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A bill to be entitled

2 An act relating to pest control; creating s. 570.345, 3 F.S.; enacting the Pest Control Compact; requiring the 4 Commissioner of Agriculture to administer the compact; 5 requiring that an application for assistance under the 6 compact be made by the commissioner; providing findings; 7 providing definitions; providing for the establishment of 8 the Pest Control Insurance Fund to finance pest-control 9 operations under the compact; providing for the fund to be 10 administered by a governing board and executive committee; providing for the internal operations and management of 11 the governing board; requiring an annual report to the 12 governor and legislature of each state participating in 13 14 the compact; providing for the administration of the fund; 15 providing procedures to apply for expenditures from the 16 fund; providing for a determination regarding expenditures from the fund and for review of such expenditures; 17 authorizing the governing board to establish advisory and 18 19 technical committees; providing for an application for 20 assistance from the fund on behalf of a nonparty state; 21 providing requirements for the fund regarding budgets and 22 maintaining financial assets; prohibiting a pledge of the 23 assets of a state that is a party to the compact; 24 providing for the compact to enter into force upon its 25 enactment by five or more states; providing a procedure 26 for a state to withdraw from the compact; providing for 27 construction and severability; providing an effective 28 date.

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	HB 255 2009
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30	Be It Enacted by the Legislature of the State of Florida:
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32	Section 1. Section 570.345, Florida Statutes, is created
33	to read:
34	570.345 Pest Control Compact
35	(1) ENACTMENT OF COMPACTThe Pest Control Compact is
36	enacted into law and entered into with all other jurisdictions
37	legally joining therein in the form substantially as provided in
38	this section.
39	(a) Consistent with law and within available
40	appropriations, the departments, agencies, and officers of this
41	state may cooperate with the insurance fund established by the
42	compact.
43	(b) Pursuant to paragraph (5)(h), copies of bylaws and
44	amendments shall be filed with the Commissioner of Agriculture.
45	(c) The compact administrator for this state shall be the
46	Commissioner of Agriculture.
47	(d) Within the meaning of paragraph (7)(b) or paragraph
48	(9)(a), a request or application for assistance from the
49	insurance fund may be made by the Commissioner of Agriculture.
50	(e) The department, agency, or officer expending or
51	becoming liable for an expenditure on account of a control or
52	eradication program undertaken or intensified pursuant to the
53	compact shall have credited to the appropriate account in the
54	State Treasury the amount of any payments made to this state to
55	defray the cost of such program or as reimbursement.
56	(f) As used in this compact, with reference to this state,

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57	the term "executive head" means the Governor.
58	(2) FINDINGS
59	(a) In the absence of the higher degree of cooperation
60	possible under this compact, the annual loss of approximately
61	\$137 billion from the depredations of pests is virtually certain
62	to continue, if not to increase.
63	(b) Because of the varying climatic, geographic, and
64	economic factors, each state may be affected differently by
65	particular species of pests. However, all states share the
66	inability to protect themselves fully against pests that present
67	serious dangers.
68	(c) The migratory character of pest infestations makes it
69	necessary for states adjacent to and distant from one another to
70	complement each other's activities when faced with conditions of
71	infestation and reinfestation.
72	(d) Although every state is seriously affected by a
73	substantial number of pests, and each state is susceptible to
74	infestation by many species of pests not now causing damage to
75	its crops and plant life and products, the fact that relatively
76	few species of pests present equal danger to or are of interest
77	to all states makes the establishment and operation of an
78	insurance fund, from which individual states may obtain
79	financial support for pest-control programs of benefit to them
80	in other states and to which they may contribute in accordance
81	with their relative interest, the most equitable means of
82	financing cooperative pest-eradication and control programs.
83	(3) DEFINITIONSAs used in this compact, the term:
84	(a) "State" means a state, territory, or possession of the
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85	United States, the District of Columbia, or the Commonwealth of
86	Puerto Rico.
87	(b) "Requesting state" means a state that invokes the
88	procedures of the compact to secure the undertaking or
89	intensification of measures to control or eradicate pests within
90	one or more other states.
91	(c) "Responding state" means a state that is requested to
92	undertake or intensify the measures referred to in paragraph
93	<u>(b).</u>
94	(d) "Pest" means any invertebrate animal, pathogen,
95	parasitic plant, or similar or allied organism that can cause
96	disease or damage in any crops, trees, shrubs, grasses, or other
97	plants of substantial value.
98	(e) "Insurance fund" means the Pest Control Insurance Fund
99	established pursuant to this compact.
100	(f) "Governing board" means the administrators of this
101	compact representing the party states when the administrators
102	are acting as a body in pursuance of authority vested in them by
103	this compact.
104	(g) "Executive committee" means the committee established
105	pursuant to paragraph (6)(e).
106	(4) INSURANCE FUNDThere is established the Pest Control
107	Insurance Fund to finance other than normal pest-control
108	operations that states may be required to engage in pursuant to
109	this compact. The insurance fund shall contain moneys
110	appropriated to it by the party states and any donations and
111	grants accepted by it. All appropriations, except as conditioned
112	by the rights and obligations of party states set forth in this

