FOR CONSIDERATION By the Committee on Agriculture

575-02551B-11

20117218___

1	A bill to be entitled
2	An act relating to the Department of Agriculture and
3	Consumer Services; amending s. 14.24, F.S.; deleting
4	provisions related to per diem and travel expenses for
5	members of the Florida Commission on the Status of
6	Women; amending s. 20.14, F.S.; deleting the Division
7	of Dairy within the Department of Agriculture and
8	Consumer Services; amending s. 215.981, F.S.;
9	exempting certain direct-support organizations and
10	citizen support organizations for the Department of
11	Agriculture and Consumer Services from obtaining an
12	independent audit; amending s. 253.02, F.S.; providing
13	for the grantee of easements for electrical
14	transmission to pay the lead manager of the state-
15	owned lands or, when there is no lead manager, the
16	Department of Environmental Protection if suitable
17	replacement uplands cannot be identified; amending s.
18	261.04, F.S.; deleting provisions related to per diem
19	and travel expenses for members of the Off-Highway
20	Vehicle Recreation Advisory Committee within the
21	Division of Forestry; repealing s. 472.007(5), F.S.,
22	relating to per diem and travel expenses of a member
23	or former member of a Board of Professional Surveyors
24	and Mappers; amending s. 482.051, F.S.; providing rule
25	changes that allow operators to provide certain
26	emergency notice to the Department of Agriculture and
27	Consumer Services by facsimile or electronic means;
28	amending s. 482.071, F.S.; increasing the minimum
29	insurance coverage for bodily injury and property

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575-02551B-11 20117218 30 damage required for pest control businesses; creating s. 482.072, F.S.; providing for licensure by the 31 32 department of pest control customer contact centers; 33 providing application requirements; providing for 34 fees, licensure renewal, penalties, licensure 35 expiration, and transfer of licenses; requiring the 36 department to adopt rules; providing for disciplinary 37 action; creating s. 482.157, F.S.; providing for the certification of commercial wildlife trappers; 38 providing requirements for certification, examination, 39 40 and fees; limiting the scope of work permitted by 41 certificate holders; clarifying that 42 certificateholders who practice accepted pest control 43 methods are immune from liability for violating laws 44 prohibiting cruelty to animals; providing that the 45 provisions of s. 482.157, F.S. do not exempt any 46 person from the rules, orders, or regulations of the Florida Fish and Wildlife Conservation Commission; 47 48 amending s. 482.226, F.S.; increasing the minimum financial responsibility requirements for licensees 49 50 that perform wood-destroying organism inspections; 51 amending s. 482.243, F.S.; deleting provisions 52 relating to reimbursement for expenses for members of 53 the Pest Control Enforcement Advisory Council within the department; amending s. 487.041, F.S.; providing 54 55 that registration, supplemental, and late fees related 56 to the registration of pesticide brands with the 57 department are nonrefundable; providing requirements 58 for label revisions of pesticide brands; providing

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575-02551B-11 20117218 59 requirements for label revisions that must be reviewed 60 by the United States Environmental Protection Agency; 61 requiring payments of pesticide registration fees to 62 be submitted electronically; amending s. 487.0615, 63 F.S.; deleting reference relating to per diem and 64 travel for the Pesticide Review Council within the Department of Agriculture and Consumer Services; 65 amending s. 500.70, F.S.; requiring certain persons 66 67 that produce, harvest, pack, or repack tomatoes to 68 register each location of a tomato farm, tomato 69 greenhouse, tomato packinghouse, or tomato repacker by 70 a specified date on a form prescribed by the 71 department; requiring the department to set a 72 registration fee; providing for funds collected to be 73 deposited into the General Inspection Trust Fund; 74 amending s. 527.22, F.S.; deleting provisions relating 75 to per diem and travel expenses for members of the 76 Florida Propane Gad Education, Safety, and Research 77 Council within the department; amending s. 559.9221, 78 F.S.; deleting provisions relating to per diem and 79 travel expenses for members of the Motor Vehicle 80 Repair Advisory Council within the department; amending s. 570.07, F.S.; revising the powers and 81 82 duties of the Department of Agriculture and Consumer Services regarding pollution control and the 83 84 prevention of wildfires; amending s. 570.0705, F.S.; 85 deleting provisions relating to per diem and travel 86 expenses for members of any advisory committee that 87 the Commissioner of Agriculture may appoint; amending

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575-02551B-11 20117218 88 s. 570.074, F.S.; revising the name of the Office of 89 Water Coordination to the Office of Energy and Water; amending s. 570.23, F.S.; deleting provisions relating 90 91 to per diem and travel expenses for members of the 92 State Agricultural Advisory Council within the 93 department; repealing s. 570.29(6), F.S., relating to the Division of Dairy Industry within the department; 94 95 amending s. 570.38, F.S.; deleting provisions relating to per diem and travel expenses for members of the 96 97 Animal Industry Technical Council within the 98 department; amending s. 570.382, F.S.; deleting 99 provisions relating to per diem and travel expenses 100 for members of the Arabian Horse Council within the 101 department; repealing s. 570.40, F.S., relating to the 102 powers and duties of the Division of Dairy within the 103 department; repealing s. 570.41, F.S., relating to the 104 qualifications and duties of the Director of the 105 Division of Dairy within the department; amending s. 570.42, F.S.; deleting provisions relating to per diem 106 107 and travel expenses for members of the Dairy Industry 108 Technical Council within the department; amending s. 109 570.50, F.S.; requiring the Division of Food Safety within the department to inspect dairy farms and 110 enforce the provisions of ch. 502, F.S.; requiring the 111 Division of Food Safety to inspect milk plants, milk 112 113 product plants, and plants engaged in the manufacture 114 and distribution of frozen desserts and frozen dessert mixes; requiring the Division of Food Safety to 115 116 analyze and test samples of milk, milk products,

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20117218 575-02551B-11 117 frozen desserts, and frozen dessert mixes; amending s. 570.543, F.S.; deleting provisions relating to per 118 119 diem and travel expenses for members of the Florida 120 Consumers' Council within the department; repealing s. 121 570.954(3), F.S., relating to the requirement that the 122 Department of Agriculture and Consumer Services 123 coordinate with and solicit the expertise of the state energy office when developing the farm-to-fuel 124 125 initiative; amending s. 571.28, F.S.; deleting 126 provisions relating to per diem and travel expenses 127 for members of the Florida Agricultural Promotional 128 Campaign Advisory Council within the department; 129 amending s. 573.112, F.S.; deleting provisions 130 relating to per diem and travel expenses for members 131 of the advisory council that administers the marketing 132 order that is issued to the department; amending s. 133 576.091, F.S.; deleting provisions relating to per 134 diem and travel expenses for members of the Fertilizer Technical Council within the department; amending s. 135 136 580.151, F.S.; deleting provisions relating to per 137 diem and travel expenses for members of the Commercial 138 Feed Technical Council within the department; amending 139 s. 581.186, F.S.; deleting provisions relating to per 140 diem and travel expenses for members of the Endangered Plant Advisory Council within the department; amending 141 142 s. 586.161, F.S.; deleting provisions relating to per 143 diem and travel expenses for members of the Honeybee 144 Technical Council within the department; amending s. 145 589.101, F.S.; authorizing the Department of

