By the Committee on Community Affairs; and Senator Perry

A bill to be entitled

578-03983-17

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20171312c1

2 An act relating to construction; amending s. 377.705, 3 F.S.; revising legislative findings and intent; 4 authorizing solar energy systems manufactured or sold 5 in the state to be certified by professional 6 engineers; amending s. 471.033, F.S.; prohibiting 7 professional engineers from contracting with customers 8 without disclosing whether they maintain certain 9 insurance; amending s. 489.103, F.S.; revising an 10 exemption from construction contracting regulation for 11 certain public utilities; deleting responsibility of 12 the Construction Industry Licensing Board to define 13 the term "incidental to their business" for certain purposes; amending s. 489.113, F.S.; providing that 14 15 specified pool/spa contractors are not required to 16 subcontract certain work relating to power wiring; 17 requiring such contractors to subcontract all work 18 requiring the installation, removal, replacement, or 19 upgrading of a circuit breaker; providing 20 applicability; amending s. 553.721, F.S.; requiring the Department of Business and Professional Regulation 21 22 to provide certain funds allocated to the University of Florida M. E. Rinker, Sr., School of Construction 23 24 Management for specified purposes; amending s. 553.73, 25 F.S.; requiring the Florida Building Commission to use certain entities and codes for updates to the Florida 2.6 27 Building Code; revising voting requirements for a 28 technical advisory committee to make a favorable 29 recommendation to the commission; providing that

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30	certain technical amendments to the Florida Building
31	Code which are adopted by a local government are not
32	rendered void when the code is updated; specifying
33	that such amendments are subject to review or
34	modification if carried forward into the next edition
35	of the code; requiring the commission to update the
36	Florida Building Code through a review of the most
37	current updates of specified codes; requiring the
38	commission to adopt specified provisions from certain
39	codes; deleting provisions limiting how long an
40	amendment or modification is effective; deleting a
41	provision requiring certain amendments or
42	modifications to be carried forward into the next
43	edition of the code, subject to certain conditions;
44	deleting certain requirements for the resubmission of
45	expired amendments; deleting a provision prohibiting a
46	proposed amendment from being included in the code if
47	it has been addressed in the international code;
48	conforming provisions to changes made by the act;
49	prohibiting the commission from adopting certain
50	provisions into the Florida Building Code; amending s.
51	553.76, F.S.; requiring the commission to adopt the
52	Florida Building Code, and amendments thereto, by a
53	minimum percentage of votes; amending s. 553.79, F.S.;
54	prohibiting a political subdivision from adopting or
55	enforcing certain building permits or other
56	development order requirements; providing
57	construction; providing for preemption of certain
58	local laws and regulations; providing for retroactive
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59	applicability; amending s. 553.791, F.S.; providing
60	legislative intent; requiring local jurisdictions to
61	reduce certain permit fees; amending s. 553.80, F.S.;
62	prohibiting local enforcement agencies, independent
63	districts, and special districts from charging certain
64	fees; creating s. 553.9081, F.S.; requiring the
65	Florida Building Commission to amend certain
66	provisions of the Florida Building Code; amending s.
67	633.208, F.S.; prohibiting a county, municipality,
68	special taxing district, public utility, or private
69	utility from requiring a separate water connection or
70	charging a specified water or sewage rate under
71	certain conditions; prohibiting a local government
72	from requiring a permit for painting a residence;
73	requiring the Department of Education to develop a
74	plan for specified purposes; requiring the department
75	to provide the plan to the Construction Industry
76	Workforce Task Force by a specified date; requiring
77	CareerSource Florida, Inc., to develop a plan for
78	specified purposes; requiring CareerSource Florida,
79	Inc., to provide the plan to the Construction Industry
80	Workforce Task Force by a specified date; requiring
81	the Florida Building Commission to amend specified
82	provisions of the Florida Building Code related to
83	door components; providing an effective date.
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85	Be It Enacted by the Legislature of the State of Florida:
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87	Section 1. Section 377.705, Florida Statutes, is amended to
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578-03983-17 20171312c1 88 read: 89 377.705 Solar Energy Center; development of solar energy standards.-90 (1) SHORT TITLE.-This act shall be known and may be cited 91 92 as the Solar Energy Standards Act of 1976. (2) LEGISLATIVE FINDINGS AND INTENT.-93 94 (a) Because of increases in the cost of conventional fuel, 95 certain applications of solar energy are becoming competitive, particularly when life-cycle costs are considered. It is the 96 intent of the Legislature in formulating a sound and balanced 97 98 energy policy for the state to encourage the development of an 99 alternative energy capability in the form of incident solar energy. 100 101 (b) Toward this purpose, The Legislature intends to provide 102 incentives for the production and sale of, and to set standards 103 for, solar energy systems. Such standards shall ensure that 104 solar energy systems manufactured or sold within the state are 105 effective and represent a high level of quality of materials, 106 workmanship, and design. 107 (3) DEFINITIONS.-As used in this section, the term: 108 (a) "Center" means is defined as the Florida Solar Energy Center of the Board of Governors. 109 (b) "Solar energy systems" means is defined as equipment 110 111 which provides for the collection and use of incident solar energy for water heating, space heating or cooling, or other 112 113 applications which normally require or would require a conventional source of energy such as petroleum products, 114 115 natural gas, or electricity and which performs primarily with 116 solar energy. In such other systems in which solar energy is