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113	compact, shall be unconditional and may not be restricted by the
114	appropriating state to use in the control of any pest. Donations
115	and grants may be conditional or unconditional, except that the
116	insurance fund may not accept a donation or grant that contains
117	terms that are inconsistent with this compact.
118	(5) PEST CONTROL INSURANCE FUND; INTERNAL OPERATIONS AND
119	MANAGEMENT
120	(a) The insurance fund shall be administered by a
121	governing board and executive committee. The actions of the
122	governing board and the executive committee shall be deemed the
123	actions of the insurance fund.
124	(b) Each member of the governing board is entitled to one
125	vote on the board. Action by the governing board is not binding
126	unless taken at a meeting at which a majority of the total
127	number of votes on the governing board is cast in favor of the
128	action. Action of the governing board shall be taken only at a
129	meeting at which a majority of the members are present.
130	(c) The insurance fund shall have a seal that may be
131	employed as an official symbol and may be affixed to documents
132	and used as the governing board provides.
133	(d) The governing board shall elect annually, from among
134	its members, a chairperson, vice chairperson, secretary, and
135	treasurer. The chairperson may not succeed himself or herself.
136	The governing board may appoint an executive director and fix
137	the duties of the executive director and compensation, if any.
138	The executive director shall serve at the pleasure of the
139	governing board. The governing board shall provide for the
140	bonding of any officers and employees of the insurance fund as
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141 it finds appropriate. 142 (e) Irrespective of the civil service, personnel, or other 143 merit system laws of any party state, the executive director or, 144 if there is no executive director, the chairperson, pursuant to 145 procedures as the bylaws may provide, shall appoint, remove, or 146 discharge such personnel necessary for the performance of the 147 functions of the insurance fund and shall fix the duties and 148 compensation of such personnel. The governing board in its 149 bylaws shall provide personnel policies and programs of the 150 insurance fund. 151 (f) The insurance fund may borrow, accept, or contract for 152 the services of personnel from any state, the United States, any 153 governmental agency, or any person, firm, association, or 154 corporation. 155 The insurance fund may accept for any of its purposes (g) 156 and functions under this compact any donations and grants of 157 money, equipment, supplies, materials, and services, conditional 158 or otherwise, from any state, the United States, any other 159 governmental agency, or from any person, firm, association, or 160 corporation, and may receive, use, and dispose of the same. Any 161 donation, gift, or grant accepted by the governing board 162 pursuant to this paragraph or services borrowed pursuant to 163 paragraph (f) shall be reported in the annual report of the 164 insurance fund. The report must include the nature, amount, and conditions of the donation, gift, grant, or services borrowed 165 166 and the identity of the donor or lender. 167 (h) The governing board shall adopt bylaws for the 168 operation of the insurance fund and may amend or rescind the