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575-02551B-11 20117218 146 Agriculture and Consumer Services to lease gas, oil, 147 and other mineral interests of lands leased to the department; authorizing the Board of Trustees of the 148 149 Internal Improvement Trust Fund to review proposed 150 leases; amending s. 590.015, F.S.; defining the term 151 "department," "open burning," and "broadcast burning" 152 as they relate to forest protection; redefining the 153 term "fire management services"; amending s. 590.02, 154 F.S.; renaming the Division of Forestry to the Florida 155 Forest Services; conforming terminology to changes 156 made by the act; authorizing forest-operations 157 administrators to be certified as forestry 158 firefighters; providing the status of Selected Exempt 159 Service to an aviation manager and a training 160 coordinator for the Florida Forest Service; 161 authorizing the department to have exclusive authority 162 over the Florida Building Code as it pertains to 163 wildfire and law enforcement facilities under the 164 jurisdiction of the department; authorizing the 165 department to retain, transfer, warehouse, bid, 166 destroy, scrap or dispose of surplus equipment and 167 vehicles used for wildland firefighting; authorizing 168 the department to retain any moneys received from the disposition of state-owned equipment and vehicles used 169 for wildland firefighting; providing that moneys 170 171 received may be used for the acquisition of exchange 172 and surplus equipment used for wildland firefighting 173 and all necessary operating expenditures related to 174 the equipment; requiring the department to maintain

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575-02551B-11 20117218 175 records of the accounts into which the money is 176 deposited; giving the Florida Forest Service exclusive 177 authority to require and issue authorizations for 178 broadcast burning, agricultural pile burning, and 179 silvicultural pile burning; preempting other 180 governmental entities from adopting laws, rules, or 181 policies pertaining to broadcast burning, agricultural 182 pile burning, or silvicultural pile burning unless an emergency order has been declared; authorizing the 183 184 department to delegate its authority to a county or 185 municipality to issue authorizations for the burning 186 of yard trash and debris from land clearing 187 operations; amending s. 590.125, F.S.; defining and 188 redefining terms relating to open-burning 189 authorizations by the Florida Forest Services; 190 specifying purposes of certified prescribed burning; 191 requiring the authorization of the Florida Forest 192 Service for certified pile burning; providing pile burning requirements; limiting the liability of 193 194 property owners or agents engaged in pile burning; 195 providing penalties for violations by certified pile 196 burners; requiring the Florida Forest Service to adopt 197 rules to regulate certified pile burning; revising notice requirements for wildfire hazard reduction 198 treatments; providing for approval of local 199 200 governments' open-burning-authorization programs; 201 providing program requirements; authorizing the 202 Florida Forest Service to resume administration of a local government's program under certain 203

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233	produces honey; redefining the term "farm theft" to
234	include the unlawful taking possession of equipment
235	and associated materials used to grow or produce farm
236	products; providing an effective date.
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238	Be It Enacted by the Legislature of the State of Florida:
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240	Section 1. Subsection (3) of section 14.24, Florida
241	Statutes, is amended to read:
242	14.24 Florida Commission on the Status of Women
243	(3) Members of the commission shall serve without
244	compensation, but shall be reimbursed for per diem and travel
245	expenses in accordance with s. 112.061.
246	Section 2. Subsection (2) of section 20.14, Florida
247	Statutes, is amended to read:
248	20.14 Department of Agriculture and Consumer Services
249	There is created a Department of Agriculture and Consumer
250	Services.
251	(2) The following divisions of the Department of
252	Agriculture and Consumer Services are established:
253	(a) Administration.
254	(b) Agricultural Environmental Services.
255	(c) Animal Industry.
256	(d) Aquaculture.
257	(e) Consumer Services.
258	(f) Dairy Industry.
259	(f) (g) Food Safety.
260	(g) (h) Forestry.
261	(h) (i) Fruit and Vegetables.

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2.62
          (i)<del>(j)</del> Licensing.
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          (j) (k) Marketing and Development.
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          (k) (1) Plant Industry.
          (1) <del>(m)</del> Standards.
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          Section 3. Subsection (2) of section 215.981, Florida
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     Statutes, is amended to read:
          215.981 Audits of state agency direct-support organizations
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     and citizen support organizations.-
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270
           (2) Notwithstanding the provisions of subsection (1),
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     direct-support organizations and citizen support organizations
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     for the Department of Environmental Protection or direct-support
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     organizations and citizen support organizations for the
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     Department of Agriculture and Consumer Services which that are
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     not for profit and which that have annual expenditures of less
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     than $300,000 are not required to have an independent audit. The
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     department shall establish accounting and financial management
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     guidelines for those organizations under the department's
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     jurisdiction. Each year, the department shall conduct
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     operational and financial reviews of a selected number of
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     direct-support organizations or citizen support organizations
2.82
     which fall below the audit threshold established in this
283
     subsection.
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          Section 4. Paragraph (b) of subsection (2) of section
     253.02, Florida Statutes, is amended to read:
285
          253.02 Board of trustees; powers and duties.-
286
287
           (2)
288
           (b) The authority of the board of trustees to grant
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     easements for rights-of-way over, across, and upon uplands the
     title to which is vested in the board of trustees for the
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291 construction and operation of electric transmission and 292 distribution facilities and related appurtenances is hereby 293 confirmed. The board of trustees may delegate to the Secretary 294 of Environmental Protection the authority to grant such 295 easements on its behalf. All easements for rights-of-way over, 296 across, and upon uplands the title to which is vested in the 297 board of trustees for the construction and operation of electric 298 transmission and distribution facilities and related 299 appurtenances which are approved by the Secretary of 300 Environmental Protection pursuant to the authority delegated by 301 the board of trustees shall meet the following criteria:

302 1. Such easements shall not prevent the use of the state-303 owned uplands adjacent to the easement area for the purposes for 304 which such lands were acquired and shall not unreasonably 305 diminish the ecological, conservation, or recreational values of 306 the state-owned uplands adjacent to the easement area.

307 2. There is no practical and prudent alternative to 308 locating the linear facility and related appurtenances on state-309 owned upland. For purposes of this subparagraph, the test of 310 practicality and prudence shall compare the social, economic, 311 and environmental effects of the alternatives.

312 3. Appropriate steps are taken to minimize the impacts to313 state-owned uplands. Such steps may include:

a. Siting of facilities so as to reduce impacts and
minimize fragmentation of the overall state-owned parcel;

316 b. Avoiding significant wildlife habitat, wetlands, or 317 other valuable natural resources to the maximum extent 318 practicable; or

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c. Avoiding interference with active land management

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320 practices, such as prescribed burning.

