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Proposed Committee Substitute by the Committee on General Government Appropriations

A bill to be entitled

An act relating to the Department of Agriculture and Consumer Services; creating s. 531.60, F.S.; requiring a permit for weights and measures instruments or devices used commercially or tested by the department; creating s. 531.61, F.S.; providing exemptions from permit requirements; creating s. 531.62, F.S.; providing for permit application and annual renewal; creating s. 531.63, F.S.; providing for maximum permit fees based on the number and capacity of such instruments or devices; creating s. 531.64, F.S.; providing for the suspension or revocation of permits; creating s. 531.65, F.S.; authorizing the department to take certain actions and impose penalties for unpermitted use; creating s. 531.66, F.S.; directing the department to develop forms and adopt rules; amending s. 589.08, F.S.; limiting the payment of a certain percentage of the gross receipts from a state forest to fiscally constrained counties; amending s. 589.081, F.S.; limiting the payment of a certain percentage of the gross receipts from specified state forests to the board of county commissioners and the school board of certain fiscally constrained counties; providing an effective date.

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

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Section 1. Section 531.60, Florida Statutes, is created to read:

531.60 Permit for commercially operated or tested weights or measures instrument or devices.-

- (1) A weights and measures instrument or device may not operate or be used for commercial purposes, as defined by department rule, within this state without a valid commercial use permit issued by the department, unless exempted as provided in s. 531.61. Such permit applies only to the specific instrument or device for which the permit was issued. However, the department may allow such permit to be applicable to a replacement for the original instrument or device.
- (2) If ownership of an instrument or devices for which a permit has been issued changes and the instrument or device:
- (a) Remains in the same location, the permit transfers to the new owner and remains in effect until its original expiration date. Within 30 days after the change in ownership, the new owner shall notify the department of the change and provide the pertinent information regarding the change in ownership and an updated replacement permit shall be issued if needed.
- (b) Moves to a new location, the permit automatically expires and a new permit must be issued which will expire 1 year following the date of issuance.
- (3) Weights and measures instruments or devices that are not used commercially may be tested by the department under this chapter only if they are permitted and appropriate fees paid as prescribed by this section and adopted rules.
  - Section 2. Section 531.61, Florida Statutes, is created to



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- 531.61 Exemptions from permit requirement.—Commercial weights or measures instruments or devices are exempt from the permit requirements of ss. 531.60-531.66 if:
- (1) The device is a taximeter that is licensed, permitted, or registered by a municipality, county, or other local government and is tested for accuracy and compliance with state standards by the local government in cooperation with the state as authorized in s. 531.421.
- (2) The device is used exclusively for weighing railroad cars and is tested for accuracy and compliance with state standards by a private testing agency.
- (3) The device is used exclusively for measuring petroleum products taxed under s. 525.09.
- Section 3. Section 531.62, Florida Statutes, is created to read:
  - 531.62 Permit application and renewal.-
- (1) An application for a weights and measures commercial use permit shall be submitted to the department on a form prescribed and furnished by the department and must contain such information as the department may require by rule.
- (2) The application must be accompanied by a fee in an amount determined by department rule. However, the fee for each instrument or device may not exceed the maximum limits set forth in s. 531.63.
- (3) The department shall issue a permit and such other identification tags or stickers as necessary to provide evidence of compliance with ss. 531.60-531.66.
  - (4) A permit expires 1 year following its date of issue and



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must be renewed annually. If an application for renewal is not received by the department within 30 days after its due date, a late fee of up to \$100 must be paid in addition to the annual commercial use permit fee.

(5) All permit fees shall be deposited into the General Inspection Trust Fund and used to carry out and enforce the provisions of this chapter relating to testing, inspection, licensing, and regulation of commercial weights and measures instruments or devices and practices in the state.

Section 4. Section 531.63, Florida Statutes, is created to read:

- 531.63 Maximum permit fees.—The commercial use permit fees established for weights or measures instruments or devices shall be in an amount necessary to administer this chapter but may not exceed the amounts provided in this section.
- (1) For weighing devices, the fees must be based on the manufacturer's rated capacity or the device's design and use and whether measuring by inch or pounds or the metric equivalent:
- (a) For weighing devices of up to and including the 100pound capacity which are used during any portion of the period covered by the permit, the maximum annual fees per retail establishment may not exceed the following:

109 Number of devices Maximum Fee 110 in a single retail 111 establishment 112 1 to 5 \$75 \$175 113 6 to 10 11 to 30 114 \$250



