PROPOSED

ORDINANCE NO.

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD 1 COUNTY, FLORIDA, PERTAINING TO LOCAL OCCUPATIONAL LICENSING; 2 3 AMENDING AND RENUMBERING VARIOUS ARTICLES AND SECTIONS OF 4 CHAPTER 9 OF THE BROWARD COUNTY CODE OF ORDINANCES ("CODE"), 5 PROVIDING FOR CONSISTENCY WITH CHAPTER 2021-214, LAWS OF FLORIDA, AS 6 AMENDED: PROVIDING FOR THE ISSUANCE OF CERTIFICATES OF 7 COMPETENCY; ESTABLISHING THE CATEGORIES OF CONTRACTORS AND 8 QUALIFICATIONS FOR THE ISSUANCE OF CERTIFICATES OF COMPETENCY; 9 ELIMINATING REGULATIONS PERTAINING TO TREE TRIMMING CONTRACTORS: 10 AMENDING PROVISIONS RELATED TO THE COUNTY CENTRAL EXAMINING 11 BOARD RESTITUTION TRUST FUND; AND PROVIDING FOR SEVERABILITY, 12 INCLUSION IN THE CODE, AND AN EFFECTIVE DATE.

13

(Sponsored by the Board of County Commissioners)

14

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF
BROWARD COUNTY, FLORIDA:

Section 1. Section 9-3 of the Broward County Code of Ordinances is hereby
repealed in its entirety, and a new Section 9-3 is hereby created to read as follows:
[Underlining omitted]

20 Sec. 9-3. Definitions.

Coding: Words stricken are deletions from existing text. Words underlined are additions to existing text.

The following terms and phrases, when used in this chapter, shall have the meaning ascribed to them in this section, except where the context clearly indicates a different meaning. Words used in the present tense shall include the future, and the singular number includes the plural, and the plural, the singular. However, there are other words, phrases, and terms that apply to a particular section, division, or article, and those definitions for a specific section, division, or article shall control for that specific section, division, or article.

28 Advertise or other advertising medium shall apply to business cards, business 29 stationery, business proposals, contracts, construction site signs, all newspapers, 30 airwave transmissions (other than internal company communications), internet 31 communications, social media, classified telephone directories, handbills, billboards, 32 flyers, shopping and service guides (coupon offerings), magazines (including trade 33 association publications), classified advertisements, and signs on vehicles. However, the 34 terms "advertise" and "other advertising medium" shall not apply to balloons, pencils, 35 pens, hats, articles of clothing, or other small promotional novelties. Additionally, the 36 terms shall not apply to free classified telephone directory listings (regardless of page 37 color) of one (1), two (2), or three (3) lines, which display nothing more than the proper 38 name, company name, address, and telephone number, in whole or in part, in a 39 nonbolded or unhighlighted print and without further textual or pictorial elaboration or 40 touting in its overall display.

41 42 Alarm system contractor shall have the meaning set forth in Section 489.505, Florida Statutes, as amended.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

43 *Alarm system contractor I* shall have the meaning set forth in Section 489.505,
44 Florida Statutes, as amended.

45 *Alarm system contractor II* shall have the meaning set forth in Section 489.505,
46 Florida Statutes, as amended.

47 *Applicant* shall mean and include all individuals who apply for or request a
48 certificate of competency or certificate of authority for a business organization from the
49 board.

50 *Appointing authority* shall mean the Broward County Board of County 51 Commissioners and the Broward County League of Cities.

Board shall, individually and collectively, mean and include the Central Examining
Board and its two (2) Divisions (Division I and Division II), created by Section 9.01 of the
Broward County Charter and subject to the regulations established by this chapter.

55 *Building* shall mean a combination of materials to form a structure adapted to 56 permanent or continuous occupancy for use for public, institutional, residential, business, 57 industrial, or storage purposes; a structure that encloses space; or a structure that gives 58 protection or shelter for any occupancy. The term "building" shall be construed as if 59 followed by the phrase "or part thereof." When separated by firewalls, each portion so 60 separated shall be deemed a separate building.

Building code shall mean and refer to the Florida Building Code, including the
Broward County Amendments (Administration - Chapter 1), and all amendments thereto.
Building contractor (aka Class "B") shall have the meaning set forth in
Section 489.105, Florida Statutes, as amended.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

Building demolition specialty contractor shall have the meaning set forth in
Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

67 Building official, as defined in Section 468.603, Florida Statutes, as amended, shall 68 mean and refer to any of those employees of municipal or county governments with 69 building construction regulation responsibilities who are charged with the responsibility 70 for direct regulatory administration or supervision of plan review, enforcement, or 71 inspection of building construction, erection, repair, addition, remodeling, demolition, or 72 alteration projects that require permitting indicating compliance with building, plumbing, 73 mechanical, electrical, gas, fire prevention, energy, accessibility, and other construction 74 codes as required by state law, the building code, or municipal or county ordinance.

Business organization shall mean any partnership, corporation, business trust,
joint venture, or other legal entity that engages, or offers to engage, in the business of
contracting or acts as a contractor, as defined in this chapter.

Certificate shall mean a certificate of competency issued by the board or the state
 of Florida, Department of Business and Professional Regulation, Construction Industry
 Licensing Board or Electrical Contractors' Licensing Board.

Certification shall mean the act of obtaining or holding a certificate of competency
from the board or, the state of Florida, Department of Business and Professional
Regulation, Construction Industry Licensing Board or Electrical Contractors' Licensing
Board. "Certification" of a business organization shall mean the act of obtaining
authorization from the board pursuant to Section 9-7.

Certified alarm system contractor shall have the meaning set forth
in Section 489.505, Florida Statutes, as amended.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

Certified contractor shall mean any contractor who possesses a certificate of
 competency issued by the board or, the state of Florida, Department of Business and
 Professional Regulation, Construction Industry Licensing Board or Electrical Contractors'
 Licensing Board.

92 *Certified electrical contractor* shall have the meaning set forth in Section 489.505,
93 Florida Statutes, as amended.

94 *Certified elevator technician (aka Class "E")* shall have the meaning set forth in
95 Section 399.01, Florida Statutes, as amended.

96 *Class A air-conditioning contractor* shall have the meaning set forth in
97 Section 489.105, Florida Statutes, as amended.

98 *Class B air-conditioning contractor* shall have the meaning set forth in
99 Section 489.105, Florida Statutes, as amended.