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117 used in a supplemental way, only those components which collect 118 and transfer solar energy shall be included in this definition. 119 (4) FLORIDA SOLAR ENERGY CENTER TO SET STANDARDS, REQUIRE 120 DISCLOSURE, SET TESTING FEES.-121 (a) The center shall develop and <u>adopt promulgate</u> standards 122 for solar energy systems manufactured or sold in this state 123 based on the best currently available information and shall

based on the best currently available information and shall consult with scientists, engineers, or persons in research centers who are engaged in the construction of, experimentation with, and research of solar energy systems to properly identify the most reliable designs and types of solar energy systems.

128 (b) The center shall establish criteria for testing 129 performance of solar energy systems and shall maintain the 130 necessary capability for testing or evaluating performance of 131 solar energy systems. The center may accept results of tests on 132 solar energy systems made by other organizations, companies, or 133 persons if when such tests are conducted according to the 134 criteria established by the center and if when the testing 135 entity does not have a has no vested interest in the 136 manufacture, distribution, or sale of solar energy systems.

(c) The center shall be entitled to receive a testing fee sufficient to cover the costs of such testing. All testing fees shall be transmitted by the center to the Chief Financial Officer to be deposited in the Solar Energy Center Testing Trust Fund, which is hereby created in the State Treasury, and disbursed for the payment of expenses incurred in testing solar energy systems.

(d) All solar energy systems manufactured or sold in thestate must meet the standards established by the center and

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146	shall display accepted results of approved performance tests in
147	a manner prescribed by the center, unless otherwise certified by
148	an engineer licensed pursuant to chapter 471 using the standards
149	contained in the most recent version of the Florida Building
150	Code.
151	Section 2. Paragraph (m) is added to subsection (1) of
152	section 471.033, Florida Statutes, to read:
153	471.033 Disciplinary proceedings
154	(1) The following acts constitute grounds for which the
155	disciplinary actions in subsection (3) may be taken:
156	(m) Failing to disclose to a customer before contracting
157	for engineering service whether the licensee maintains
158	professional liability insurance and the policy limits if the
159	licensee does maintain such insurance.
160	Section 3. Subsection (5) of section 489.103, Florida
161	Statutes, is amended to read:
162	489.103 ExemptionsThis part does not apply to:
163	(5) Public utilities, including municipal gas utilities and
164	special gas districts as defined in chapter 189,
165	telecommunications companies as defined in s. 364.02(13), and
166	natural gas transmission companies as defined in s. 368.103(4),
167	on construction, maintenance, and development work performed by
168	their employees, which work, including, but not limited to, work
169	<del>on bridges, roads, streets, highways, or railroads, is</del>
170	incidental to their business. The board shall define, by rule,
171	the term "incidental to their business" for purposes of this
172	subsection.
173	Section 4. Paragraph (h) is added to subsection (3) of
174	section 489.113, Florida Statutes, to read:

