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1 A bill to be entitled 2 An act relating to the Labor Pool Act; amending s. 3 448.24, F.S.; providing that a labor pool satisfies 4 certain requirements if its facilities meet the 5 minimum requirements in the Florida Building Code and 6 any local amendments thereto; providing drinking water 7 alternatives; amending s. 448.25, F.S.; requiring an 8 aggrieved worker to provide specified notice to a 9 labor pool before bringing a civil action; authorizing a labor pool to cure alleged violations in certain 10 11 ways; requiring that a civil action be brought within a certain time period; providing exclusive remedies; 12 13 providing an effective date. 14 15 Be It Enacted by the Legislature of the State of Florida: 16 Subsection (5) of section 448.24, Florida 17 Section 1. 18 Statutes, is amended to read: 19 448.24 Duties and rights.-20 A labor pool that operates a labor hall must provide (5) 21 facilities for a worker waiting at the labor hall for a job 22 assignment that include: 23 (a) restroom facilities, -24 (b) drinking water, and. (c) sufficient seating. A <u>labor pool satisfies</u> 25 Page 1 of 3

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26	requirements for providing restroom facilities and drinking
27	water if its labor hall facilities comply with all minimum
28	requirements for public restrooms and drinking fountains in the
29	Florida Building Code and any local amendments thereto. A labor
30	pool may also provide drinking water through a water cooler
31	dispenser, by offering bottled water, or by any other similar
32	means.
33	Section 2. Section 448.25, Florida Statutes, is amended to
34	read:
35	448.25 Remedies; damages; costs
36	(1) <u>(a)</u> Any worker aggrieved by a violation of s. 448.24
37	has shall have the right to bring a civil action in a court of
38	competent jurisdiction against the labor pool responsible for
39	such violation.
40	(b) Before bringing a civil action pursuant to this
41	section, an aggrieved worker must give the labor pool a
42	reasonable opportunity to cure the alleged violation. The
43	aggrieved worker must serve the labor pool in accordance with s.
44	48.081 with written notice of the alleged violation. Such notice
45	must include a statement that failure by the labor pool to cure
46	the alleged violation within 60 days after receipt of the notice
47	may result in a civil action being filed against it in a court
48	of competent jurisdiction. A labor pool may cure a violation
49	relating to its labor hall facilities by modifying the alleged
50	violation to comply with s. 448.24(5).

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(c) In any action commenced pursuant to this <u>section</u> part, the <u>aggrieved</u> worker <u>is</u> shall be entitled to recover actual and consequential damages, or \$1,000, whichever is greater, for each

55 (2) A civil action brought under s. 448.24 must be filed 56 within 1 year after the date the aggrieved worker serves written 57 notice of the alleged violation on the labor pool.

violation of s. 448.24 this part, and costs.

58 <u>(3)(2)</u> The remedies provided by this part <u>for a violation</u> 59 <u>of s. 448.24</u> are not exclusive and shall not preclude the 60 <u>aggrieved</u> worker from pursuing any other remedy at law or equity 61 which the worker may have.

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Section 3. This act shall take effect July 1, 2023.

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