100 Class C air-conditioning contractor shall have the meaning set forth in
 101 Section 489.105, Florida Statutes, as amended.

102 *Code* shall mean and refer to the Broward County Code of Ordinances.

103 *Code enforcement officer* shall mean a code investigator or an individual as 104 defined in Chapter 162, Florida Statutes, as amended, and authorized by the County 105 Administrator or a municipality to enforce Chapters 399 and 489, Florida Statutes, as 106 amended, and this chapter. In order to issue citations, each code enforcement officer 107 must be trained and certified as provided by Section 9-126.

108 *Commercial pool/spa contractor* shall have the meaning set forth in
109 Section 489.105, Florida Statutes, as amended.

Coding: Words stricken are deletions from existing text. Words underlined are additions to existing text.

110 *Commission* shall mean and refer to the Broward County Board of County111 Commissioners.

112 Contractor shall mean and refer to any person who (i) qualified for, and is only 113 responsible for, the project contracted for and means, except as exempted in this part, 114 the person who, for compensation, undertakes to, submits a bid to, or does himself or 115 herself or by others construct, repair, alter, remodel, add to, demolish, subtract from, or 116 improve any building or structure, including related improvements to real estate, for others 117 or for resale to others; and whose job scope is substantially similar to the job scope 118 described in one (1) of the paragraphs of this section; or (ii) is gualified to engage in the 119 business of electrical or alarm system contracting pursuant to a certificate or registration 120 issued by the Department of Business and Professional Regulation. For the purposes of 121 regulation under this part, the term "demolish" applies only to demolition of steel tanks 122 more than fifty (50) feet in height; towers more than fifty (50) feet in height; other structures 123 more than fifty (50) feet in height; and all buildings or residences.

124 *Director* shall mean and refer to the director, or designee, of the Building Code125 Division, or successor agency.

Division shall mean Division I or Division II of the Central Examining Board, as
 established pursuant to Section 9.01 of the Broward County Charter.

128 *Electrical contractor* or *unlimited electrical contractor* shall have the meaning set
129 forth in Section 489.505, Florida Statutes, as amended.

Electrical work shall mean that work defined in this section as: alarm system
 contractor, alarm system contractor I, alarm system contractor II, certified alarm system
 contractor, certified electrical contractor, electrical contractor or unlimited electrical

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

133 contractor, lighting maintenance specialty electrical contractor, limited energy systems 134 specialty contractor, registered alarm system contractor I, registered alarm system 135 contractor II, registered electrical contractor, registered residential alarm system 136 contractor, residential electrical contractor, sign specialty electrical contractor, specialty 137 electrical contractor, two-way radio communications enhancement systems specialty 138 contractor, and utility line electrical contractor. "Electrical work" shall also mean that work 139 defined in Section 9-66 as: journeyman electrician, fire alarm system journeyman, 140 electrical sign journeyman, limited energy systems (fka low voltage) specialty 141 journeyman, solar photovoltaic systems journeyman, and trainees. This term shall be 142 deemed to include any additional categories of electrical work that may hereafter be 143 authorized pursuant to state law.

Engineered construction work shall mean that work defined in this section as: industrial facility specialty contractor, marine dock work specialty contractor, marine bulkhead work specialty contractor, marine pile driving specialty contractor, marine seawall work specialty contractor, marine specialty contractor, underground utility and excavation contractor, and trainees. This term shall be deemed to include any additional categories of engineered construction work that may hereafter be authorized pursuant to state law.

Fence erection specialty contractor (aka Class "F") is qualified and certified by the board and may perform work that shall include, and be limited to, the fabrication, manufacture, construction, assembling, erection, maintenance, extension, and installation of wire, wood, metal, PVC, or plastic components, or precast or prefabricated

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

155 fences, railings, and the posts and foundations necessary and incidental thereto, and as156 required by applicable zoning regulations.

Financially responsible officer shall mean an individual, other than the qualifying
agent, who, with the approval of the appropriate board, assumes personal responsibility
for all financial aspects of the business organization.

160 *Garage door installation specialty contractor* shall have the meaning set forth in
161 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

162 Gas line specialty contractor shall have the meaning set forth in
163 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

164 *General contractor (aka Class "A")* shall have the meaning set forth in
165 Section 489.105, Florida Statutes, as amended.

166 General construction work shall mean that work defined in this section as: building 167 contractor; building demolition specialty contractor; certified elevator technician; 168 commercial pool/spa contractor; fence erection specialty contractor; garage door 169 installation specialty contractor; general contractor; glass and glazing specialty 170 contractor; gypsum drywall specialty contractor; plaster and lath specialty contractor; 171 residential contractor; residential pool/spa contractor; residential swimming pool/spa 172 servicing specialty contractor; roofing contractor; solar contractor; structural aluminum or 173 screen enclosures specialty contractor; structural carpentry specialty contractor; 174 structural masonry specialty contractor; structural pre-stressed, precast concrete work 175 specialty contractor; structural steel work specialty contractor; swimming pool/spa 176 servicing contractor; tower specialty contractor; and window and door installation

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

specialty contractor. This term shall be deemed to include any additional categories ofgeneral construction work that may hereafter be authorized pursuant to state law.

179 *Glass and glazing specialty contractor* shall have the meaning set forth in
180 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

181 *Gypsum drywall specialty contractor* shall have the meaning set forth in
182 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

Industrial facility specialty contractor shall have the meaning set forth in
Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

Inspector or *building code inspector* shall mean and refer to all building officials,
chief inspectors, inspectors, and plans examiners certified by the state of Florida,
Department of Business and Professional Regulation, Broward County Board of Rules
and Appeals, and the Florida Building Code Administrators and Inspectors Board to
inspect for violations of and enforce the building code and other state and county codes
and regulations.

Irrigation specialty contractor shall have the meaning set forth in
Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

Licensed shall mean possessing the certificates required pursuant to Chapter 489,
Parts I and II, Florida Statutes, as amended, or Chapter 9 of the Code.

Lighting maintenance specialty electrical contractor shall have the meaning set
forth in Chapter 61G6-7.001 of the Florida Administrative Code, as amended.

