By the Committee on Commerce and Consumer Services; and Senator Bennett

577-1706-06

1	A bill to be entitled
2	An act relating to labor pools; amending s.
3	448.24, F.S.; providing a limit on the amount a
4	labor pool may charge a laborer for
5	transportation to or from a designated
6	worksite; authorizing a labor pool to provide
7	day laborers with a method of obtaining cash
8	from a cash-dispensing machine; amending s.
9	448.23, F.S.; conforming a cross-reference;
10	creating s. 448.26, F.S.; providing for
11	application of pt. II of ch. 448, F.S., the
12	Labor Pool Act; providing an effective date.
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14	Be It Enacted by the Legislature of the State of Florida:
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16	Section 1. Paragraph (b) of subsection (1) of section
17	448.24, Florida Statutes, is amended, and subsection (7) is
18	added to that section, to read:
19	448.24 Duties and rights
20	(1) No labor pool shall charge a day laborer:
21	(b) More than a reasonable amount to transport a
22	worker to or from the designated worksite, but in no event
23	shall the amount exceed \$1.50 each way the prevailing rate for
24	public transportation in the geographic area; or
25	(7) Nothing in this part precludes the labor pool from
26	providing a day laborer with a method of obtaining cash from a
27	cash-dispensing machine that is located on the premises of the
28	labor pool and is operated by the labor pool, or by an
29	affiliate, pursuant to chapter 560, if required, for a fee for
30	each transaction which may not exceed \$1.99, provided:
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1	(a) The labor pool offers payment in compliance with
2	the provisions of paragraph (2)(a).
3	(b) The day laborer voluntarily elects to accept
4	payment in cash after disclosure of the fee.
5	(c) The cash-dispensing machine requires affirmative
6	action by the day laborer with respect to imposition of the
7	fee and allows the day laborer to negate the transaction in
8	lieu of payment in compliance with paragraph (2)(a).
9	Section 2. Section 448.23, Florida Statutes, is
10	amended to read:
11	448.23 ExclusionsExcept as specified in $\underline{ss.}$ $\underline{s.}$
12	448.22(1)(c) and 448.26, this part does not apply to:
13	(1) Business entities duly registered as farm labor
14	contractors pursuant to part III of chapter 450;
15	(2) Employee leasing companies, as defined in s.
16	468.520;
17	(3) Temporary help services engaged in supplying
18	solely white collar employees, secretarial employees, clerical
19	employees, or skilled laborers;
20	(4) Labor union hiring halls; or
21	(5) Labor bureau or employment offices operated by a
22	business entity for the sole purpose of employing an
23	individual for its own use.
24	Section 3. Section 448.26, Florida Statutes, is
25	created to read:
26	448.26 Application Nothing in this part shall exempt
27	any client of any labor pool or temporary help arrangement
28	entity as defined in s. 468.520(4)(a) or any assigned employee
29	from any other license requirements of state, local, or
30	federal law. Any employee assigned to a client who is
31	licensed registered or certified nursuant to law shall be

1	deemed an employee of the client for such licensure purposes
2	but shall remain an employee of the labor pool or temporary
3	help arrangement entity for purposes of chapters 440 and 443.
4	Section 4. This act shall take effect July 1, 2006.
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6	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
7	COMMITTEE SUBSTITUTE FOR <u>Senate Bill 1166</u>
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9	This committee substitute makes minor changes to conform the
10	bill to its companion, HB 219.
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