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175	489.113 Qualifications for practice; restrictions
176	(3) A contractor shall subcontract all electrical,
177	mechanical, plumbing, roofing, sheet metal, swimming pool, and
178	air-conditioning work, unless such contractor holds a state
179	certificate or registration in the respective trade category,
180	however:
181	(h) A pool/spa contractor, as defined in s. 489.105(3)(j),
182	(k), or (l), is not required to subcontract electrical work for
183	the installation, replacement, disconnection, or reconnection of
184	power wiring on the load side of the dedicated existing
185	electrical disconnecting means, but is required to subcontract
186	all electrical work that requires installation, removal,
187	replacement, or upgrading of a circuit breaker. This paragraph
188	does not apply to other contractor classifications or
189	professions.
190	Section 5. Section 553.721, Florida Statutes, is amended to
191	read:
192	553.721 SurchargeIn order for the Department of Business
193	and Professional Regulation to administer and carry out the
194	purposes of this part and related activities, there is created a
195	surcharge, to be assessed at the rate of 1.5 percent of the
196	permit fees associated with enforcement of the Florida Building
197	Code as defined by the uniform account criteria and specifically
198	the uniform account code for building permits adopted for local
199	government financial reporting pursuant to s. 218.32. The
200	minimum amount collected on any permit issued shall be \$2. The
201	unit of government responsible for collecting a permit fee
202	pursuant to s. 125.56(4) or s. 166.201 shall collect the
203	surcharge and electronically remit the funds collected to the
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204	department on a quarterly calendar basis for the preceding
205	quarter and continuing each third month thereafter. The unit of
206	government shall retain 10 percent of the surcharge collected to
207	fund the participation of building departments in the national
208	and state building code adoption processes and to provide
209	education related to enforcement of the Florida Building Code.
210	All funds remitted to the department pursuant to this section
211	shall be deposited in the Professional Regulation Trust Fund.
212	Funds collected from the surcharge shall be allocated to fund
213	the Florida Building Commission and the Florida Building Code
214	Compliance and Mitigation Program under s. 553.841. Funds
215	allocated to the Florida Building Code Compliance and Mitigation
216	Program shall be \$925,000 each fiscal year. The Florida Building
217	Code Compliance and Mitigation Program shall fund the
218	recommendations made by the Building Code System Uniform
219	Implementation Evaluation Workgroup, dated April 8, 2013, from
220	existing resources, not to exceed \$30,000 in the 2016-2017
221	fiscal year. The department shall provide \$150,000 for the 2017-
222	2018 fiscal year from surcharge funds available to the
223	University of Florida M. E. Rinker, Sr., School of Construction
224	Management for the continuation of the Construction Industry
225	Workforce Task Force. Funds collected from the surcharge shall
226	also be used to fund Florida Fire Prevention Code informal
227	interpretations managed by the State Fire Marshal and shall be
228	limited to \$15,000 each fiscal year. The State Fire Marshal
229	shall adopt rules to address the implementation and expenditure
230	of the funds allocated to fund the Florida Fire Prevention Code
231	informal interpretations under this section. The funds collected
232	from the surcharge may not be used to fund research on