- 197 *Limited energy systems specialty contractor* shall have the meaning set forth in
- 198 Chapter 61G6-7.001 of the Florida Administrative Code, as amended.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

Marine dock work specialty contractor shall have the meaning set forth in
Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

201 *Marine bulkhead work specialty contractor* shall have the meaning set forth in 202 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

203 *Marine pile driving specialty contractor* shall have the meaning set forth in 204 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

205 *Marine seawall work specialty contractor* shall have the meaning set forth in 206 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

207 *Marine specialty contractor* shall have the meaning set forth in 208 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

209 *Mechanical contractor* shall have the meaning set forth in Section 489.105, Florida
210 Statutes, as amended.

Mechanical work shall mean that work defined in this section as: class A air-conditioning contractor, class B air-conditioning contractor, class C air-conditioning contractor, mechanical contractor, and sheet metal contractor. "Mechanical work" shall also mean that work defined in Section 9-62 as: mechanical journeyman, sheet metal journeyman, and insulation journeyman, and trainees. This term shall be deemed to include any additional categories of mechanical work that may hereafter be authorized pursuant to state law.

218 219

Moral turpitude shall mean a crime that is inherently immoral or dishonest including, but not limited to, fraud, extortion, blackmail, or crimes against minors.

Person shall mean and include any individual, organization, trust, foundation, firm,
group, society, corporation, association, partnership, or any combination thereof.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

222 Plaster and lath specialty contractor shall have the meaning set forth in 223 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

224 *Plumbing contractor* shall have the meaning set forth in Section 489.105, Florida 225 Statutes, as amended.

226 *Plumbing work* shall mean that work defined in this section as: gas line specialty 227 contractor, irrigation specialty contractor, and plumbing contractor. "Plumbing work" shall 228 also mean that work defined in Section 9-63 as journeyman plumber and trainees. This 229 term shall be deemed to include any additional categories of plumbing work that may 230 hereafter be authorized pursuant to state law.

231 Prime contractor shall mean the contractor who has a contract with the owner of a 232 project or job and who has the full responsibility for its completion.

233 Qualifying agent shall mean an individual who possesses the requisite skill, 234 knowledge, and experience and has the responsibility to supervise, direct, manage, and 235 control the activities of a business entity or contractor engaged in an occupation regulated 236 by this chapter and who has a current valid certificate of competency issued by the board 237 for the activities to be conducted or being conducted by the business entity or contractor. 238 Such an individual may qualify a business entity, individually, or as a sole proprietorship. 239 Registered alarm system contractor I shall have the meaning set forth in 240 Section 489.505, Florida Statutes, as amended.

241

Registered alarm system contractor II shall have the meaning set forth in 242 Section 489.505, Florida Statutes, as amended.

Coding: Words stricken are deletions from existing text. Words underlined are additions to existing text.

Registered contractor shall mean any contractor who has registered with the state
244 of Florida, Department of Business and Professional Regulation, pursuant to fulfilling the
245 competency requirements of the board.

Registered electrical contractor shall have the meaning set forth in
247 Section 489.505, Florida Statutes, as amended.

Registered residential alarm system contractor shall have the meaning set forth in
249 Section 489.505, Florida Statutes, as amended.

Repeat violation shall mean a recurring violation of a provision of this chapter by an uncertified contractor whom a hearing officer has previously found to have violated the same provision, or an uncertified contractor against whom penalties were assessed for the same provision, within five (5) years prior to the violation. For Broward County certified contractors, a repeat violation is any violation on which disciplinary action is being taken where the board made findings of fact that the same violation had occurred against the same certificate holder within five (5) years prior to the violation, or a repeat violation as defined by Chapter 162, Florida Statutes, as amended.

Residential contractor (aka Class "C") shall have the meaning set forth in
259 Section 489.105, Florida Statutes, as amended.

Residential electrical contractor shall have the meaning set forth in
 261 Chapter 61G6-7.001 of the Florida Administrative Code, as amended.

Residential pool/spa contractor shall have the meaning set forth in
263 Section 489.105, Florida Statutes, as amended.

Coding: Words stricken are deletions from existing text. Words underlined are additions to existing text.

264 *Residential swimming pool/spa servicing specialty contractor* shall have the 265 meaning set forth in Chapter 61G4-15.100 of the Florida Administrative Code, as 266 amended.

267 *Respondent* shall mean the individual or the business organization against which
268 a complaint has been filed.

269 *Roofing contractor* shall have the meaning set forth in Section 489.105, Florida
270 Statutes, as amended.

271 Serve shall mean to provide notice required by this chapter to the alleged violator
272 pursuant to the provisions contained in Section 9-16.

273 Sheet metal contractor shall have the meaning set forth in Section 489.105, Florida
274 Statutes, as amended.

275 Sign specialty electrical contractor shall have the meaning set forth in
276 Chapter 61G6-7.001 of the Florida Administrative Code, as amended.

277 Solar contractor shall have the meaning set forth in Section 489.105, Florida
278 Statutes, as amended.

Specialty contractor shall mean and refer to any contractor whose scope of work,
experience, knowledge, and skill is limited to a particular craft or trade associated with
and included within an occupation or trade regulated by this chapter.

282 Specialty electrical contractor shall have the meaning set forth in Section 489.505,
283 Florida Statutes, as amended.

284 *Structure* shall mean that which is built or constructed, or any piece of work 285 artificially built up or composed of parts joined together in some definite manner, the use

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

286 of which requires more or less permanent location on the ground, or which is attached to287 something having a permanent location on the ground.

288 *Structural aluminum* or *screen enclosures specialty contractor* shall have the 289 meaning set forth in Chapter 61G4-15.100 of the Florida Administrative Code, as 290 amended.

Structural carpentry specialty contractor shall have the meaning set forth in
 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

293 *Structural masonry specialty contractor* shall have the meaning set forth in 294 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

295 *Structural pre-stressed, precast concrete work specialty contractor* shall have the 296 meaning set forth in Chapter 61G4-15.100 of the Florida Administrative Code, as 297 amended.

298 *Structural steel work specialty contractor* shall have the meaning set forth in 299 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

300 *Subcontractor* shall mean any individual or business organization that contracts 301 with a contractor to perform all or part of the contractor's work.

302 Swimming pool/spa servicing contractor shall have the meaning set forth in
 303 Section 489.105, Florida Statutes, as amended.

304 *Tower specialty contractor* shall have the meaning set forth in 305 Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

306 *Trade* shall mean and include, but not be limited to, the construction, renovation, 307 alteration, remodeling, repair, removal, extension, or demolition of buildings and

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

308 structures; plumbing, electrical, and mechanical systems; engineered construction; and
309 any similar work associated or connected with the construction industry.