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169 bylaws. The insurance fund shall publish its bylaws in a 170 convenient form and shall file a copy and a copy of any 171 amendment with the appropriate agency or officer in each of the 172 party states. 173 The insurance fund shall submit an annual report to (i) 174 the governor and legislature of each party state which covers 175 its activities for the preceding year. The insurance fund may 176 submit such additional reports as it deems desirable. 177 (j) In addition to the powers and duties specifically authorized and imposed, the insurance fund may do any other 178 179 things necessary and incidental to the conduct of its affairs 180 pursuant to this compact. 181 (6) COMPACT AND INSURANCE FUND ADMINISTRATION.--182 In each party state there shall be a compact (a) 183 administrator who shall be selected and serve in the manner as 184 the laws of the state provide. The administrator shall assist in 185 coordinating activities pursuant to the compact in that state 186 and shall represent that state on the governing board of the 187 insurance fund. 188 If the laws of the United States specifically provide, (b) 189 or if administrative provision is made within the Federal 190 Government, the United States may be represented on the 191 governing board of the insurance fund by not more than three 192 representatives. Any representative of the United States shall 193 be appointed and serve in the manner provided by federal law, 194 but may not vote on the governing board or the executive 195 committee. 196 (c) The governing board shall meet at least once each year

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197 to set policies and procedures in the administration of the 198 insurance fund and, consistent with the provisions of the 199 compact, shall supervise and direct the expenditure of moneys 200 from the insurance fund. Additional meetings of the governing 201 board shall be held at the call of the chairperson, the 202 executive committee, or a majority of the membership of the 203 governing board. 204 (d) At its meetings, the governing board shall pass upon 205 applications for assistance from the insurance fund and shall 206 authorize disbursements from the fund. When the governing board 207 is not in session, the executive committee shall act as agent of 208 the governing board and has full authority to act for it in 209 passing upon applications. 210 The executive committee shall be composed of the (e) 211 chairperson of the governing board and four additional members 212 of the governing board chosen by it so that one member 213 represents each of four geographic groupings of party states. 214 The governing board shall make such geographic groupings. If 215 there is representation of the United States on the governing 216 board, one representative may meet with the executive committee. 217 The chair of the governing board shall be the chairperson of the 218 executive committee. Action of the executive committee is not 219 binding unless taken at a meeting at which at least four members 220 are present and vote in favor of the action. Necessary expenses 221 of each of the five members of the executive committee incurred 222 in attending meetings of such committee, when not held at the 223 same time and place as a meeting of the governing board, shall 224 be charged against the insurance fund.

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225 (7) ASSISTANCE AND REIMBURSEMENT.--226 (a) Each party state pledges to each other party state 227 that it will employ its best efforts to eradicate, or control 228 within the strictest practicable limits, all pests within its 229 boundaries. The performance of this function includes: 230 1. The maintenance of pest-control and eradication 231 activities of interstate significance at a level that would be 232 reasonable for its own protection in the absence of this 233 compact. 234 2. The meeting of emergency outbreaks or infestations of 235 interstate significance to no less an extent than would have 236 been done in the absence of this compact. 237 If a party state is threatened by a pest not present (b) 238 within its borders but present within another party state, or if 239 a party state undertakes activities to control or eradicate a 240 pest and finds that such activities are impracticable or 241 substantially more difficult because of the failure of another 242 party state to cope with an actual or threatened infestation, 243 that state may request the governing board to authorize 244 expenditures from the insurance fund for measures to eradicate 245 or control the infestation by other party states at a level 246 sufficient to prevent, or reduce to the greatest practicable 247 extent, infestation or reinfestation of the requesting state. 248 Upon such authorization, any responding states shall take or 249 increase any warranted eradication or control measures. A 250 responding state shall use moneys available from the insurance 251 fund expeditiously and efficiently to assist in providing the 252 protection requested.

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253 (c) In order to apply for expenditures from the insurance 254 fund, a requesting state shall submit, in writing: 255 1. A detailed statement of the circumstances that occasion 256 the request for invoking the compact. 257 2. Evidence that the pest for which eradication or control 258 assistance is requested constitutes a danger to an agricultural 259 or forest crop, product, tree, shrub, grass, or other plant 260 having a substantial value to the requesting state. 261 3. A statement of the extent of the present and projected program of the requesting state, including full information as 262 263 to the legal authority for the conduct of such program and the 264 expenditures made or budgeted for the eradication, control, or 265 prevention of introduction of the pest. 266 4. Proof that the expenditures being made or budgeted as detailed in subparagraph 3. do not constitute a reduction of the 267 268 effort for the control or eradication of the pest concerned or, 269 if there is a reduction, the reasons why the level of program 270 activity detailed in subparagraph 3. constitutes a normal level 271 of pest-control activity. 272 5. A declaration as to whether, to the best of the 273 requesting state's knowledge and belief, the conditions that 274 require the invoking of the compact can be abated by a program 275 undertaken with the aid of moneys from the insurance fund within 276 1 year or less, or whether the request is for an installment in 277 a program that is likely to continue for a longer period. 278 6. Any other information that the governing board 279 requires, consistent with this compact. 280 The governing board or executive committee shall give (d) Page 10 of 16