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233	techniques for mitigation of radon in existing buildings. Funds
234	used by the department as well as funds to be transferred to the
235	Department of Health and the State Fire Marshal shall be as
236	prescribed in the annual General Appropriations Act. The
237	department shall adopt rules governing the collection and
238	remittance of surcharges pursuant to chapter 120.
239	Section 6. Subsection (3) of section 553.73, Florida
240	Statutes, is amended, paragraph (d) is added to subsection (4)
241	of that section, subsections (7) and (8) and paragraphs (a) and
242	(b) of subsection (9) of that section are amended, and
243	subsection (20) is added to that section, to read:
244	553.73 Florida Building Code.—
245	(3) The commission shall use the <del>International Codes</del>
246	<del>published by the</del> International Code Council, the National
247	Electric Code (NFPA 70), or other nationally adopted model codes
248	and standards <mark>for updates to</mark> <del>needed to develop the base code in</del>
249	<del>Florida to form the foundation for</del> the Florida Building Code.
250	The <del>Florida Building</del> commission may approve technical amendments
251	to the code <u>as provided in</u> , subject to subsections (8) and (9),
252	after the amendments have been subject to <u>all of</u> the following
253	conditions:
254	(a) The proposed amendment <u>must have</u> has been published on
255	the commission's website for a minimum of 45 days and all the
256	associated documentation <u>must have</u> has been made available to
257	any interested party before <del>any</del> consideration by a technical
258	advisory committee <u>.</u> +
250	(b) In order for a technical advisory committee to make a

(b) In order for a technical advisory committee to make a favorable recommendation to the commission, the proposal must receive a <u>two-thirds</u> three-fourths vote of the members present

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578-03983-17 20171312c1 262 at the technical advisory committee meeting. and At least half 263 of the regular members must be present in order to conduct a 264 meeting.; 265 (c) After the technical advisory committee has considered 266 and recommended consideration and a recommendation for approval 267 of any proposed amendment, the proposal must be published on the 268 commission's website for at least 45 days before any 269 consideration by the commission.; and 270 (d) A proposal may be modified by the commission based on 271 public testimony and evidence from a public hearing held in 272 accordance with chapter 120. 273 274 The commission shall incorporate within sections of the Florida 275 Building Code provisions that which address regional and local 276 concerns and variations. The commission shall make every effort 277 to minimize conflicts between the Florida Building Code, the 278 Florida Fire Prevention Code, and the Life Safety Code. 279 (4) 280 (d) A technical amendment to the Florida Building Code 281 related to water conservation practices or design criteria 282 adopted by a local government pursuant to this subsection is not 283 rendered void when the code is updated if the technical 284 amendment is necessary to protect or provide for more efficient use of water resources as provided in s. 373.621. However, any 285 286 such technical amendment carried forward into the next edition 287 of the code pursuant to this paragraph is subject to review or 288 modification as provided in this part. 289 (7) (a) The commission, by rule adopted pursuant to ss. 120.536(1) and 120.54, shall adopt an updated update the Florida 290

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<mark>291</mark>	Building Code every 3 years <u>through review of</u> . When updating the
<mark>292</mark>	Florida Building Code, the commission shall select (the most)
<mark>293</mark>	current updates version of the International Building Code, the
<mark>294</mark>	International Fuel Gas Code, the International Mechanical Code,
<mark>295</mark>	the International Plumbing Code, and the International
<mark>296</mark>	Residential Code, all of which are copyrighted and published by
<mark>297</mark>	adopted by the International Code Council, and the National
<mark>298</mark>	Electrical Code, which is <u>copyrighted and published</u> adopted by
<mark>299</mark>	the National Fire Protection Association. At a minimum, the
<mark>300</mark>	commission shall adopt any updates to such codes or any other
<mark>301</mark>	code necessary to maintain eligibility for federal funding from
<mark>302</mark>	the National Flood Insurance Program, the Federal Emergency
<mark>303</mark>	Management Agency, and the United States Department of Housing
304	and Urban Development, to form the foundation codes of the
305	updated Florida Building Code, if the version has been adopted
306	<del>by the applicable model code entity</del> . The commission shall <u>also</u>
307	review and adopt updates based substantially on select the most
308	<del>current version of</del> the International Energy Conservation Code
309	(IECC) <del>as a foundation code</del> ; however, <del>the IECC shall be modified</del>
310	$rac{by}{}$ the commission $rac{shall}{shall}$ $rac{to}{}$ maintain the efficiencies of the
311	Florida Energy Efficiency Code for Building Construction adopted
312	and amended pursuant to s. 553.901. The commission shall adopt
313	updated codes by rule.
314	(b) Codes regarding noise contour lines shall be reviewed
315	annually, and the most current federal guidelines shall be
316	adopted.
<mark>317</mark>	(c) The commission may adopt as a technical amendment to
<mark>318</mark>	(the Florida Building Code modify any portion of the foundation)
<mark>319</mark>	codes identified in paragraph (a), but only as needed to