310 *Trainee* shall mean and refer to any individual who performs work or labor in any
311 trade or occupation regulated by this chapter, and who has not been certified to work in
312 such trade or occupation by the board or the state of Florida, Department of Business
313 and Professional Regulation, Construction Industry Licensing Board or Electrical
314 Contractors' Licensing Board.

315 *Two-way radio communications enhancement systems specialty* shall have the 316 meaning set forth in Chapter 61G6-7.001 of the Florida Administrative Code, as 317 amended.

318 Underground utility and excavation contractor shall have the meaning set forth in
319 Section 489.105, Florida Statutes, as amended.

320 *Utility line electrical contractor* shall have the meaning set forth in 321 Chapter 61G6-7.001 of the Florida Administrative Code, as amended.

Window and door installation specialty contractor shall have the meaning set forth
 in Chapter 61G4-15.100 of the Florida Administrative Code, as amended.

324 Section 2. Section 9-4 of the Broward County Code of Ordinances is hereby325 amended to read as follows:

326 Sec. 9-4. Certification required.

327 (a) Except as provided in Sections 489.103, 489.113, and 489.503, Florida
328 Statutes, as amended, before any individual may work at a trade, engage in business, or
329 contract for work as a contractor, subcontractor, or specialty contractor in any one (1) or

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

330 more of the trades of occupations regulated by this chapter, such individual shall first331 apply for and obtain a certificate of competency from the board.

332

. . .

333 (c) It shall be a violation of this Code for any individual or business organization 334 to engage in, or represent that such entity is qualified to perform work or contract in, any 335 trade or occupation regulated by this chapter without first having obtained a current valid 336 certificate of competency or, in the case of business organizations, a certificate of 337 authority from the board, or having obtained a current license or certificate in accordance 338 with Chapter 489, Florida Statutes, as amended. Notwithstanding the foregoing, a person 339 providing pressure cleaning services is not required to hold a Roof Painting and Cleaning 340 (RP) certificate of competency, or any other certificate of competency issued and 341 governed pursuant to Article IV of this chapter, to engage in the work of pressure cleaning, 342 provided no painting services are provided.

343

. . .

. . .

344 Section 3. Section 9-8 of the Broward County Code of Ordinances is hereby345 amended to read as follows:

346 **Sec. 9-8.** Qualifying agents—Responsibilities.

347 (a) <u>Except exempted in Section 9-26(b) of the Code</u>, Nno individual holding a
348 certificate of competency issued by the board shall act as a qualifying agent prior to
349 certification of the business organization by the board.

350

351 Section 4. Section 9-10, Recertification; continuing certification, of the Broward
352 County Code of Ordinances is hereby repealed in its entirety.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

353 Section 5. Section 9-13 of the Broward County Code of Ordinances is hereby
354 amended to read as follows:

355 Sec. 9-13. Maintenance of qualifications.

. . .

. . .

356

357 (c) Except as otherwise provided in this section <u>or in Section 9-26(b) of the</u>
358 <u>Code</u>, any business organization certified pursuant to this chapter that fails at any time to
359 have a qualifying agent or which <u>that</u> fails to maintain any of the standards or qualifications
360 for certification shall automatically become "inactive" without any action being taken by
361 the board.

362

363 Section 6. Section 9-21 of the Broward County Code of Ordinances is hereby
 364 amended to read as follows:

365 Sec. 9-21. Building permits.

366 (a) Unless exempted under Section 9-26(b) of the Code, Applications for 367 building permits will be accepted only from persons holding an appropriate current active 368 state of Florida certificate of competency or a current active certificate of competency 369 issued by the board, who have paid all necessary business taxes in their respective trades 370 or occupations, as required by law, who provide the appropriate business tax receipt(s), 371 and who provide evidence of workers' compensation coverage pursuant to Chapter 440, 372 Florida Statutes, as amended, and against whom no findings of violation after a 373 disciplinary proceeding have resulted in the suspension or revocation of their certificate 374 of competency.

375

. . .

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

376 Section 7. Section 9-22 of the Broward County Code of Ordinances is hereby377 amended to read as follows:

378 Sec. 9-22. Business tax receipts.

(a) Whenever a municipal or County business tax is required of any person
whose trade or occupation is regulated by this chapter, no business tax receipt shall be
issued unless the applicant shall first procure from the board a current active certificate
of competency and present a copy thereof to the appropriate licensing officer, unless the
applicant is exempted under Section 9-26(b) of the Code.

384

385 Section 8. Section 9-25, Specialty Classifications, of the Broward County Code
386 of Ordinances is hereby repealed in its entirety.

387 Section 9. Section 9-26 of the Broward County Code of Ordinances is hereby
388 amended to read as follows:

389 Sec. 9-26. Exemptions.

. . .

In addition to those persons exempted from regulation pursuant to
Sections 489.103 and 489.503, Florida Statutes, as amended, the following shall be
exempt from the certification requirements and provisions of this chapter:

393 (1) (a) All persons who have been examined and issued a certificate of
 394 competency by the state of Florida or any one (1) or more of its agencies or
 395 boards; and

396 (2) (b) Pursuant to Sections <u>489.113(6)</u>, <u>489.117(4)(a)1</u>. and <u>489.117(4)(d)</u>,
 397 Florida Statutes, as amended, any individual who is not required to obtain
 398 registration, or certification, <u>or permits for such job scopes</u> pursuant to

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

399 Sections 489.105(3)(d) through (o), Florida Statutes, as amended, who is 400 performing specialty building contracting services for the construction, 401 remodeling, repair, or improvement of single-family residences, including 402 townhouses as defined in the building code, if such individual is under the 403 supervision of a state certified or registered general, building, or residential 404 contractor. As used in this section, supervision shall not be deemed to 405 require the existence of a direct contract between the certified or registered 406 general, building, or residential contractor and the individual(s) performing 407 specialty contracting services.