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281 notice of any meeting at which an application for assistance 282 from the insurance fund is to be considered. Such notice shall 283 be given to the compact administrator of each party state and to 284 any other officers and agencies designated by the laws of the 285 party states. The requesting state and any other party state is 286 entitled to be represented and present evidence and argument at 287 such meeting. 288 (e) Upon the submission of the information required by 289 paragraph (c) and any other information that the requesting 290 state may have or acquire, and upon determining that an 291 expenditure of funds is within the purposes of this compact and 292 justified, the governing board or executive committee shall 293 authorize support of the program. The governing board or 294 executive committee may meet at any time and in any place to 295 receive and consider an application. All determinations of the 296 governing board or executive committee related to an application 297 and the reasons for the determination shall be recorded and 298 subscribed to show the votes of the individual members. 299 A requesting state that is dissatisfied with a (f) 300 determination of the executive committee shall, upon notice in 301 writing submitted within 20 days after the determination, be 302 given a review of the determination at the next meeting of the 303 governing board. Determinations of the executive committee are 304 reviewable only by the governing board at a regular meeting or 305 at a special meeting authorized by the governing board. (g) 306 Responding states required to undertake or increase 307 measures pursuant to this compact may receive moneys from the 308 insurance fund when such states incur expenditures because of

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309	such measures or as reimbursement for expenses incurred and
310	chargeable to the insurance fund. The governing board shall
311	adopt procedures for the submission and payment of claims.
312	(h) Before authorizing the expenditure of moneys from the
313	insurance fund, the governing board shall determine the extent
314	and nature of any timely assistance or participation that may be
315	available from the Federal Government and shall request
316	assistance and participation from the appropriate federal
317	agencies.
318	(i) The insurance fund may negotiate and execute a
319	memorandum of understanding or other instrument defining the
320	extent and degree of assistance or participation between and
321	among the insurance fund, cooperating federal agencies, states,
322	and other entities concerned.
323	(8) ADVISORY AND TECHNICAL COMMITTEESThe governing
324	board may establish advisory and technical committees composed
325	of state, local, and federal officials and private persons to
326	advise it regarding its functions. Any advisory or technical
327	committee may meet with and participate in its deliberations
328	upon the request of the governing board or executive committee.
329	An advisory or technical committee may furnish information and
330	recommendations concerning an application for assistance from
331	the insurance fund being considered by the board or committee.
332	However, a participant in a meeting of the governing board or
333	executive committee held pursuant to paragraph (7)(d) is
334	entitled to know at the time of the meeting the substance of
335	such information and recommendations that are made prior to or
336	as part of the meeting or, if made after the meeting, no later
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337 than the time at which the governing board or executive 338 committee makes its disposition of the application. 339 RELATIONS AND NONPARTY JURISDICTION. --(9) 340 (a) A party state may apply for assistance from the 341 insurance fund regarding a pest in a nonparty state. The 342 application shall be considered and disposed of by the governing 343 board or executive committee in the same manner as an 344 application regarding a pest within a party state, except as 345 provided in this subsection. 346 At or in connection with any meeting of the governing (b) 347 board or executive committee held pursuant to paragraph (7)(d), 348 a nonparty state is entitled to appear, participate, and receive 349 information only to the extent as the governing board or 350 executive committee provides. A nonparty state may not review 351 any determination made by the executive committee. 352 (C) The governing board or executive committee shall 353 authorize expenditures from the insurance fund to be made in a 354 nonparty state only after determining that the conditions in 355 such state and the value of the expenditures to the party state 356 as a whole justify the expenditures. The governing board or 357 executive committee may set any conditions that it deems 358 appropriate regarding the expenditure of moneys from the 359 insurance fund in a nonparty state and may enter into any 360 agreements with nonparty states and other jurisdictions or 361 entities as it deems necessary or appropriate to protect the 362 interests of the insurance fund with respect to expenditures and 363 activities outside of party states. 364 (10) FINANCE.--