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115	More than 30 \$500
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117	(b) For weighing devices of greater than the 100-pound
118	capacity, the maximum annual registration fees may not exceed
119	the following amounts per device:
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121	Manufacturer's rated capacity Maximum Fee Per Device
122	100-5,000 pounds \$200
123	5,000-20,000 pounds \$300
124	20,000 pounds or more \$400
125	Wheel load weighers \$35
126	Static railroad track scales \$1,000
127	Belt-conveyor scales \$500
128	<pre>In-motion railroad track scales \$1,000</pre>
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130	(2) For other measuring devices, the annual permit fees per
131	device may not exceed the following:
132	(a) Mass flow meters having a maximum flow rate of up to
133	150 pounds per minute \$100.
134	(b) Mass flow meters having a maximum flow rate greater
135	than 150 pounds per minute \$500.
136	(c) Volumetric flow meters having a maximum flow rate of up
137	to 20 gallons per minute \$50.
138	(d) Volumetric flow meters having a maximum flow rate
139	greater than 20 gallons per minute \$100.
140	(e) Tanks, under 500 gallons capacity, used as measure
141	containers, with or without gage rods or markers \$100.
142	(f) Tanks, 500 or more gallons capacity, used as measure
143	containers, with or without gage rods or markers \$200.



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144	(g) Taximeters \$50.
145	(h) Grain moisture meters \$25.
146	(i) Multiple-dimension measuring devices \$100.
147	(3) The owner or person in possession of a weight or
148	measures instrument or device for which the permit fees have not
149	been paid in accordance with this section may not use such
150	instrument or device for commercial purposes.
151	Section 5. Section 531.64, Florida Statutes, is created to
152	read:
153	531.64 Suspension and revocation of permits.—Any permit
154	issued under s. 531.62 may be suspended or revoked by the
155	department if the devices or instruments for which the permit is
156	issued are operated or used contrary to this chapter or adopted
157	<u>rules.</u>
158	Section 6. Section 531.65, Florida Statutes, is created to
159	read:
160	531.65 Unauthorized use; penalties.—If a weights or
161	measures instrument or device is used commercially without a
162	valid commercial use permit, the department may:
163	(1) Prohibit the further commercial use of the unpermitted
164	instrument or device until the proper permit has been issued;
165	(2) Employ and attach to the instrument or device such
166	form, notice, tag, or seal to prevent the continued unauthorized
167	use of the instrument or device;
168	(3) In addition to the permit fees prescribed by rule for
169	the commercial use of a weights and measures instrument or
170	device, assess the late fee authorized under s. 531.62; or
171	(4) Impose penalties as prescribed in s. 531.50 in addition
172	to the payment of appropriate permit fees for the commercial use
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of a weights and measures instrument or device.

Section 7. Section 531.66, Florida Statutes, is created to read:

## 531.66 Forms; rules.-

- (1) The department shall prescribe such forms, permits, certificates, and identification tags o<u>r stickers it considers</u> necessary to carry out the permitting provisions of ss. 531.60-531.66.
- (2) The department shall adopt rules necessary to administer ss. 531.60-531.66.

Section 8. Subsection (2) of section 589.08, Florida Statutes, is amended to read:

589.08 Land acquisition restrictions.

(2) The division may receive, hold the custody of, and exercise the control of any lands, and set aside into a separate, distinct and inviolable fund, any the proceeds which may be derived from the sales of the products of such lands, the use thereof in any manner, or the sale of such lands save the 25 percent of the proceeds thereof to be paid into the State School Fund as provided by law. The division may use and apply such funds for the acquisition, use, custody, management, development, or improvement of any lands vested in or subject to the control of the such division. After full payment has been made for the purchase of a state forest $_{T}$  to the Federal Government or other grantor, then 15 percent of the gross receipts from a state forest shall be paid to the fiscally constrained county or counties, as described in s. 218.67(1), in which it is located in proportion to the acreage located in each county for use by the county or counties for school purposes.



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Section 9. Section 589.081, Florida Statutes, is amended to read:

589.081 Withlacoochee State Forest and Goethe State Forest; payment to counties of portion of gross receipts. - The Division of Forestry shall pay 15 percent of the gross receipts from Withlacoochee State Forest and the Goethe State Forest to each fiscally constrained county, as described in s. 218.67(1), in which a portion of the respective forest is located in proportion to the forest acreage located in such each county. The funds must be equally divided between the board of county commissioners and the school board of each fiscally constrained county.

Section 10. This act shall take effect July 1, 2009.