Section 10. Chapter 9, Article II, Plumbing and Specialty Plumbing Contractors,
of the Broward County Code of Ordinances is hereby repealed in its entirety, and a new
Article II is hereby created to read as follows:

411 [Underlining omitted]

412

413

ARTICLE II. DIVISION I: GENERAL AND SPECIALTY BUILDING AND ENGINEERED CONSTRUCTION CONTRACTORS

414 Sec. 9-51. Scope of regulation; incorporation of statutory provisions.

(a) Division I of the Broward County Central Examining Board shall be
responsible for examining, certifying, and regulating all persons and business
organizations within Broward County, Florida, that engage in, or that intend or desire to
engage in, any work or activity that relates to, is referred to, or that is included within, the
definition of general construction work or engineered construction work under this
chapter. Division I of the board reserves the right to include additional trades or work
within the definitions of general construction work or engineered construction work that

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

may be subsequently permitted under Florida law. Division I of the board shall have the
power and authority to establish job site personnel and supervision requirements subject
to this article. A job site may not necessarily be limited to a single building permit issued
for a single-family residence. The qualifying agent of the business organization and the
person who applies for and obtains the permit for a job shall be responsible and held
liable for any violation of this chapter.

(b) The contractor provisions of Part I of Chapter 489, Florida Statutes, and
Chapter 61G4-15, Florida Administrative Code, as related to the contractor categories
within the building and engineered construction trades, are hereby incorporated by
reference so that the provisions of those chapters, as amended, shall be controlling with
regard to the contractor categories and scope of work for each.

(c) All persons and business organizations that are not exempted from
certification by Section 9-26 and engage in, or intend or desire to engage in, any work or
activity that relates to, is referred to, or that is included within, the definition of general
construction work or engineered construction work shall, prior to engaging in any such
work or activity, obtain a certificate of competency from Division I of the board.

(d) Division I shall have the authority to establish by resolution the standards
for practical experience and application requirements for each of the trades included
within the definitions of general construction work or engineered construction work.

441 Sec. 9-52. Standards for specialty categories and classes.

442 (a) Any person that engages in, or that intends or desires to engage in, any
443 work or activity that relates to, is referred to, or that is included within, the definition of

Coding: Words stricken are deletions from existing text. Words underlined are additions to existing text.

444 general construction work or engineered construction work under this chapter may make445 application to the board for certification as a specialty contractor.

(b) A person certified as a general contractor or specialty contractor by
Division I of the board may act as qualifying agent for a business organization that
engages in or performs, or that intends or desires to engage in or perform general
construction work within Broward County, Florida.

450 (c) A person certified as an underground utility and excavation contractor or
451 specialty contractor by Division I of the board may act as qualifying agent for a business
452 organization that engages in or performs, or that intends or desires to engage in or
453 perform engineered construction work within Broward County, Florida.

(d) In all instances where practical experience in general construction work or
engineered construction work is required in order for an applicant to be eligible to be
certified in a specified building category or class, Division I of the board may, in its sole
discretion, consider an applicant's formal and vocational education as practical
experience.

459 Sec. 9-53. Job site personnel requirements for the building and engineered 460 construction trades.

461 (a) Division I of the board shall have the power and authority to establish job
462 site personnel requirements for certified builders and certified engineered construction
463 builders. A job site may not necessarily be limited to a single building permit issued for a
464 single-family residence.

(b) The person who applies for and obtains the permit for a job shall beresponsible and held liable for any violations of this section.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

Section 11. Chapter 9, Article III, Electrical and Specialty Electrical Contractors,
of the Broward County Code of Ordinances is hereby repealed in its entirety, and a new
Article III is hereby created to read as follows:

470 [Underlining omitted]

471

472

473

ELECTRICAL AND SPECIALTY ELECTRICAL CONTRACTORS

ARTICLE III. DIVISION II: MECHANICAL AND SPECIALTY MECHANICAL,

PLUMBING AND SPECIALTY PLUMBING, AND

474 Sec. 9-61. Scope of regulation; incorporation of statutory provisions.

475 (a) Division II of the Broward County Central Examining Board shall be 476 responsible for examining, certifying, and regulating all persons and business 477 organizations within Broward County, Florida, that engage in, or that intend or desire to 478 engage in, any work or activity that relates to, is referred to, or that is defined as 479 mechanical work, plumbing work, or electrical work under this chapter. Division II of the 480 board reserves the right to include additional trades or work within the definitions of 481 mechanical work, plumbing work, or electrical work that may be subsequently permitted 482 under Florida law. Division II of the board shall have the power and authority to establish 483 job site personnel and supervision requirements for journeymen and trainees subject to 484 this article. A job site may not necessarily be limited to a single building permit issued for 485 a single-family residence. The qualifying agent for the business organization and the 486 person who applies for and obtains the permit for a job shall be responsible and held 487 liable for any violation of this chapter.

(b) All persons and business organizations that are not exempted from
certification by Section 9-26 of this chapter, and that engage in, or who intend or desire

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

490 to engage in, any work or activity that relates to, is referred to, or that is defined as
491 mechanical, electrical, or plumbing by this chapter, shall, prior to engaging in any such
492 work or activity, obtain a certificate of competency from Division II of the board.

(c) The contractor provisions of Chapter 489, Florida Statutes, and
Chapters 61G4-15 and 61G6-7, Florida Administrative Code, as related to the contractor
categories within the mechanical, electrical, and plumbing trades, are hereby
incorporated by reference so that the provisions of those chapters, as amended, shall be
controlling with regard to the contractor categories and scope of work for each.

(d) Division II of the board shall have the authority to establish by resolution the
standards for practical experience and application requirements for each of the trades
included within the definitions of mechanical work, plumbing work, or electrical work as
defined in this chapter.

502 Sec. 9-62. Qualifications for mechanical journeyman; mechanical trainees.

(a) Qualifications for mechanical journeyman:

503

504 Mechanical journeyman. In order for an applicant to be certified as a (1) 505 mechanical journeyman by Division II of the board, the applicant must 506 demonstrate possession of the knowledge, ability, and skill to perform 507 mechanical work in accordance with the plans and specifications therefor 508 and in compliance with the building code and other applicable codes and 509 regulations. The applicant shall have no less than three (3) years of practical 510 mechanical experience, or no less than one-half (1/2) of the practical 511 experience required for certification in the mechanical category or class for 512 which the applicant is seeking certification as a journeyman. The scope of

513work of a mechanical journeyman shall include, and be limited to, (i) the514maintenance of mechanical installations; and (ii) the repairing, maintaining,515and servicing of existing systems involving air conditioning, refrigeration,516heating, ventilation, and pressure and process piping contained and used517upon the premises or building owned, occupied, or otherwise controlled by518the person, firm, or corporation by whom the mechanical maintenance519technician is regularly employed ("Technician Work").

