a cross-reference; providing an effective date.

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

Section 1. Paragraph (f) is added to subsection (4) of section 125.56, Florida Statutes, to read:

125.56 Enactment and amendment of the Florida Building Code and the Florida Fire Prevention Code; inspection fees; inspectors; etc.—
(f) A county that issues building permits must allow requests for inspections to be submitted electronically to the county building department. Acceptable methods of electronic submission include, but are not limited to, e-mail or fill-in form available on the website of the building department or through a third-party submission management software or application that can be downloaded on a mobile device. Requests for inspections may be submitted in a nonelectronic format, at the discretion of the building official.

Section 2. Subsections (6) through (22) of section 553.79, Florida Statutes, are renumbered as subsections (8) through (24), respectively, subsection (2) of that section is amended, paragraph (d) is added to subsection (1) and subsections (6) and (7) are added to that section, to read:

553.79 Permits; applications; issuance; inspections.—

(1)

(d) A local enforcement agency must allow requests for inspections to be submitted electronically to the local enforcement agency's appropriate building department. Acceptable methods of electronic submission include, but are not limited to, e-mail or fill-in form available on the website of the building department or through a third-party submission management software or application that can be downloaded on a mobile device. Requests for inspections may be submitted in a

CODING: Words stricken are deletions; words underlined are additions.
nonelectronic format, at the discretion of the building
official.

(2) Except as provided in subsection (8) subsection (6),
an enforcing agency may not issue any permit for construction,
errection, alteration, modification, repair, or demolition of any
building or structure until the local building code
administrator or inspector has reviewed the plans and
specifications required by the Florida Building Code, or local
amendment thereto, for such proposal and found the plans to be
in compliance with the Florida Building Code. If the local
building code administrator or inspector finds that the plans
are not in compliance with the Florida Building Code, the local
building code administrator or inspector shall identify the
specific plan features that do not comply with the applicable
codes, identify the specific code chapters and sections upon
which the finding is based, and provide this information to the
local enforcing agency. The local enforcing agency shall provide
this information to the permit applicant. In addition, an
enforcing agency may not issue any permit for construction,
errection, alteration, modification, repair, or demolition of any
building until the appropriate firesafety inspector certified
pursuant to s. 633.216 has reviewed the plans and specifications
required by the Florida Building Code, or local amendment
thereto, for such proposal and found that the plans comply with
building or structure which is not subject to a firesafety code shall not be required to have its plans reviewed by the firesafety inspector. Any building or structure that is exempt from the local building permit process may not be required to have its plans reviewed by the local building code administrator. Industrial construction on sites where design, construction, and firesafety are supervised by appropriate design and inspection professionals and which contain adequate in-house fire departments and rescue squads is exempt, subject to local government option, from review of plans and inspections, providing owners certify that applicable codes and standards have been met and supply appropriate approved drawings to local building and firesafety inspectors. The enforcing agency shall issue a permit to construct, erect, alter, modify, repair, or demolish any building or structure when the plans and specifications for such proposal comply with the Florida Building Code and the Florida Fire Prevention Code and the Life Safety Code as determined by the local authority in accordance with this chapter and chapter 633.

(6) A state or local enforcement agency may perform virtual inspections at the discretion of the enforcement agency. However, a state or local enforcement agency may not perform virtual inspections for structural inspections on a threshold building. For purposes of this subsection, the term "virtual inspection" means a form of visual inspection which uses visual
or electronic aids to allow a building code administrator or an inspector, or team of inspectors, to perform an inspection without having to be physically present at the job site during the inspection.

(7)(a) A local enforcement agency must refund 10 percent of the permit and inspection fees to a permit holder if:

1. The inspector or building code administrator determines that the work, which requires the permit, fails an inspection; and

2. The inspector or building code administrator fails to provide, within 5 business days after the inspection, the permit holder or his or her agent with a reason, based on compliance with the Florida Building Code, Florida Fire Prevention Code, or local ordinance, for why the work failed the inspection.

(b) If any permit and inspection fees are refunded under paragraph (a), the surcharges provided in s. 553.721 or s. 468.631 must be recalculated based on the amount of the permit and inspection fees after the refund.