321 4. Except for easements granted as a part of a land 322 exchange to accomplish a recreational or conservation benefit or 323 other public purpose, in exchange for such easements, the 324 grantee pays an amount equal to the market value of the interest 325 acquired. In addition, for the initial grant of such easements 326 only, the grantee shall provide additional compensation by 327 vesting in the board of trustees fee simple title to other 328 available uplands that are 1.5 times the size of the easement 329 acquired by the grantee. The Secretary of Environmental 330 Protection shall approve the property to be acquired on behalf 331 of the board of trustees based on the geographic location in 332 relation to the land proposed to be under easement and a 333 determination that economic, ecological, and recreational value 334 is at least equivalent to the value of the lands under proposed 335 easement. Priority for replacement uplands shall be given to 336 parcels identified as inholdings and additions to public lands 337 and lands on a Florida Forever land acquisition list. However, if suitable replacement uplands cannot be identified, the 338 339 grantee shall provide additional compensation for the initial 340 grant of such easements only by paying to the lead manager of 341 the state-owned lands or, when there is no lead manager, by 342 paying to the department an amount equal to two times the 343 current market value of the state-owned land or the highest and best use value at the time of purchase, whichever is greater. 344 345 When determining such use of funds, priority shall be given to parcels identified as inholdings and additions to public lands 346 347 and lands on a Florida Forever land acquisition list. 348 Section 5. Subsection (5) of section 261.04, Florida

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20117218 575-02551B-11 349 Statutes, is amended to read: 350 261.04 Off-Highway Vehicle Recreation Advisory Committee; 351 members; appointment.-352 (5) The members of the advisory committee shall serve 353 without compensation, but shall be reimbursed for travel and per 354 diem expenses as provided in s. 112.061, while in the 355 performance of their official duties. 356 Section 6. Subsection (5) of section 472.007, Florida 357 Statutes, is repealed. 358 Section 7. Subsection (4) of section 482.051, Florida 359 Statutes, is amended to read: 360 482.051 Rules.-The department has authority to adopt rules 361 pursuant to ss. 120.536(1) and 120.54 to implement the 362 provisions of this chapter. Prior to proposing the adoption of a 363 rule, the department shall counsel with members of the pest 364 control industry concerning the proposed rule. The department 365 shall adopt rules for the protection of the health, safety, and 366 welfare of pest control employees and the general public which 367 require: 368 (4) That a licensee, before performing general fumigation, 369 notify in writing the department inspector having jurisdiction 370 over the location where the fumigation is to be performed, which 371 notice must be received by the department inspector at least 24 hours in advance of the fumigation and must contain such 372 373 information as the department requires. However, in an authentic 374 and verifiable emergency, when 24 hours' advance notification is not possible, advance telephone, facsimile, or any form of 375 376 acceptable electronic communication telegraph notice may be 377 given; but such notice must be immediately followed by written

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378	confirmation providing the required information.
379	Section 8. Subsection (4) of section 482.071, Florida
380	Statutes, is amended to read:
381	482.071 Licenses
382	(4) A licensee may not operate a pest control business
383	without carrying the required insurance coverage. Each person
384	making application for a pest control business license or
385	renewal thereof must furnish to the department a certificate of
386	insurance that meets the requirements for minimum financial
387	responsibility for bodily injury and property damage consisting
388	of:
389	(a) Bodily injury: <u>\$250,000</u> \$100,000 each person and
390	<u>\$500,000</u> \$300,000 each occurrence; and property damage: <u>\$250,000</u>
391	$\frac{50,000}{100}$ each occurrence and $\frac{500,000}{1000}$ $\frac{100,000}{1000}$ in the aggregate;
392	or
393	(b) Combined single-limit coverage: <u>\$500,000</u> \$400,000 in
394	the aggregate.
395	Section 9. Section 482.072, Florida Statutes, is created to
396	read:
397	482.072 Pest control customer contact centers
398	(1) The department may issue a license to a qualified
399	business to operate a customer contact center to solicit pest
400	control business, or to provide services to customers for one or
401	more business locations licensed under s. 482.071. A person may
402	not operate a customer contact center for a pest control
403	business that is not licensed by the department.
404	(2)(a) Before operating a customer contact center, and
405	biennially thereafter, on or before an anniversary date set by
406	the department for the location of a licensed customer contact

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407	center, the pest control business shall apply to the department
408	for a license under this chapter, or a renewal thereof, for each
409	location of a customer contact center. An application must be
410	submitted in the format prescribed by the department.
411	(b) The department shall establish a fee for the issuance
412	of a license for a customer contact center of at least \$600, but
413	not more than \$1,000, and a renewal fee of at least \$600, but
414	not more than \$1,000, for a license for a customer contact
415	center. However, until rules for renewal fees are adopted, the
416	initial licensing fee and renewal fee are each \$600. The
417	department shall establish a grace period, not to exceed 30
418	calendar days after the license's anniversary renewal date, and
419	shall assess a late fee of \$150, in addition to the renewal fee,
420	for a license that is renewed after the grace period.
421	(c) A license automatically expires 60 calendar days after
422	the anniversary renewal date unless the license is renewed
423	before that date. When a license expires, it may be reinstated
424	only upon reapplication and payment of the license renewal fee
425	and a late renewal fee.
426	(d) A license automatically expires if a licensee changes
427	the address of the location of its customer contact center for a
428	pest control business. The department shall issue a new license
429	upon payment of a \$250 fee. The new license automatically
430	expires 60 calendar days after the anniversary renewal date of
431	the former license unless the license is renewed before that
432	date.
433	(e) The department may not issue or renew a license to
434	operate a customer contact center unless the licensee for the
435	pest control business for which the center solicits business is

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436	owned in common by a person or business entity recognized by
437	this state.
438	(f) The department may deny a license or refuse to renew a
439	license if the applicant or licensee, or one or more of the
440	applicant's or licensee's directors, officers, owners, or
441	general partners, are or have been directors, officers, owners,
442	or general partners of a pest control business that meets the
443	conditions in s. 482.071(2)(g).
444	(g) Sections 482.091 and 482.152 do not apply to a person
445	who solicits pest control services or provides customer service
446	in a licensed customer contact center unless the person performs
447	the pest control work as defined in s. $482.021(22)(a)-(d)$,
448	executes a pest control contract, or accepts remuneration for
449	such work.
450	(h) Section 482.071(2)(e) does not apply to a license
451	issued under this section.
452	(3)(a) The department shall adopt rules establishing
453	requirements and procedures for recordkeeping and monitoring the
454	operations of a customer contact center to ensure compliance
455	with this section and the rules adopted in accordance with this
456	section.
457	(b) Notwithstanding any other provision in this section:
458	1. A licensee of a customer contact center is subject to
459	disciplinary action under s. 482.161 for a violation of this
460	section or adopted rule which is committed by a person who
461	solicits pest control services or provides customer service in a
462	customer contact center.
463	2. A licensee of a pest control business may be subject to
464	disciplinary action under s. 482.161 for a violation that is

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465	committed by a person who solicits pest control services or
466	provides customer service in a customer contact center operated
467	by a licensee if the licensee participates in the violation.
468	Section 10. Section 482.157, Florida Statutes, is created
469	to read:
470	482.157 Limited certification for commercial wildlife
471	management personnel
472	(1) The department shall establish a limited certificate
473	that authorizes a person who engages in the commercial trapping
474	of wildlife to use nonchemical methods, including traps, glue
475	boards, mechanical or electronic devices, or exclusionary
476	techniques to control rodents as defined in s. 482.021(23).
477	(2) A person that seeks a limited certificate under this
478	section is required to pass an examination given by the
479	department. Each application for examination must be accompanied
480	by an examination fee set by rule of the department, in an
481	amount not to exceed \$300 but must be at least \$150. The
482	department shall provide the appropriate reference materials for
483	the examination and make the examination readily available to
484	applicants at least quarterly or as necessary in each county.
485	Before the department issues a limited certification under this
486	section, each person that applies for the certification shall
487	furnish proof of having a certificate of insurance which states
488	that the person's employer meets the requirements for minimum
489	financial responsibility for bodily injury and property damage
490	required by s. 482.071(4).
491	(3) An application for recertification must be made
492	annually and be accompanied by a recertification fee not to
493	exceed \$150, but must be at least \$75, as established by rule.