- 520 (2) Division II of the board may, in its sole discretion, consider a person's formal
 521 or vocational education as practical mechanical experience.
- 522 (3) A person certified as a mechanical journeyman shall work under the
 523 supervision and direction of a mechanical contractor, unless performing
 524 Technician Work.
 - (b) Qualifications for sheet metal journeyman:

525

526 (1) Sheet metal journeyman. In order for an applicant to be certified as a sheet 527 metal journeyman by Division II of the board, the applicant must possess 528 the knowledge, ability, and skill to perform sheet metal work in accordance 529 with the plans and specifications therefor and in compliance with the 530 building code and other applicable codes and regulations. Such person 531 shall have no less than three (3) years of practical sheet metal experience, 532 or no less than one-half (1/2) of the practical experience required for 533 certification in the sheet metal category or class for which the applicant is 534 seeking certification as a journeyman.

- 535 (2) Division II of the board may, in its sole discretion, consider a person's formal
 536 or vocational education as practical sheet metal experience.
- 537 (3) A person certified as a sheet metal journeyman shall work under the
 538 supervision and direction of a mechanical contractor or sheet metal
 539 contractor.
- 540 (c) Qualifications for insulation journeyman:
- 541 (1) Insulation journeyman In order for an applicant to be certified as an 542 insulation journeyman by Division II of the board, the applicant must 543 possess the knowledge, ability, and skill to perform insulation work in 544 accordance with the plans and specifications therefor and in compliance 545 with the building code and other applicable codes and regulations. Such 546 person shall have no less three (3) years of practical insulation experience, 547 or no less than one-half (1/2) of the practical experience required for 548 certification in the mechanical category or class for which the applicant is 549 seeking certification as a journeyman.
- 550 (2) Division II of the board may, in its sole discretion, consider a person's formal
 551 or vocational education as practical insulation experience.
- (3) A person certified as an insulation journeyman shall work under thesupervision and direction of a mechanical contractor.
- (d) *Mechanical trainees*. Any person may work as a mechanical trainee,
 provided that the person is under the direct supervision of a certified mechanical
 contractor or any journeyman licensed under this section.

557 Sec. 9-63. Qualifications for plumbing journeyman; plumbing trainees.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

558 (a) Qualifications for Journeyman Plumber.

559 Journeyman Plumber. In order to be eligible to receive certification from (1) 560 Division II of the board as a journeyman plumber, the applicant shall 561 demonstrate possession of the skill, knowledge, and ability to install, maintain, repair, alter, extend, and construct plumbing systems in 562 563 accordance with the building code and all other applicable codes and 564 regulations. The applicant shall have no less than four (4) years of practical 565 plumbing experience. The board may, in its sole discretion, consider a 566 person's formal or vocational education as experience in the trade.

567 (2) A person certified as a journeyman plumber by Division II of the board shall work under the supervision and direction of a certified plumbing contractor.
569 (b) *Plumbing trainees.* Any person may work as a plumbing trainee, provided
570 that the person is working under the direct supervision of a certified plumbing contractor
571 or journeyman plumber.

572 Sec. 9-64. Qualifications for specialty plumbers.

(a) Any person who engages in, or performs, or who desires or intends to
engage in or perform, a particular type of work or activity included within the plumbing
trade may make application to Division II of the board for certification as a specialty
plumber.

(b) In order to be eligible to receive certification from Division II of the board as
a specialty plumber, the applicant shall demonstrate possession of the skill, knowledge,
ability, and experience to perform, plan, lay out, and supervise all work associated with,
performed, or done in connection with the specialty plumbing class or category for which

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

the applicant is seeking certification, all in compliance with the building code and all otherapplicable codes and regulations.

(c) A person certified as a specialty plumber by Division II of the board may act
as a qualifying agent for a business organization that engages in or performs, or that
intends or desires to engage in or perform, work in the specialty plumbing class or
category for which the person is certified within Broward County, Florida.

(d) A person or business organization that is issued a current active specialty
plumbing contractor's certificate of competency by Division II of the board shall, as long
as certification is maintained, have the right to apply for and obtain building permits from,
and perform and supervise work in the specialty plumbing class or category for which the
person is certified by the board within, any municipality or unincorporated area within
Broward County, Florida.

(e) In all instances where practical experience in a specialty plumbing class or
category is required in order for an applicant to be eligible to be certified in the specialty
class or category, Division II of the board may, in its sole discretion, consider an
applicant's formal or vocational education as practical experience.

(f) It shall be the responsibility of a specialty plumber qualifying a business
organization to ensure that the employee status of all persons involved in performing work
for the business organization shall be determined using the same tests and in the same
manner as the IRS, state workers' compensation, and state unemployment laws and
rules.

602 Sec. 9-65. Qualifications for specialty electrical contractors or specialty
 603 electrical journeyman.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

(a) Any person who engages in or performs, or who desires or intends to
engage in or perform, a particular type of work or activity included within the electrical
trade may make application to Division II of the board for certification as a specialty
electrical contractor or specialty electrical journeyman.

(b) In order for an applicant to be eligible to receive certification from the board
as a specialty electrical contractor or specialty electrical journeyman, the applicant shall
demonstrate possession of the skill, knowledge, ability, and experience to perform, plan,
lay out, and supervise all work associated with, performed, or done in connection with the
specialty electrical class or category for the certification that is being sought, all in
compliance with the building code and all other applicable codes and regulations.

(c) A person certified as a specialty electrical contractor by Division II of the
board may act as a qualifying agent for a business organization that engages in or
performs, or that intends or desires to engage in or perform, work in the specialty electrical
class or category for which the person is certified within Broward County, Florida.

(d) A person that is issued a current, active specialty electrical contractor's
certificate of competency by Division II of the board shall, as long as certification is
maintained, have the right to apply for and obtain building permits from, and perform and
supervise work in the specialty electrical class or category for which the person is certified
by Division II of the board within, any city or unincorporated area within Broward County,
Florida.

624 (e) In all instances where practical experience in a specialty electrical class or
 625 category is required in order for an applicant to be eligible to be certified in the specialty

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

626 class or category, Division II of the board may, in its sole discretion, consider an627 applicant's formal or vocational education as practical experience.