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578-03983-17 20171312c1 320 accommodate the specific needs of this state. Standards or 321 criteria adopted from these referenced by the codes shall be 322 incorporated by reference to the specific provisions adopted. If 323 a referenced standard or criterion requires amplification or 324 modification to be appropriate for use in this state, only the 325 amplification or modification shall be set forth in the Florida 326 Building Code. The commission may approve technical amendments 327 to the updated Florida Building Code after the amendments have 328 been subject to the conditions set forth in paragraphs (3)(a)-329 (d). Amendments that to the foundation codes which are adopted 330 in accordance with this subsection shall be clearly marked in 331 printed versions of the Florida Building Code so that the fact that the provisions are Florida-specific amendments to the 332 333 foundation codes is readily apparent. (d) The commission shall further consider the commission's 334

335 own interpretations, declaratory statements, appellate 336 decisions, and approved statewide and local technical amendments 337 and shall incorporate such interpretations, statements, 338 decisions, and amendments into the updated Florida Building Code 339 only to the extent that they are needed to modify the foundation 340 codes to accommodate the specific needs of the state. A change 341 made by an institute or standards organization to any standard 342 or criterion that is adopted by reference in the Florida Building Code does not become effective statewide until it has 343 been adopted by the commission. Furthermore, the edition of the 344 345 Florida Building Code which is in effect on the date of 346 application for any permit authorized by the code governs the 347 permitted work for the life of the permit and any extension 348 granted to the permit.

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578-03983-17 20171312c1 349 (e) A rule updating the Florida Building Code in accordance 350 with this subsection shall take effect no sooner than 6 months 351 after publication of the updated code. Any amendment to the 352 Florida Building Code which is adopted upon a finding by the 353 commission that the amendment is necessary to protect the public 354 from immediate threat of harm takes effect immediately. 355 (f) Provisions of the Florida Building Code foundation 356 codes, including those contained in referenced standards and 357 criteria, relating to wind resistance or the prevention of water 358 intrusion may not be modified to diminish those construction 359 requirements; however, the commission may, subject to conditions 360 in this subsection, modify the provisions to enhance those 361 construction requirements. (g) Amendments or modifications to the foundation code 362 363 pursuant to this subsection shall remain effective only until 364 the effective date of a new edition of the Florida Building Code 365 every third year. Amendments or modifications related to state 366 agency regulations which are adopted and integrated into an 367 edition of the Florida Building Code shall be carried forward 368 into the next edition of the code, subject to modification as 369 provided in this part. Amendments or modifications related to 370 the wind-resistance design of buildings and structures within 371 the high-velocity hurricane zone of Miami-Dade and Broward 372 Counties which are adopted to an edition of the Florida Building 373 Code do not expire and shall be carried forward into the next 374 edition of the code, subject to review or modification as 375 provided in this part. If amendments that expire pursuant to 376 this paragraph are resubmitted through the Florida Building commission code adoption process, the amendments must 377

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378	specifically address whether:
379	1. The provisions contained in the proposed amendment are
380	addressed in the applicable international code.
381	2. The amendment demonstrates by evidence or data that the
382	geographical jurisdiction of Florida exhibits a need to
383	strengthen the foundation code beyond the needs or regional
384	variations addressed by the foundation code, and why the
385	proposed amendment applies to this state.
386	3. The proposed amendment was submitted or attempted to be
387	included in the foundation codes to avoid resubmission to the
388	Florida Building Code amendment process.
389	
390	If the proposed amendment has been addressed in the
391	international code in a substantially equivalent manner, the
392	Florida Building commission may not include the proposed
393	amendment in the foundation Code.
394	(8) Notwithstanding the provisions of subsection (3) or
395	subsection (7), the commission may address issues identified in
396	this subsection by amending the code pursuant <del>only</del> to the rule
397	adoption procedures <del>contained</del> in chapter 120. <del>Provisions of</del> The
398	Florida Building Code, including <u>provisions</u> those contained in
399	referenced standards and criteria <u>which relate</u> , relating to wind
400	resistance or the prevention of water intrusion, may not be
401	amended pursuant to this subsection to diminish those standards
402	construction requirements; however, the commission may, subject
403	to conditions in this subsection, amend the Florida Building
404	<u>Code</u> the provisions to enhance such standards those construction
405	requirements. Following the approval of any amendments to the
406	Florida Building Code by the commission and publication of the