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494	The application also must be accompanied by proof of completion
495	of the required four classroom hours of acceptable continuing
496	education and the required proof of insurance. After a grace
497	period not exceeding 30 calendar days after the recertification
498	renewal date, the department shall assess a late fee of \$50 in
499	addition to the renewal fee. A certificate automatically expires
500	180 days after the recertification date if the renewal fee has
501	not been paid. After expiration, the department shall issue a
502	new certificate if the applicant successfully passes the
503	examination and pays the examination fee and late fee.
504	(4) Certification under this section does not authorize:
505	(a) The use of pesticides or chemical substances, other
506	than adhesive materials, to control rodents or other nuisance
507	wildlife in, on, or under structures;
508	(b) Operation of a pest control business; or
509	(c) Supervision of an uncertified person using nonchemical
510	methods to control rodents.
511	(5) A person who is certified under this section and
512	practices accepted methods of pest control is immune from
513	liability under s. 828.12.
514	(6) This provisions of this section do not exempt any
515	person from the rules, orders, or regulations of the Florida
516	Fish and Wildlife Conservation Commission.
517	Section 11. Subsection (6) of section 482.226, Florida
518	Statutes, is amended to read:
519	482.226 Wood-destroying organism inspection report; notice
520	of inspection or treatment; financial responsibility
521	(6) Any licensee that performs wood-destroying organism
522	inspections in accordance with subsection (1) must meet minimum

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575-02551B-11 20117218 523 financial responsibility in the form of errors and omissions 524 (professional liability) insurance coverage or bond in an amount no less than $$500,000 = \frac{50,000}{1000}$ in the aggregate and \$250,000525 526 \$25,000 per occurrence, or demonstrate that the licensee has 527 equity or net worth of no less than \$500,000 \$100,000 as 528 determined by generally accepted accounting principles 529 substantiated by a certified public accountant's review or 530 certified audit. The licensee must show proof of meeting this requirement at the time of license application or renewal 531 532 thereof. 533 Section 12. Subsection (6) of section 482.243, Florida 534 Statutes, is amended to read: 535 482.243 Pest Control Enforcement Advisory Council.-536 (6) The meetings, powers and duties, procedures, and 537 recordkeeping, and reimbursement of expenses of members of the 538 council shall be in accordance with the provisions of s. 539 570.0705 relating to advisory committees established within the 540 department. Section 13. Paragraph (a) of subsection (1) of section 541 542 487.041, Florida Statutes, is amended, and paragraphs (h), (i), 543 and (j) are added to that subsection, to read: 544 487.041 Registration.-(1) (a) Effective January 1, 2009, each brand of pesticide, 545 as defined in s. 487.021, which is distributed, sold, or offered 546 for sale, except as provided in this section, within this state 547 548 or delivered for transportation or transported in intrastate 549 commerce or between points within this state through any point outside this state must be registered in the office of the 550 551 department, and such registration shall be renewed biennially.

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552	Emergency exemptions from registration may be authorized in
553	accordance with the rules of the department. The registrant
554	shall file with the department a statement including:
555	1. The name, business mailing address, and street address
556	of the registrant.
557	2. The name of the brand of pesticide.
558	3. An ingredient statement and a complete, current copy of
559	the <u>label</u> labeling accompanying the brand of the pesticide,
560	which must conform to the registration, and a statement of all
561	claims to be made for it, including directions for use and a
562	guaranteed analysis showing the names and percentages by weight
563	of each active ingredient, the total percentage of inert
564	ingredients, and the names and percentages by weight of each
565	"added ingredient."
566	(h) All registration fees, including supplemental fees and
567	late fees, are nonrefundable.
568	(i) For any currently registered pesticide product brand
569	that undergoes label revision during the registration period,
570	the registrant shall submit to the department a copy of the
571	revised label along with the cover letter detailing changes
572	before the sale or distribution of a product brand with the
573	revised label in this state. If the label revisions require
574	notification of an amendment review by the United States
575	Environmental Protection Agency, the registrant shall submit an
576	additional copy of the label marked to identify those revisions.
577	(j) Effective January 1, 2013, all payments of any
578	pesticide-registration fees, including supplemental fees and
579	late fees, shall be submitted electronically using the
580	department's website to register a brand of a pesticide product.

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581	Section 14. Subsection (5) of section 487.0615, Florida
582	Statutes, is amended to read:
583	487.0615 Pesticide Review Council
584	(5) Members of the council shall receive no compensation
585	for their services, but are entitled to be reimbursed for per
586	diem and travel expenses as provided in s. 112.061.
587	Section 15. Subsection (7) is added to section 500.70,
588	Florida Statutes, to read:
589	500.70 Tomato food safety standards; inspections;
590	penalties; tomato good agricultural practices; tomato best
591	management practices
592	(7) Any person who produces, harvests, packs, or repacks
593	tomatoes in this state and does not hold a food permit issued
594	under s. 500.12, shall annually register each location of a
595	tomato farm, tomato greenhouse, tomato packinghouse, or tomato
596	repacker by August 1 on a form prescribed by the department. Any
597	person who produces, harvests, packs, or repacks tomatoes at
598	more than one location may submit one registration for all such
599	locations, but must provide the physical address of each
600	location. The department may set by rule an annual registration
601	fee not to exceed \$500. The money collected from the
602	registration fee payments shall be deposited into the General
603	Inspection Trust Fund.
604	Section 16. Subsection (5) of section 527.22, Florida
605	Statutes, is amended to read:
606	527.22 Florida Propane Gas Education, Safety, and Research
607	Council established; membership; duties and responsibilities
608	(5) Council members shall receive no compensation or
609	honorarium for their services, and are authorized to receive

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610	only per diem and reimbursement for travel expenses as provided
611	in s. 112.061 .
612	Section 17. Subsection (3) of section 559.9221, Florida
613	Statutes, is amended to read:
614	559.9221 Motor Vehicle Repair Advisory Council.—The Motor
615	Vehicle Repair Advisory Council is created to advise and assist
616	the department in carrying out this part.
617	(3) The members of the council shall receive no
618	compensation for their services , except that they may receive
619	per diem and travel expenses as provided in s. 112.061.
620	Section 18. Subsection (28) of section 570.07, Florida
621	Statutes, is amended to read:
622	570.07 Department of Agriculture and Consumer Services;
623	functions, powers, and dutiesThe department shall have and
624	exercise the following functions, powers, and duties:
625	(28) For the purpose of pollution control and the
626	prevention of wildfires purposes, to regulate open burning
627	connected with rural land-clearing, agricultural, or forestry
628	operations, except fires for cold or frost protection.
629	Section 19. Subsection (9) of section 570.0705, Florida
630	Statutes, is amended to read:
631	570.0705 Advisory committeesFrom time to time the
632	commissioner may appoint any advisory committee to assist the
633	department with its duties and responsibilities.
634	(9) Members of each advisory committee shall receive no
635	compensation for their services, but shall be entitled to
636	reimbursement for per diem and travel expenses as provided in s.
637	112.061 .
638	Section 20. Section 570.074, Florida Statutes, is amended

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to read:

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640 570.074 Department of Agriculture and Consumer Services; energy and water policy coordination.-The commissioner may 641 642 create an Office of Energy and Water Coordination under the 643 supervision of a senior manager exempt under s. 110.205 in the 644 Senior Management Service. The commissioner may designate the 645 bureaus and positions in the various organizational divisions of 646 the department which that report to this office relating to any matter over which the department has jurisdiction in matters 647 648 relating to energy and water policy affecting agriculture, 649 application of such policies, and coordination of such matters 650 with state and federal agencies. 651 Section 21. Subsection (2) of section 570.23, Florida 652 Statutes, is amended to read: 653 570.23 State Agricultural Advisory Council.-654 (2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS; 655 COMPENSATION. - The meetings, powers and duties, procedures, and 656 recordkeeping of the State Agricultural Advisory Council, and 657 per diem and reimbursement of expenses of council members, shall 658 be governed by the provisions of s. 570.0705 relating to 659 advisory committees established within the department. 660 Section 22. Subsection (6) of section 570.29, Florida 661 Statutes, is repealed. Section 23. Subsection (2) of section 570.38, Florida 662 663 Statutes, is amended to read: 664 570.38 Animal Industry Technical Council.-665 (2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS; 666 COMPENSATION. - The meetings, powers and duties, procedures, and 667 recordkeeping of the Animal Industry Technical Council, and per

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575-02551B-11 20117218 668 diem and reimbursement of expenses of council members, shall be 669 governed by the provisions of s. 570.0705 relating to advisory 670 committees established within the department. 671 Section 24. Paragraph (d) of subsection (3) of section 570.382, Florida Statutes, is amended to read: 672 570.382 Arabian horse racing; breeders' and stallion 673 674 awards; Arabian Horse Council; horse registration fees; Florida 675 Arabian Horse Racing Promotion Account.-(3) ARABIAN HORSE COUNCIL.-676 677 (d) Members of the council shall receive no compensation 678 for their services, except that they shall receive per diem and 679 travel expenses as provided in s. 112.061 when actually engaged 680 in the business of the council. 681 Section 25. Section 570.40, Florida Statutes, is repealed. 682 Section 26. Section 570.41, Florida Statutes, is repealed. 683 Section 27. Subsection (2) of section 570.42, Florida 684 Statutes, is amended to read: 685 570.42 Dairy Industry Technical Council.-686 (2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS; 687 COMPENSATION.-The meetings, powers and duties, procedures, and 688 recordkeeping of the Dairy Industry Technical Council, and per 689 diem and reimbursement of expenses of council members, shall be governed by the provisions of s. 570.0705 relating to advisory 690 691 committees established within the department. 692 Section 28. Subsections (6) and (7) are added to section 693 570.50, Florida Statutes, to read: 694 570.50 Division of Food Safety; powers and duties.-The 695 duties of the Division of Food Safety include, but are not 696 limited to:

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697	(6) Inspecting dairy farms of the state, enforcing those
698	provisions of chapter 502 which are authorized by the department
699	and related to the supervision of milking operations, and
700	enforcing rules adopted under such provisions.
701	(7) Inspecting milk plants, milk product plants, and plants
702	engaged in the manufacture and distribution of frozen desserts
703	and frozen dessert mixes; analyzing and testing samples of milk,
704	milk products, frozen desserts, and frozen dessert mixes
705	collected by it; and enforcing those provisions of chapters 502
706	and 503 which are authorized by the department.
707	Section 29. Subsection (2) of section 570.543, Florida
708	Statutes, is amended to read:
709	570.543 Florida Consumers' Council.—The Florida Consumers'
710	Council in the department is created to advise and assist the
711	department in carrying out its duties.
712	(2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS ;
713	COMPENSATIONThe meetings, powers and duties, procedures, and
714	recordkeeping of the Florida Consumers' Council , and per diem
715	and reimbursement of expenses of council members, shall be
716	governed by the provisions of s. 570.0705 relating to advisory
717	committees established within the department. The council
718	members or chair may call no more than two meetings.
719	Section 30. Subsection (3) of section 570.954, Florida
720	Statutes, is repealed.
721	Section 31. Subsection (2) of section 571.28, Florida
722	Statutes, is amended to read:
723	571.28 Florida Agricultural Promotional Campaign Advisory
724	Council
725	(2) MEETINGS; POWERS AND DUTIES; PROCEDURES; RECORDS ;

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575-02551B-11 20117218 726 COMPENSATION. - The meetings, powers and duties, procedures, and 727 recordkeeping of the Florida Agricultural Promotional Campaign 728 Advisory Council, and per diem and reimbursement of expenses of 729 council members, shall be governed by the provisions of s. 570.0705 relating to advisory committees established within the 730 731 department. 732 Section 32. Subsection (6) of section 573.112, Florida 733 Statutes, as amended by section 11 of chapter 2010-227, Laws of 734 Florida, is amended to read: 735 573.112 Advisory council.-736 (6) No member or alternate member of the council shall 737 receive a salary, but shall be reimbursed for travel expenses 738 while on council business as provided in s. 112.061. The 739 department may employ necessary personnel, including 740 professional and technical services personnel, and fix their 741 compensation and terms of employment and may incur expenses to 742 be paid from moneys collected as herein provided. 743 Section 33. Subsection (3) of section 576.091, Florida 744 Statutes, is amended to read: 576.091 Fertilizer Technical Council.-745 746 (3) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS; 747 REIMBURSEMENTS. - The meetings, powers and duties, procedures, and 748 recordkeeping, and reimbursement of expenses of members and alternate members of the council shall be in accordance with the 749 750 provisions of s. 570.0705 relating to advisory committees 751 established within the department. 752 Section 34. Subsection (2) of section 580.151, Florida 753 Statutes, is amended to read: 754 580.151 Commercial Feed Technical Council.-

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575-02551B-11 20117218 755 (2) POWERS AND DUTIES; PROCEDURES; RECORDS; COMPENSATION.-756 The meetings, powers and duties, procedures, and recordkeeping 757 of the Commercial Feed Technical Council, and per diem and reimbursement of expenses of council members, shall be governed 758 by the provisions of s. 570.0705 relating to advisory committees 759 760 established within the department. 761 Section 35. Subsection (2) of section 581.186, Florida 762 Statutes, is amended to read: 763 581.186 Endangered Plant Advisory Council; organization; 764 meetings; powers and duties.-765 (2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS; 766 COMPENSATION. - The meetings, powers and duties, procedures, and 767 recordkeeping of the Endangered Plant Advisory Council, and per 768 diem and reimbursement of expenses of council members, shall be 769 governed by the provisions of s. 570.0705 relating to advisory 770 committees established within the department. 771 Section 36. Subsection (3) of section 586.161, Florida 772 Statutes, is amended to read: 586.161 Honeybee Technical Council.-773 774 (3) MEETINGS; POWERS AND DUTIES; PROCEDURES; RECORDS; 775 COMPENSATION.-The meetings, powers and duties, procedures, and 776 recordkeeping of the Honeybee Technical Council, and per diem 777 and reimbursement of expenses of council members, shall be 778 governed by the provisions of s. 570.0705 relating to advisory 779 committees established within the department. 780 Section 37. Section 589.101, Florida Statutes, is amended 781 to read: 782 589.101 All land leased to the Department of Agriculture 783 and Consumer Services Blackwater River State Forest; lease of

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784	board's interest in gas, oil, and other mineral interests
785	mineralsNotwithstanding any provision of law to the contrary
786	the provisions of ss. 253.51-253.61, the Department of
787	Agriculture and Consumer Services Division of Forestry is hereby
788	expressly granted the authority to lease <u>the</u> its 25-percent
789	interest in oil, gas, and other <u>mineral interests</u> minerals
790	within the boundaries of <u>lands leased to the Department of</u>
791	Agriculture and Consumer Services the Blackwater River State
792	Forest; provided, however, that grants shall be made only to the
793	lessee or lessees holding the 75-percent interest in said
794	minerals retained by the United States in its conveyance to this
795	state . The concurrence of the Board of Trustees of the Internal
796	Improvement Trust Fund <u>may review leases proposed pursuant to</u>
797	required by s. 589.10 shall not be necessary under the
798	provisions of this section.
799	Section 38. Section 590.015, Florida Statutes, is amended
800	to read:
801	590.015 DefinitionsAs used in this chapter, the term:
802	(1) "Broadcast burning" means the burning of agricultural
803	or natural vegetation by allowing fire to move across a
804	predetermined area of land, but the term does not include the
805	burning of vegetative debris that is piled or stacked.
806	(2)(1) "Department Division" means the Division of Forestry
807	of the Department of Agriculture and Consumer Services.
808	(3) (2) "Fire management services" means presuppression
809	fireline plowing, prescribed burning assistance, contract
810	prescribed burning, prescribed and wildfire management training,
811	and other activities associated with prevention, detection, and
812	suppression of wildfires.