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365 The insurance fund shall submit to the executive head (a) or designated officer of each party state a budget for the 366 367 insurance fund for the period required by the laws of that party 368 state for a presentation to the party state's legislature. 369 Each budget shall contain specific recommendations of (b) 370 the amount to be appropriated by each party state. The request 371 for appropriations shall be apportioned among the party states 372 as follows: one-tenth of the total budget in equal shares and 373 the remainder in proportion to the value of agricultural and 374 forest crops and products, excluding animals and animal 375 products, produced in each party state. In determining the value 376 of such crops and products, the insurance fund may employ any 377 sources of information which present the most equitable and 378 accurate comparisons among the party states. Each budget and 379 request for appropriations shall indicate the source used to 380 obtain information concerning the value of products. 381 The financial assets of the insurance fund shall be (C) 382 maintained in two accounts to be designated respectively as the 383 "operating account" and the "claims account." The operating 384 account shall consist only of assets necessary to administer the 385 insurance fund during the next ensuing 2-year period. The claims 386 account shall contain all moneys not included in the operating 387 account and may not exceed the amount reasonably estimated to be 388 sufficient to pay all legitimate claims against the insurance 389 fund for a period of 3 years. When the claims account reaches 390 its maximum limit or will reach its maximum limit by the 391 addition of moneys requested for appropriation by the party 392 states, the governing board shall reduce its budget requests on

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393 a pro rata basis to keep the claims account within the maximum 394 limit. Any moneys in the claims account because of conditional 395 donations, grants, or gifts shall be included in calculations 396 made pursuant to this paragraph only to the extent that such 397 moneys are available to meet demands arising out of the claims. 398 The insurance fund may not pledge the credit of any (d) 399 party state. The insurance fund may meet any of its obligations 400 with moneys available to it under paragraph (5)(g) if the 401 governing board takes specific action to set aside such moneys 402 before incurring any obligation to be met in whole or in part in 403 such manner. Except where the insurance fund uses moneys 404 available to it under paragraph (5)(g), the insurance fund may 405 not incur any obligation before the allotment of moneys by the 406 party states adequate to meet the obligation. 407 The insurance fund shall keep accurate records of all (e) 408 receipts and disbursements. The receipts and disbursements of 409 the insurance fund are subject to the audit and accounting 410 procedures established under its bylaws. However, all receipts 411 and disbursements of funds handled by the insurance fund shall 412 be audited annually by a certified or licensed public accountant 413 and a report of the audit shall be included in and become part 414 of the annual report of the insurance fund. 415 The accounts of the insurance fund shall be open at (f) 416 any reasonable time for inspection by authorized officers of the 417 party states and any persons authorized by the insurance fund. 418 (11) ENTRY INTO FORCE AND WITHDRAWAL.--(a) 419 This compact shall enter into force when enacted into 420 law by five or more states. Thereafter, it shall become

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421 effective for any other state upon its enactment by that state. 422 (b) Any party state may withdraw from this compact by 423 enacting a statute repealing the compact, but a withdrawal does 424 not take effect until 2 years after the executive head of the 425 withdrawing state has given notice in writing of the withdrawal 426 to the executive heads of all other party states. A withdrawal 427 does not affect any liability incurred by or chargeable to a 428 party state before the time of its withdrawal. 429 (12) CONSTRUCTION AND SEVERABILITY.--This compact shall be 430 liberally construed to effectuate its purposes. The provisions 431 of this compact are severable and if any phrase, clause, 432 sentence, or provision is declared to be contrary to the 433 constitution of any state or the United States or the 434 applicability thereof to any government, agency, person, or 435 circumstance is held invalid, the validity of the remainder of 436 this compact and the applicability thereof to any government, 437 agency, person, or circumstance shall not be affected. If this 438 compact is held contrary to the constitution of any state 439 participating herein, the compact shall remain in full force and 440 effect as to the remaining party states and in full force and 441 effect as to the state affected as to all severable matters. 442 Section 2. This act shall take effect July 1, 2009.

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