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407	amendments on the commission's website, authorities having
408	jurisdiction to enforce the Florida Building Code may enforce
409	the amendments. The commission may approve amendments that are
410	needed to address:
411	(a) Conflicts within the updated code;
412	(b) Conflicts between the updated code and the Florida Fire
413	Prevention Code adopted pursuant to chapter 633;
414	(c) Unintended results from the integration of previously
415	adopted <del>Florida-specific</del> amendments with the model code;
416	(d) Equivalency of standards;
417	(e) Changes to or inconsistencies with federal or state
418	law; or
419	(f) Adoption of an updated edition of the National
420	Electrical Code if the commission finds that delay of
421	implementing the updated edition causes undue hardship to
422	stakeholders or otherwise threatens the public health, safety,
423	and welfare.
424	(9)(a) The commission may approve technical amendments to
425	the Florida Building Code once each year for statewide or
426	regional application upon a finding that the amendment:
427	1. Is needed in order to accommodate the specific needs of
428	this state.
429	2. Has a reasonable and substantial connection with the
430	health, safety, and welfare of the general public.
431	3. Strengthens or improves the Florida Building Code, or in
432	the case of innovation or new technology, will provide
433	equivalent or better products or methods or systems of
434	construction.
435	4. Does not discriminate against materials, products,

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578-03983-17 20171312c1 436 methods, or systems of construction of demonstrated 437 capabilities. 438 5. Does not degrade the effectiveness of the Florida 439 Building Code. 440 441 The Florida Building Commission may approve technical amendments 442 to the code once each year to incorporate into the Florida 443 Building Code its own interpretations of the code which are 444 embodied in its opinions, final orders, declaratory statements, 445 and interpretations of hearing officer panels under s. 446 553.775(3)(c), but only to the extent that the incorporation of interpretations is needed to modify the code foundation codes to 447 448 accommodate the specific needs of this state. Amendments 449 approved under this paragraph shall be adopted by rule after the 450 amendments have been subjected to subsection (3). 451 (b) A proposed amendment must include a fiscal impact 452 statement that documents the costs and benefits of the proposed 453 amendment. Criteria for the fiscal impact statement shall be 454 established by rule by the commission and shall include the 455 impact to local government relative to enforcement, the impact

456 to property and building owners, and the impact to industry, 457 relative to the cost of compliance. The amendment must 458 demonstrate by evidence or data that the state's geographical 459 jurisdiction exhibits a need to strengthen the foundation code 460 beyond the needs or regional variations addressed by the 461 foundation code and why the proposed amendment applies to this 462 state.

(20) The Florida Building Commission may not:(a) Adopt the 2016 version of the American Society of

