By Senator McClain

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A bill to be entitled

An act relating to home backup power systems; amending s. 553.73, F.S.; prohibiting a local government from adopting a technical amendment to the Florida Building Code which requires a permit or any functionally equivalent local review or approval for certain backup power systems; amending s. 553.79, F.S.; prohibiting a local government that issues building permits from requiring an owner of a single-family dwelling or such owner's contractor to obtain a building permit to perform work on the single-family lot valued at less than a specified sum; providing exceptions; requiring a contractor who performs work that does not require a permit to keep a written record of certain information; creating s. 553.7923, F.S.; prohibiting a local enforcement agency from requiring a permit or any functionally equivalent local review or approval for the installation, relocation, replacement, or repair of an eligible residential backup power system; defining the term "backup power system"; providing applicability; prohibiting a county, municipality, or special district from adopting or enforcing any ordinance, rule, or measure that regulates the installation of backup power systems beyond the standards of the Florida Building Code or the Florida Fire Prevention Code; authorizing a local enforcement agency to conduct inspections of a backup power system to verify compliance with the Florida Building Code or the Florida Fire Prevention Code; providing

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construction; authorizing the owner or installing contractor to hire a private provider to perform such inspections; authorizing such inspections to be conducted in person or virtually; requiring the local enforcement agency to issue a written correction notice for noncompliance; authorizing the local enforcement agency to issue a stop-work order to address certain hazards; requiring the local enforcement agency to offer a reinspection date within a specified timeframe; authorizing the owner or installing contractor to submit a completed private provider inspection report if the local enforcement agency fails to reinspect the property within such timeframe; providing that such a private provider inspection report submission constitutes acceptance of the inspection report by the local enforcement agency; providing that the failed inspection of a backup power system may not be the sole basis for withholding or revoking a certificate of occupancy for existing occupied dwellings; providing a remedy for such failed inspections; authorizing a private provider to complete the inspection and complete a certificate of compliance; providing construction; providing an effective date.

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

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Section 1. Paragraph (f) is added to subsection (1) of section 553.73, Florida Statutes, to read:

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to read:

2026968 59 553.73 Florida Building Code.-60 (1)(f) A local government may not adopt a technical amendment 62 to the Florida Building Code which requires a permit or any functionally equivalent local review or approval for a backup power system exempt under s. 553.7923. 65 Section 2. Paragraph (g) is added to subsection (1) of section 553.79, Florida Statutes, to read: 66 553.79 Permits; applications; issuance; inspections.-(1)69 (g) 1. A local government that issues building permits may 70 not require an owner of a single-family dwelling or the owner's contractor to obtain a building permit to perform any work 72 valued at less than \$7,500 on the single-family dwelling's lot. 73 However, a local government may require a building permit for 74 any electrical, plumbing, or structural work, not including the 75 repair or replacement of exterior doors or windows, performed on 76 a lot containing a single-family dwelling regardless of the 77 value of the work. 2. A contractor who performs work that does not require a 79 permit under this paragraph must keep a written record of the 80 work performed, the property address where the work was performed, and the value of such work as proof that such work 82 meets the criteria of subparagraph 1.

553.7923 Permit exemption for backup power systems.-

or any functionally equivalent local review or approval for the

Section 3. Section 553.7923, Florida Statutes, is created

(1) (a) A local enforcement agency may not require a permit

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design, installation, relocation, replacement, or repair of a backup power system installed by a contractor properly licensed under chapter 489 to perform such work or by a public utility exempt from licensure under s. 489.503(4).

- (b) As used in this section, the term "backup power system" means equipment and associated components that are installed at or serving a one-family dwelling, two-family dwelling, or townhouse for the purpose of providing onsite electric power during utility outages, load management, resiliency, or similar purposes and that are capable of providing no more than 50 kilowatts of output to the residence or have an aggregate storage capacity of no more than 100 kilowatt-hours if such systems include energy storage.
- (2) Subsection (1) does not apply to an eligible backup power system that is designed, installed, relocated, replaced, or repaired by an owner-builder without a licensed electrical contractor. This subsection does not authorize unlicensed contracting.
- (3) Notwithstanding chapter 125, chapter 166, or any other law, a county, municipality, or special district may not adopt or enforce any ordinance, rule, or other measure that regulates the installation of backup power systems beyond the standards contained in the Florida Building Code or the Florida Fire Prevention Code.
- (4) (a) A local enforcement agency may conduct inspections of a backup power system to verify compliance with the Florida Building Code or the Florida Fire Prevention Code. An inspection under this subsection may not be conditioned on obtaining a permit or any functionally equivalent local review or approval

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and may not include plan review.

- (b) The owner or the installing contractor may hire a private provider to perform the inspections authorized in paragraph (a) in accordance with s. 553.791, including timelines for emergency inspections and submittal of inspection reports.
- (c) Inspections under this section may be conducted either in person or virtually in accordance with s. 553.791.
- (d)1. Upon a finding of noncompliance, the local enforcement agency must issue a written correction notice citing the specific code sections and required cure. The local enforcement agency may issue a stop-work order only to address an immediate life-safety hazard and only for the affected portion of the work.
- 2. After the issues addressed in the stop-work order are corrected, the local enforcement agency must offer a reinspection date within 2 business days or the next day inspections are conducted, whichever is earlier.
- 3. If the local enforcement agency fails to inspect the work performed regarding the issues in the stop-work order within 2 business days, the owner or installing contractor may submit a completed private provider inspection report under s. 553.791. Submission of a private provider inspection report after the local enforcement agency fails to comply with subparagraph 2. constitutes acceptance of the inspection report by the local enforcement agency.
- 4. For existing occupied dwellings, a failed inspection of a backup power system may not be the sole basis for withholding or revoking a certificate of occupancy for the dwelling. The remedy for such failed inspections is to withhold authorization

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146 to energize the backup power system until corrections are 147 verified. A private provider may inspect and complete the certificate of compliance pursuant to s. 553.791(13). 148 149 Section 4. This act does not alter or abridge the 150 jurisdiction of the Public Service Commission under chapter 366, 151 Florida Statutes, the exemptions for utilities and cooperatives 152 under s. 366.11, Florida Statutes, or the requirements of rule 25-6.065, Florida Administrative Code, relating to 153 154 interconnection and net metering. This act does not affect any 155 tariff, service policy, or interconnection requirement of any 156 utility or cooperative. 157 Section 5. This act shall take effect July 1, 2026.

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