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813	(4) (3) "Fuel reduction" means the application of techniques
814	that reduce vegetative fuels, and may include prescribed
815	burning, manual and mechanical clearing, and the use of
816	herbicides.
817	(5) "Open burning" means any outdoor fire or open
818	combustion of material which produces visible emissions.
819	(6)(4) "Wildfire" means any vegetative fire that threatens
820	to destroy life, property, or natural resources.
821	(7) (5) "Wild land" means any public or private managed or
822	unmanaged forest, urban/interface, pasture or range land,
823	recreation lands, or any other land at risk of wildfire.
824	Section 39. Section 590.02, Florida Statutes, is amended to
825	read:
826	590.02 Division Powers, authority, and duties <u>of the</u>
827	Florida Forest Service; liability; building structures; Florida
828	Center for Wildfire and Forest Resources Management Training
829	(1) The <u>Florida Forest Service</u> division has the following
830	powers, authority, and duties:
831	(a) To enforce the provisions of this chapter;
832	(b) To prevent, detect, suppress, and extinguish wildfires
833	wherever they may occur on public or private land in this state
834	and to do all things necessary in the exercise of such powers,
835	authority, and duties;
836	(c) To provide firefighting crews, who shall be under the
837	control and direction of the <u>Florida Forest Service</u> division and
838	its designated agents;
839	(d) To appoint center managers, forest area supervisors,
840	forestry program administrators, a forest protection bureau
841	chief, a forest protection assistant bureau chief, a field

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575-02551B-11 20117218 842 operations bureau chief, deputy chiefs of field operations, 843 district managers, forest-operations administrators senior forest rangers, investigators, forest rangers, firefighter 844 845 rotorcraft pilots, and other employees who may, at the Florida 846 Forest Service's division's discretion, be certified as forestry 847 firefighters pursuant to s. 633.35(4). Other provisions of law 848 notwithstanding, center managers, district managers, forest 849 protection assistant bureau chief, aviation manager, training 850 coordinator for the Florida Forest Service, and deputy chiefs of 851 field operations shall have Selected Exempt Service status in 852 the state personnel designation; 853 (e) To develop a training curriculum for forestry

854 firefighters which must contain the basic volunteer structural 855 fire training course approved by the Florida State Fire College of the Division of State Fire Marshal and a minimum of 250 hours 856 857 of wildfire training;

858 (f) To make rules to accomplish the purposes of this 859 chapter;

860 (g) To provide fire management services and emergency 861 response assistance and to set and charge reasonable fees for 862 performance of those services. Moneys collected from such fees 863 shall be deposited into the Incidental Trust Fund of the Florida 864 Forest Service division; and

865 (h) To require all state, regional, and local government 866 agencies operating aircraft in the vicinity of an ongoing 867 wildfire to operate in compliance with the applicable state 868 Wildfire Aviation Plan.

869 (2) Division Employees of the Florida Forest Service, and 870 the firefighting crews under their control and direction, may

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20117218 575-02551B-11 871 enter upon any lands for the purpose of preventing and 872 suppressing wildfires and investigating smoke complaints or open 873 burning not in compliance with authorization and to enforce the 874 provisions of this chapter. (3) Employees of the Florida Forest Service division and of 875 876 federal, state, and local agencies, and all other persons and 877 entities that are under contract or agreement with the division 878 to assist in firefighting operations as well as those entities, 879 called upon by the Florida Forest Service division to assist in 880 firefighting may, in the performance of their duties, set 881 counterfires, remove fences and other obstacles, dig trenches, 882 cut firelines, use water from public and private sources, and 883 carry on all other customary activities in the fighting of 884 wildfires without incurring liability to any person or entity. 885 (4) (a) The department may build structures, notwithstanding chapters 216 and 255, not to exceed a cost of \$50,000 per 886 887 structure from existing resources on forest lands, federal 888 excess property, and unneeded existing structures. These

(b) Notwithstanding s. 553.80(1), the Florida Building Code 890 891 as it pertains to wildfire and law enforcement facilities under 892 the jurisdiction of the department shall be enforced exclusively 893 by the department.

structures must meet all applicable building codes.

894 (5) The Florida Forest Service division shall organize its 895 operational units to most effectively prevent, detect, and 896 suppress wildfires, and to that end, may employ the necessary 897 personnel to manage its activities in each unit. The Florida 898 Forest Service division may construct lookout towers, roads, 899 bridges, firelines, and other facilities and may purchase or

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575-02551B-11 20117218 900 fabricate tools, supplies, and equipment for firefighting. The 901 Florida Forest Service division may reimburse the public and 902 private entities that it engages to assist in the suppression of 903 wildfires for their personnel and equipment, including aircraft. 904 (6) The Florida Forest Service division shall undertake 905 privatization alternatives for fire prevention activities 906 including constructing fire lines and conducting prescribed 907 burns and, where appropriate, entering into agreements or 908 contracts with the private sector to perform such activities. 909 (7) The Florida Forest Service division may organize, 910 staff, equip, and operate the Florida Center for Wildfire and 911 Forest Resources Management Training. The center shall serve as 912 a site where fire and forest resource managers can obtain 913 current knowledge, techniques, skills, and theory as they relate 914 to their respective disciplines. 915 (a) The center may establish cooperative efforts involving 916 federal, state, and local entities; hire appropriate personnel; 917 and engage others by contract or agreement with or without 918 compensation to assist in carrying out the training and 919 operations of the center. 920 (b) The center shall provide wildfire suppression training 921 opportunities for rural fire departments, volunteer fire 922 departments, and other local fire response units. 923 (c) The center will focus on curriculum related to, but not 924 limited to, fuel reduction, an incident management system,

925 prescribed burning certification, multiple-use land management, 926 water quality, forest health, environmental education, and 927 wildfire suppression training for structural firefighters.

- 928
- (d) The center may assess appropriate fees for food,

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575-02551B-11 20117218 929 lodging, travel, course materials, and supplies in order to meet 930 its operational costs and may grant free meals, room, and 931 scholarships to persons and other entities in exchange for 932 instructional assistance.

933 (e) An advisory committee consisting of the following 934 individuals or their designees must review program curriculum, course content, and scheduling: the State Forester Director of 935 936 the Florida Forest Service Division of Forestry; the Assistant 937 State Forester Director of the Florida Forest Service Division 938 of Forestry; the Director of the School of Forest Resources and 939 Conservation of the University of Florida; the Director of the 940 Division of Recreation and Parks of the Department of 941 Environmental Protection; the Director of the Division of the 942 State Fire Marshal; the Director of the Florida Chapter of The 943 Nature Conservancy; the Executive Vice President of the Florida 944 Forestry Association; the President of the Florida Farm Bureau 945 Federation; the Executive Director of the Fish and Wildlife 946 Conservation Commission; the Executive Director of a Water 947 Management District as appointed by the Commissioner of 948 Agriculture; the Supervisor of the National Forests in Florida; the President of the Florida Fire Chief's Association; and the 949 950 Executive Director of the Tall Timbers Research Station.