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578-03983-17 20171312c1 494 526 or in carrying out business activities defined as a 495 franchise by Federal Trade Commission regulations in 16 C.F.R. 496 ss. 436.1, et. seq.; or 497 2. Imposes any requirement on the design, construction, or 498 location of signage advertising the retail price of gasoline in 499 accordance with the requirements of ss. 526.111 and 526.121 500 which prevents the signage from being clearly visible and 501 legible to drivers of approaching motor vehicles in any lane of 502 traffic in either direction on a roadway abutting the gas 503 station premises and which meets height, width, and spacing 504 standards for Series C, D, or E signs, as applicable, published 505 in the latest edition of Standard Alphabets for Highway Signs 506 and Pavement Markings published by the Federal Highway Administration, Office of Traffic Operations. 507 (b) This subsection does not affect any requirement for 508 509 design and construction in the Florida Building Code. 510 (c) All such ordinances and requirements are hereby 511 preempted and superseded by general law. This subsection shall 512 apply retroactively. 513 Section 9. Subsection (2) of section 553.791, Florida 514 Statutes, is amended to read: 515 553.791 Alternative plans review and inspection.-516 (2) (a) Notwithstanding any other law or local government 517 ordinance or local policy, the fee owner of a building or 518 structure, or the fee owner's contractor upon written 519 authorization from the fee owner, may choose to use a private 520 provider to provide building code inspection services with 521 regard to such building or structure and may make payment 522 directly to the private provider for the provision of such

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578-03983-17 20171312c1 523 services. All such services shall be the subject of a written 524 contract between the private provider, or the private provider's 525 firm, and the fee owner or the fee owner's contractor, upon 526 written authorization of the fee owner. The fee owner may elect 527 to use a private provider to provide plans review or required 528 building inspections, or both. However, if the fee owner or the 529 fee owner's contractor uses a private provider to provide plans 530 review, the local building official, in his or her discretion and pursuant to duly adopted policies of the local enforcement 531 532 agency, may require the fee owner or the fee owner's contractor 533 to use a private provider to also provide required building 534 inspections. 535 (b) It is the intent of the Legislature that owners and 536 contractors not be required to pay extra costs related to 537 building permitting requirements when hiring a private provider 538 for plans reviews and building inspections. A local jurisdiction 539 must calculate the cost savings to the local enforcement agency, 540 based on a fee owner or contractor hiring a private provider to 541 perform plans reviews and building inspections in lieu of the 542 local building official, and reduce the permit fees accordingly.

543Section 10. Paragraph (d) of subsection (7) of section544553.80, Florida Statutes, is amended to read:

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553.80 Enforcement.-

(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

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552	providing a schedule of reasonable fees, the total estimated
553	annual revenue derived from fees, and the fines and investment
554	earnings related to the fees, may not exceed the total estimated
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	annual costs of allowable activities. Any unexpended balances
556	shall be carried forward to future years for allowable
557	activities or shall be refunded at the discretion of the local
558	government. The basis for a fee structure for allowable
559	activities shall relate to the level of service provided by the
560	local government and shall include consideration for refunding
561	fees due to reduced services based on services provided as
562	prescribed by s. 553.791, but not provided by the local
563	government. Fees charged shall be consistently applied.
564	(d) The local enforcement agency, independent district, or
565	special district may not require at any time, including at the
566	time of application for a permit, the payment of any additional
567	fees, charges, or expenses associated with:
568	1. Providing proof of licensure pursuant to chapter 489;
569	2. Recording or filing a license issued pursuant to this
570	chapter; or
571	3. Providing, recording, or filing evidence of workers'
572	compensation insurance coverage as required by chapter 440.
573	Section 11. Section 553.9081, Florida Statutes, is created
574	to read:
575	553.9081 Florida Building Code; required amendmentsThe
576	Florida Building Commission shall amend the Florida Building
577	Code-Energy Conservation to:
578	(1)(a) Eliminate duplicative commissioning reporting
579	requirements for HVAC and electrical systems; and
580	(b) Authorize commissioning reports to be provided by a