(f) It shall be the responsibility of a specialty electrical contractor qualifying a
business organization to ensure that the employee status of all persons involved in
performing work for the business organization is determined using the same tests and in
the same manner as the IRS, state workers' compensation, and state unemployment laws
and rules.

633 Sec. 9-66. Qualifications for journeyman electrician and specialty electrical 634 journeyman; electrical trainees.

- 635 (a) Journeyman electrician.
- 636 (1) A journeyman electrician shall be a person whose scope of practice is 637 limited to (i) the maintenance, repair, and relocation of electrical equipment, 638 such as transformers, circuit breakers, luminaries, switches, panels, 639 switchboards, emergency and standby generators, conduits, and electrical 640 advertising signs, together with interrelated parts and supports thereof; and 641 (ii) the maintenance and repair of existing branch circuits, luminaries, 642 apparatus, and equipment connected thereto, and shall include the 643 switching or de-energizing of existing electrical systems for safety purposes 644 and used upon the premises or building owned, occupied, or otherwise 645 controlled by the person, firm, or corporation by whom the electrical 646 journeyman is regularly employed ("Technician Work"). A journeyman 647 electrician shall only maintain electrical installations and systems located in 648 or upon the building or property of the electrician journeyman's regular

employer. A journeyman electrician's scope of work shall not include the
installation, alteration, or replacement of service equipment. In order to be
eligible to be certified as a journeyman electrician, the applicant shall have
at least four (4) years of practical electrical experience.

- 653 (2) Division II of the board may, in its sole discretion, consider a person's formal
 654 or vocational education as practical electrical experience.
- (3) A person certified as a journeyman electrician shall work under the
 supervision and direction of an electrical or unlimited electrical contractor,
 unless performing Technician Work.

658 (b) Fire Alarm System Journeyman. The scope of work of a fire alarm system 659 journeyman shall include, and be limited to, the installation, repair, alteration, 660 construction, and extension of: electrical wires; apparatus; circuits; and equipment for fire 661 alarms. private telephones, which do not the requirements of meet 662 Section 489.503(15), Florida Statutes, as amended; intercom; public address; and 663 communication systems operating at less than 98 volts. A fire alarm system journeyman 664 shall work under the supervision and direction of an electrical or unlimited electrical 665 contractor or specialty alarm system contractor I and shall not be eligible to act as a 666 qualifying agent for business organizations. The scope of work for a fire alarm system 667 journeyman shall not include lightning or solar systems. In order to be certified as a fire 668 alarm system journeyman, the applicant shall have at least 669 three (3) years of practical experience in the fire alarm and limited energy systems 670 industry and shall meet all state required criteria.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

671 Electrical Sign Journeyman. The scope of work of an electrical sign (c) 672 journeyman shall include and be limited to the installation, maintenance, repair, alteration, 673 and connection of electrical wires, apparatus, equipment, raceways, and conduits to an 674 electrical sign. An electrical sign journeyman shall work under the supervision and 675 direction of an electrical or unlimited electrical contractor or sign specialty electrical 676 contractor and shall not be eligible to act as a qualifying agent for business organizations. 677 In order to be eligible to be certified as an electrical sign journeyman, the applicant shall 678 have at least three (3) years of practical experience in the electrical sign category. The 679 exams for an electrical sign journeyman are no longer given; however, previously issued 680 certificates with this designation may be timely renewed.

681 (d) Limited Energy Systems (fka low voltage) Specialty Journeyman. The 682 scope of work of a limited energy systems specialty journeyman shall include, and be 683 limited to, the installation, repair, alteration, construction, and extension of: electrical 684 wires; apparatus; circuits and equipment for burglar, alarms, private telephones, which 685 do not meet the requirements of Section 489.503(15), Florida Statutes, as amended; 686 intercom; public address; and communication systems operating at less than 98 volts. A 687 limited energy systems specialty journeyman shall work under the supervision and 688 direction of an electrical or unlimited electrical contractor or limited energy systems 689 specialty contractor and shall not be eligible to act as a qualifying agent for business 690 organizations. The scope of work for a limited energy systems specialty journeyman shall 691 not include fire alarm, lighting, or solar systems. In order to be certified as a limited energy 692 systems specialty journeyman, the applicant shall have at least three (3) years of practical 693 experience in the limited energy systems industry and shall meet all state required criteria.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

694 Solar Photovoltaic Systems Specialty Journeyman. A solar photovoltaic (e) 695 systems specialty journeyman shall be a person whose scope of practice is limited to the 696 installation of new, or replacement of, existing power and control wiring in photovoltaic 697 (PV) source circuits, PV output circuits, battery storage systems circuits, and power 698 conditioning units, excluding any other type of solar system. In an interactive system that 699 operates parallel with a primary source of electrical energy, this work is limited to the PV 700 supply side of the power conditioning unit. In a standalone or nongrid connected system, 701 the work above-referenced shall be limited to the PV supply side of the power conditioning 702 unit and shall not include wiring integral to the building premises. All work shall be done 703 in accordance with the National Electrical Code edition in effect at the date of application 704 for an electrical permit. A solar photovoltaic systems specialty journeyman shall work 705 under the supervision and direction of an electrical or unlimited electrical contractor and 706 shall not be eligible to act as a qualifying agent for business organizations. In order for an 707 applicant to be certified as a solar photovoltaic systems specialty journeyman, the 708 applicant shall have at least three (3) years of practical experience in the solar 709 photovoltaic industry and shall meet all state required criteria. Division II of the board may, 710 in its sole discretion, consider a person's formal or vocational education as practical 711 experience in the trade.

(f) *Trainee.* Any person may work as an electrical trainee, provided that the
person is under the direct supervision of a certified electrical or unlimited electrical
contractor or journeyman electrician.

715 Sec. 9-67. Job site requirements for mechanical, electrical, or plumbing.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

(a) Division II of the board shall have the power and authority to establish job
site personnel and supervision requirements for masters, journeymen, and trainees. A
job site may not necessarily be limited to a single building permit issued for a single-family
residence.

(b) The person who applies for and obtains the permit for a job shall beresponsible and held liable for any violations of this section.

Section 12. Article IV, General and Specialty Building Contractors, of Chapter 9
of the Broward County Code of Ordinances is hereby repealed in its entirety.

Section 13. Article V, Engineered Construction Contractors, of Chapter 9 of the
Broward County Code of Ordinances is hereby repealed in its entirety.