951 (8) The Cross City Work Center shall be named the L. Earl 952 Peterson Forestry Station. This is to honor Mr. L. Earl 953 Peterson, Florida's sixth state forester, whose distinguished 954 career in state government has spanned 44 years, and who is a 955 native of Dixie County.

956 (9) (a) Notwithstanding ss. 273.055 and 287.16, the 957 department may retain, transfer, warehouse, bid, destroy, scrap,

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958	or otherwise dispose of surplus equipment and vehicles that are
959	used for wildland firefighting.
960	(b) All money received from the disposition of state-owned
961	equipment and vehicles that are used for wildland firefighting
962	shall be retained by the department. Money received pursuant to
963	this section is appropriated for and may be disbursed for the
964	acquisition of exchange and surplus equipment used for wildland
965	firefighting, and for all necessary operating expenditures
966	related to such equipment, in the same fiscal year and the
967	fiscal year following the disposition. The department shall
968	maintain records of the accounts into which the money is
969	deposited.
970	(10)(a) The Florida Forest Service has exclusive authority
971	to require and issue authorizations for broadcast burning,
972	agricultural pile burning, and silvicultural pile burning. An
973	agency, commission, department, county, municipality, or other
974	political subdivision of the state may not adopt laws, rules, or
975	policies pertaining to broadcast burning, agricultural pile
976	burning, and silvicultural pile burning unless an emergency
977	order has been declared in accordance with s. 252.38(3).
978	(b) The Florida Forest Service may delegate to a county or
979	municipality its authority, as delegated by the Department of
980	Environmental Protection pursuant to ss. 403.061(28) and
981	403.081, to require and issue authorizations for the burning of
982	yard trash and debris from land-clearing operations in
983	accordance with s. 590.125(6).
984	Section 40. Section 590.125, Florida Statutes, is amended
985	to read:
986	590.125 Open burning authorized by the <u>Florida Forest</u>

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20117218 575-02551B-11 987 Service division.-988 (1) DEFINITIONS.-As used in this section, the term: 989 (a) "Certified pile burner" means an individual who 990 successfully completes the Florida Forest Service's pile burning 991 certification program and possesses a valid pile burner certification number. "Prescribed burning" means the controlled 992 993 application of fire in accordance with a written prescription 994 for vegetative fuels under specified environmental conditions 995 while following appropriate precautionary measures that ensure 996 that the fire is confined to a predetermined area to accomplish 997 the planned fire or land-management objectives. 998 (b) "Certified prescribed burn manager" means an individual 999 who successfully completes the certified prescribed burning 1000 certification program of the Florida Forest Service division and 1001 possesses a valid certification number. 1002 (c) "Prescription" means a written plan establishing the 1003 criteria necessary for starting, controlling, and extinguishing 1004 a prescribed burn. 1005 (c) (d) "Extinguished" means that no spreading flame for: 1006 1. Wild land burning or certified prescribed burning, and 1007 no spreading flames visible flame, smoke, or emissions for 1008 vegetative land-clearing debris burning, exist. 1009 2. Vegetative land-clearing debris burning or pile burning, 1010 and no visible flames exist. 1011 3. Vegetative land-clearing debris burning or pile burning 1012 in an area designated as smoke sensitive by the Florida Forest 1013 Service and no visible flames, smoke, or emissions exist. 1014 (d) "Land-clearing operation" means the uprooting or 1015 clearing of vegetation in connection with the construction of

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1016	buildings and rights-of-way, land development, and mineral
1017	operations. The term does not include the clearing of yard
1018	trash.
1019	(e) "Pile burning" means the burning of silvicultural,
1020	agricultural, or land-clearing and tree-cutting debris
1021	originating onsite, which is stacked together in a round or
1022	linear fashion, including, but not limited to, a windrow.
1023	(f) "Prescribed burning" means the controlled application
1024	of fire by broadcast burning in accordance with a written
1025	prescription for vegetative fuels under specified environmental
1026	conditions while following appropriate precautionary measures
1027	that ensure that the fire is confined to a predetermined area to
1028	accomplish the planned fire or land-management objectives.
1029	(g) "Prescription" means a written plan that establishes
1030	the criteria necessary for starting, controlling, and
1031	extinguishing a prescribed burn.
1032	(h) "Yard trash" means vegetative matter resulting from
1033	landscaping and yard maintenance operations and other such
1034	routine property-cleanup activities. The term includes materials
1035	such as leaves, shrub trimmings, grass clippings, brush, and
1036	palm fronds.
1037	(2) NONCERTIFIED BURNING
1038	(a) Persons may be authorized to burn wild land or
1039	vegetative land-clearing debris in accordance with this
1040	subsection if:
1041	1. There is specific consent of the landowner or his or her
1042	designee;
1043	2. Authorization has been obtained from the Florida Forest
1044	Service division or its designated agent before starting the

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575-02551B-11 20117218 1045 burn; 3. There are adequate firebreaks at the burn site and 1046 1047 sufficient personnel and firefighting equipment for the control 1048 of the fire; 1049 4. The fire remains within the boundary of the authorized 1050 area; 1051 5. An authorized person Someone is present at the burn site until the fire is extinguished; 1052 6. The Florida Forest Service division does not cancel the 1053 1054 authorization; and 1055 7. The Florida Forest Service division determines that air 1056 quality and fire danger are favorable for safe burning. 1057 (b) A person who burns wild land or vegetative land-1058 clearing debris in a manner that violates any requirement of 1059 this subsection commits a misdemeanor of the second degree, 1060 punishable as provided in s. 775.082 or s. 775.083. 1061 (3) CERTIFIED PRESCRIBED BURNING; LEGISLATIVE FINDINGS AND 1062 PURPOSE.-(a) The application of prescribed burning is a land 1063 1064 management tool that benefits the safety of the public, the 1065 environment, and the economy of the state. The Legislature finds 1066 that: 1067 1. Prescribed burning reduces vegetative fuels within wild land areas. Reduction of the fuel load reduces the risk and 1068 severity of wildfire, thereby reducing the threat of loss of 1069 1070 life and property, particularly in urban areas. 1071 2. Most of Florida's natural communities require periodic 1072 fire for maintenance of their ecological integrity. Prescribed 1073 burning is essential to the perpetuation, restoration, and

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575-02551B-11 20117218 1074 management of many plant and animal communities. Significant 1075 loss of the state's biological diversity will occur if fire is 1076 excluded from fire-dependent systems. 1077 3. Forestland and rangeland constitute significant 1078 economic, biological, and aesthetic resources of statewide 1079 importance. Prescribed burning on forestland prepares sites for 1080 reforestation, removes undesirable competing vegetation, 1081 expedites nutrient cycling, and controls or eliminates certain forest pathogens. On rangeland, prescribed burning improves the 1082 1083 quality and quantity of herbaceous vegetation necessary for 1084 livestock production. 1085 4. The state purchased hundreds of thousands of acres of 1086 land for parks, preserves, wildlife management areas, forests, 1087 and other public purposes. The use of prescribed burning for 1088 management of public lands is essential to maintain the specific 1089 resource values for which these lands were acquired. 1090 5. A public education program is necessary to make citizens and visitors aware of the public safety, resource, and economic 1091 benefits of prescribed burning. 1092 1093 6. Proper training in the use of prescribed burning is

1093 6. Proper training in the use of prescribed burning is 1094 necessary to ensure maximum benefits and protection for the 1095 public.