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578-03983-17 20171312c1 581 licensed design professional, electrical engineer, or mechanical 582 engineer. (2) Prohibit the adoption of American Society of Heating, 583 584 Refrigerating and Air-Conditioning Engineers Standard 585 9.4.1.1(g). 586 Section 12. Subsection (8) of section 633.208, Florida 587 Statutes, is amended to read: 588 633.208 Minimum firesafety standards.-589 (8) (a) The provisions of the Life Safety Code, as contained 590 in the Florida Fire Prevention Code, do not apply to one-family and two-family dwellings. However, fire sprinkler protection may 591 592 be permitted by local government in lieu of other fire 593 protection-related development requirements for such structures. 594 While local governments may adopt fire sprinkler requirements 595 for one-family one- and two-family dwellings under this 596 subsection, it is the intent of the Legislature that the 597 economic consequences of the fire sprinkler mandate on home 598 owners be studied before the enactment of such a requirement. 599 After the effective date of this act, any local government that 600 desires to adopt a fire sprinkler requirement on one-family one-601 or two-family dwellings must prepare an economic cost and 602 benefit report that analyzes the application of fire sprinklers 603 to one-family one- or two-family dwellings or any proposed 604 residential subdivision. The report must consider the tradeoffs 605 and specific cost savings and benefits of fire sprinklers for 606 future owners of property. The report must include an assessment 607 of the cost savings from any reduced or eliminated impact fees 608 if applicable, the reduction in special fire district tax, insurance fees, and other taxes or fees imposed, and the waiver 609

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610	of certain infrastructure requirements including the reduction
611	of roadway widths, the reduction of water line sizes, increased
612	fire hydrant spacing, increased dead-end roadway length, and a
613	reduction in cul-de-sac sizes relative to the costs from fire
614	sprinkling. A failure to prepare an economic report shall result
615	in the invalidation of the fire sprinkler requirement to any
616	<u>one-family</u> <del>one-</del> or two-family dwelling or any proposed
617	subdivision. In addition, a local jurisdiction or utility may
618	not charge any additional fee, above what is charged to a non-
619	fire sprinklered dwelling, on the basis that a <u>one-family</u> <del>one-</del>
620	or two-family dwelling unit is protected by a fire sprinkler
621	system.
622	(b)1. A county, municipality, special taxing district,
623	public utility, or private utility may not require a separate
624	water connection for a one-family or two-family dwelling fire
625	sprinkler system if the hydraulic design has proven the existing
626	connection is capable of supplying the needed hydraulic demand.
627	2. A county, municipality, special district, public
628	utility, or private utility may not charge a water or sewer rate
629	to a one-family or two-family dwelling that requires a larger
630	water meter solely due to the installation of fire sprinklers
631	above that which is charged to a one-family and two-family
632	dwelling with a base meter. If the installation of fire
633	sprinklers in a one-family or two-family dwelling requires the
634	installation of a larger water meter, only the difference in
635	actual cost between the base water meter and the larger water
636	meter may be charged by the water utility provider.
637	Section 13. <u>A local government may not require an owner of</u>
638	a residence to obtain a permit to paint such residence,

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639	regardless of whether the residence is owned by a limited
640	liability company.
641	Section 14. The Department of Education, in conjunction
642	with the Department of Economic Opportunity, shall develop a
643	plan to implement the recommendations of the Construction
644	Industry Workforce Task Force Report dated January 20, 2017. The
645	Department of Education shall provide the plan to the
646	Construction Industry Workforce Task Force on or before July 1,
647	2018.
648	Section 15. CareerSource Florida, Inc., shall develop and
649	submit a plan to the Construction Industry Workforce Task Force
650	on the potential opportunities for training programs to
651	implement the recommendations of the Construction Industry
652	Workforce Task Force Report dated January 20, 2017, using
653	existing federal funds awarded to the corporation and using the
654	previous statewide Florida ReBuilds program as an implementation
655	model for such programs. CareerSource Florida, Inc., shall
656	provide the plan to the Construction Industry Workforce Task
657	Force on or before July 1, 2018.
658	Section 16. The Florida Building Commission shall adopt an
659	amendment to the Florida Building Code-Residential, relating to
660	door components, to provide that, regarding substitution of door
661	components, such components must either:
662	(1) Comply with ANSI/WMA 100; or
663	(2) Be evaluated by an approved product evaluation entity,
664	certification agency, testing laboratory, or engineer and may be
665	interchangeable in exterior door assemblies if the components
666	provide equal or greater structural performance as demonstrated
667	by accepted engineering practices.

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Section 17. This act shall take effect July 1, 2017.
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CODING: Words stricken are deletions; words underlined are additions.

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