Section 3. Section 440.103, Florida Statutes, is amended to read:

440.103 Building permits; identification of minimum premium policy.—Every employer shall, as a condition to applying for and receiving a building permit, show proof and certify to the permit issuer that it has secured compensation for its employees under this chapter as provided in ss. 440.10 and
440.38. Such proof of compensation must be evidenced by a
certificate of coverage issued by the carrier, a valid exemption
certificate approved by the department, or a copy of the
employer's authority to self-insure and shall be presented,
electronically or physically, each time the employer applies for
a building permit. As provided in s. 553.79(23) s. 553.79(21),
for the purpose of inspection and record retention, site plans
or building permits may be maintained at the worksite in the
original form or in the form of an electronic copy. These plans
and permits must be open to inspection by the building official
or a duly authorized representative, as required by the Florida
Building Code. As provided in s. 627.413(5), each certificate of
coverage must show, on its face, whether or not coverage is
secured under the minimum premium provisions of rules adopted by
rating organizations licensed pursuant to s. 627.221. The words
"minimum premium policy" or equivalent language shall be typed,
printed, stamped, or legibly handwritten.

Section 4. Subsection (1) of section 553.80, Florida
Statutes, is amended to read:

553.80 Enforcement.—

(1) Except as provided in paragraphs (a)-(g), each local
government and each legally constituted enforcement district
with statutory authority shall regulate building construction
and, where authorized in the state agency's enablin
g legislation, each state agency shall enforce the Florida
Building Code required by this part on all public or private buildings, structures, and facilities, unless such responsibility has been delegated to another unit of government under s. 553.79(11) pursuant to s. 553.79(9).

(a) Construction regulations relating to correctional facilities under the jurisdiction of the Department of Corrections and the Department of Juvenile Justice are to be enforced exclusively by those departments.

(b) Construction regulations relating to elevator equipment under the jurisdiction of the Bureau of Elevators of the Department of Business and Professional Regulation shall be enforced exclusively by that department.

(c) In addition to the requirements of s. 553.79 and this section, facilities subject to the provisions of chapter 395 and parts II and VIII of chapter 400 shall have facility plans reviewed and construction surveyed by the state agency authorized to do so under the requirements of chapter 395 and parts II and VIII of chapter 400 and the certification requirements of the Federal Government. Facilities subject to the provisions of part IV of chapter 400 may have facility plans reviewed and shall have construction surveyed by the state agency authorized to do so under the requirements of part IV of chapter 400 and the certification requirements of the Federal Government.

(d) Building plans approved under s. 553.77(3) and state-
approved manufactured buildings, including buildings
manufactured and assembled offsite and not intended for
habitation, such as lawn storage buildings and storage sheds,
are exempt from local code enforcing agency plan reviews except
for provisions of the code relating to erection, assembly, or
construction at the site. Erection, assembly, and construction
at the site are subject to local permitting and inspections.
Lawn storage buildings and storage sheds bearing the insignia of
approval of the department are not subject to s. 553.842. Such
buildings that do not exceed 400 square feet may be delivered
and installed without need of a contractor's or specialty
license.

(e) Construction regulations governing public schools,
state universities, and Florida College System institutions
shall be enforced as provided in subsection (6).

(f) The Florida Building Code as it pertains to toll
collection facilities under the jurisdiction of the turnpike
enterprise of the Department of Transportation shall be enforced
exclusively by the turnpike enterprise.

(g) Construction regulations relating to secure mental
health treatment facilities under the jurisdiction of the
Department of Children and Families shall be enforced
exclusively by the department in conjunction with the Agency for
Health Care Administration's review authority under paragraph
(c).
The governing bodies of local governments may provide a schedule of fees, as authorized by s. 125.56(2) or s. 166.222 and this section, for the enforcement of the provisions of this part. Such fees shall be used solely for carrying out the local government's responsibilities in enforcing the Florida Building Code. The authority of state enforcing agencies to set fees for enforcement shall be derived from authority existing on July 1, 1998. However, nothing contained in this subsection shall operate to limit such agencies from adjusting their fee schedule in conformance with existing authority.

Section 5. This act shall take effect July 1, 2021.