Section 14. Article VI, Mechanical and Mechanical Specialty Contractors, of
Chapter 9 of the Broward County Code of Ordinances is hereby repealed in its entirety.

728 Section 15. Section 9-120 of the Broward County Code of Ordinances is hereby729 amended to read as follows:

730 Sec. 9-120. Uncertified contractors.

. . .

731

(d) It shall be a violation of this chapter for any property owner, as defined in
Subsection 489.103(7), Florida Statutes, as amended, to:

734 (1) Commence and/or perform any work for which a building permit is required
 735 by the building code without such building permit being current; or

736 (2) Hire or contract with an uncertified or unregistered contractor or
 737 subcontractor; or.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

738 739 (3) Hire or contract with a sole proprietor, business organization, or governmental agency which does not possess a Class A or Class B Tree Trimmer License required pursuant to Article XI of this chapter.

741

740

742 Section 16. Section 9-121 of the Broward County Code of Ordinances is hereby743 amended to read as follows:

744 Sec. 9-121. Enforcement procedures.

. . .

745 Code enforcement officers, upon their own initiative or receipt of a (a) 746 complaint, including the complainant's name and address, and personal investigation, 747 shall have the authority to initiate enforcement proceedings against uncertified 748 contractors, or property owners who hire or contract with uncertified contractors or 749 subcontractors or who proceed on any job without first obtaining applicable local building 750 permits and inspections, and property owners who hire or contract with a sole proprietor, 751 business organization, or governmental agency that does not possess a Class A or Class 752 B Tree Trimmer License required pursuant to Article XI of this chapter. No hearing officer 753 shall have the power to initiate such proceedings.

754

755 Section 17. Section 9-127 of the Broward County Code of Ordinances is hereby756 amended to read as follows:

757 Sec. 9-127. Schedule of civil penalties.

. . .

The following table sets forth the code violations for which civil penalties may becited under this chapter. The descriptions of violations are provided for purposes of

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

760	general identification only. Where specific code provisions apply, the same are indicated				
761	following the respective violation description.				
762	SCHEDULE OF CIVIL PENALTIES				
763	3 Violation Civil				Penalty
764				First	Repeat
765				Violation	Violation
766					
767	(19)	Hiring	or contracting with a sole	250	500
768		propri	ietor, business organization, or		
769		gover	mmental agency which does		
770		not po	ossess a Class A or Class B		
771		Tree	Trimmer License.		
772		Sect	i on 9-120(d)(3)		
773	(20) <u>(19)</u>	Failur	e to discontinue work on a	1,000	1,000
774		projec	ct after having been ordered to		
775		do so	by a building official, building		
776		code	inspector, or code compliance		
777		office	r pursuant to the provisions of		
778		the bu	uilding code or Chapter 489,		
779		Florid	a Statutes, as may be amended.		
780		Section	on 9-120(b)(12)		
781	Sectio	on 18.	Section 9-141 of the Broward County (Code of Ordin	ances is hereby
782	amended to	read a	s follows:		

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

783 Sec. 9-141. Creation of Broward County Central Examining Board Restitution
 784 Trust Fund.

The Broward County Central Examining Board Restitution Trust Fund (the 785 (a) 786 Fund) is hereby created. Any civil penalty recovered by the County in an action against 787 any certified contractor, business organization, or financially responsible officer, and fifty-788 five percent (55%) of any civil penalty recovered in an action against any uncertified 789 contractor pursuant to this chapter shall be deposited in the Fund. Persons who receive 790 an order of restitution from the board or a hearing officer shall be advised of the existence 791 of the Fund and the process to make a claim against the Fund. When the monies in the 792 Fund exceed Five Hundred Thousand Dollars (\$500,000.00), The County Administrator, 793 or designee, shall provide the Board of County Commissioners ("Commission") with a 794 report on no less than an annual basis consisting of the monies deposited into the Fund, 795 claims paid, and balance. In the sole discretion of the Commission, monies in the Fund 796 exceeding Five Hundred Thousand and 00/100 Dollars (\$500,000.00) may be utilized to 797 fund other public purposes and programs. The County shall retain the interest earned on 798 monies within the Fund as discretionary revenue to defray the cost of administration, 799 collection, and disbursement

(b) Monies in the Central Examining Board's Restitution Trust Fund shall be disbursed in accordance with this article on order of <u>either Division I or Division II of</u> the boards, upon the recommendation of the hearing officer for claims against unlicensed contractors, as reimbursement to any person to whom the board has ordered or the hearing officer has recommended that restitution be paid, where the order for restitution is based upon a violation of Chapter 9 committed by any certified or uncertified contractor,

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

806 business organization, or financially responsible officer; provided that the violation occurs807 after April 1, 2003.

808 Section 19. Article XI, Regulation of Tree Trimmers, of Chapter 9 of the Broward
809 County Code of Ordinances is hereby repealed in its entirety.

810 Section 20. Severability.

811 If any portion of this Ordinance is determined by any court to be invalid, the invalid 812 portion will be stricken, and such striking will not affect the validity of the remainder of this 813 Ordinance. If any court determines that this Ordinance, in whole or in part, cannot be 814 legally applied to any individual, group, entity, property, or circumstance, such 815 determination will not affect the applicability of this Ordinance to any other individual, 816 group, entity, property, or circumstance.

817

Section 21. Inclusion in the Broward County Code of Ordinances.

818 It is the intention of the Board of County Commissioners that the provisions of this 819 Ordinance become part of the Broward County Code of Ordinances as of the effective 820 date. The sections of this Ordinance may be renumbered or relettered and the word 821 "ordinance" may be changed to "section," "article," or such other appropriate word or 822 phrase to the extent necessary to accomplish such intention.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

3	Section 22. Effective Date.					
4	This Ordinance is effective as of June 30, 2025.					
	ENACTED PROPOSED					
	FILED WITH THE DEPARTMENT OF STATE					
	EFFECTIVE					
	Approved as to form and legal sufficiency: Andrew J. Meyers, County Attorney					
	By: <u>/s/ Alexis Marrero Koratich</u> 05/05/2025 Alexis Marrero Koratich (date) Assistant County Attorney					
	By: <u>/s/ Maite Azcoitia 05/05/2025</u> Maite Azcoitia (date) Deputy County Attorney					
	AIK/gmb Local Occupational Licensing Ordinance 05/05/2025					

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.