1096 7. As Florida's population continues to grow, pressures 1097 from liability issues and nuisance complaints inhibit the use of 1098 prescribed burning. Therefore, the division is urged to maximize 1099 the opportunities for prescribed burning conducted during its 1100 daytime and nighttime authorization process.

1101 (b) Certified prescribed burning pertains only to broadcast
1102 burning for purposes of silviculture, wildland fire hazard

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1103	reduction, wildlife management, ecological maintenance and
1104	restoration, and range and pasture management. It must be
1105	conducted in accordance with this subsection and:
1106	1. May be accomplished only when a certified prescribed
1107	burn manager is present on site with a copy of the prescription
1108	from ignition of the burn to its completion.
1109	2. Requires that a written prescription be prepared before
1110	receiving authorization to burn from the <u>Florida Forest Service</u>
1111	division.
1112	3. Requires that the specific consent of the landowner or
1113	his or her designee be obtained before requesting an
1114	authorization.
1115	4. Requires that an authorization to burn be obtained from
1116	the <u>Florida Forest Service</u> division before igniting the burn.
1117	5. Requires that there be adequate firebreaks at the burn
1118	site and sufficient personnel and firefighting equipment for the
1119	control of the fire.
1120	6. Is considered to be in the public interest and does not
1121	constitute a public or private nuisance when conducted under
1122	applicable state air pollution statutes and rules.
1123	7. Is considered to be a property right of the property
1124	owner if vegetative fuels are burned as required in this
1125	subsection.
1126	(c) Neither a property owner nor his or her agent is liable
1127	pursuant to s. 590.13 for damage or injury caused by the fire or
1128	resulting smoke or considered to be in violation of subsection
1129	(2) for burns conducted in accordance with this subsection
1130	unless gross negligence is proven.
1131	(d) Any certified burner who violates this section commits

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1132	a misdemeanor of the second degree, punishable as provided in s.
1133	775.082 or s. 775.083.
1134	(e) The <u>Florida Forest Service</u> division shall adopt rules
1135	for the use of prescribed burning and for certifying and
1136	decertifying certified prescribed burn managers based on their
1137	past experience, training, and record of compliance with this
1138	section.
1139	(4) CERTIFIED PILE BURNING; LEGISLATIVE FINDINGS AND
1140	PURPOSE
1141	(a) Certified pile burning pertains to the disposal of
1142	piled, naturally occurring debris from an agricultural,
1143	silvicultural, or temporary land-clearing operation. A land-
1144	clearing operation is temporary if it operates for 6 months or
1145	less. Certified pile burning must be conducted in accordance
1146	with this subsection, and:
1147	1. A certified pile burner must ensure, before ignition,
1148	that the piles are properly placed and that the content of the
1149	piles is conducive to efficient burning.
1150	2. A certified pile burner must ensure that the piles are
1151	properly extinguished no later than 1 hour after sunset. If the
1152	burn is conducted in an area designated as smoke sensitive by
1153	the Florida Forest Service, a certified pile burner shall ensure
1154	that the piles are properly extinguished at least 1 hour before
1155	sunset.
1156	3. A written pile burn plan must be prepared before
1157	receiving authorization from the Florida Forest Service to burn.
1158	4. The specific consent of the landowner or his or her
1159	agent must be obtained before requesting authorization to burn.
1160	5. An authorization to burn must be obtained from the

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1161	Florida Forest Service or its designated agent before igniting
1162	the burn.
1163	6. There must be adequate firebreaks and sufficient
1164	personnel and firefighting equipment at the burn site to control
1165	the fire.
1166	(b) If a burn is conducted in accordance with this
1167	subsection, the property owner and his or her agent are not
1168	liable under s. 590.13 for damage or injury caused by the fire
1169	or resulting smoke, and are not in violation of subsection (2),
1170	unless gross negligence is proven.
1171	(c) A certified pile burner who violates this section
1172	commits a misdemeanor of the second degree, punishable as
1173	provided in s. 775.082 or s. 775.083.
1174	(d) The Florida Forest Service shall adopt rules regulating
1175	certified pile burning. The rules shall include procedures and
1176	criteria for certifying and decertifying certified pile burn
1177	managers based on past experience, training, and record of
1178	compliance with this section.
1179	(5) (4) WILDFIRE HAZARD REDUCTION TREATMENT BY THE FLORIDA
1180	FOREST SERVICE DIVISION .—The <u>Florida Forest Service</u> division may
1181	conduct fuel reduction initiatives, including, but not limited
1182	to, burning and mechanical and chemical treatment, on any area
1183	of wild land within the state which is reasonably determined to
1184	be in danger of wildfire in accordance with the following
1185	procedures:
1186	(a) Describe the areas that will receive fuels treatment to
1187	the affected local governmental entity.
1188	(b) Publish a treatment notice, including a description of
1189	the area to be treated, in a conspicuous manner in at least one

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575-02551B-11 20117218 1190 newspaper of general circulation in the area of the treatment not less than 10 days before the treatment. 1191 1192 (c) Prepare, and send the county tax collector shall 1193 include with the annual tax statement, a notice to be sent to 1194 all landowners in each area township designated by the Florida 1195 Forest Service division as a wildfire hazard area. The notice 1196 must describe particularly the area to be treated and the tentative date or dates of the treatment and must list the 1197 1198 reasons for and the expected benefits from the wildfire hazard 1199 reduction. 1200 (d) Consider any landowner objections to the fuels treatment of his or her property. The landowner may apply to the 1201 1202 State Forester director of the Florida Forest Service division 1203 for a review of alternative methods of fuel reduction on the 1204 property. If the State Forester director or his or her designee 1205 does not resolve the landowner objection, the State Forester 1206 director shall convene a panel made up of the local forestry 1207 unit manager, the fire chief of the jurisdiction, and the 1208 affected county or city manager, or any of their designees. If 1209 the panel's recommendation is not acceptable to the landowner, 1210 the landowner may request further consideration by the 1211 Commissioner of Agriculture or his or her designee and shall 1212 thereafter be entitled to an administrative hearing pursuant to 1213 the provisions of chapter 120.

1214 (6) FLORIDA FOREST SERVICE APPROVAL OF LOCAL GOVERNMENT 1215 OPEN-BURNING-AUTHORIZATION PROGRAMS.-

1216 (a) A county or municipality may exercise the Florida 1217 Forest Service's authority, if delegated by the Florida Forest Service under this subsection, to issue authorizations for the 1218

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1219	burning of yard trash or debris from land-clearing operations. A
1220	county's or municipality's existing or proposed open-burning-
1221	authorization program must:
1222	1. Be approved by the Florida Forest Service. The Florida
1223	Forest Service may not approve a program if it fails to meet the
1224	requirements of subsections (2) and (4) and any rules adopted in
1225	accordance with those subsections.
1226	2. Provide by ordinance or local law the requirements for
1227	obtaining and performing a burn authorization that complies with
1228	subsections (2) and (4) and any rules adopted in accordance with
1229	those subsections.
1230	3. Provide for the enforcement of the program's
1231	requirements.
1232	4. Provide financial, personnel, and other resources needed
1233	to carry out the program.
1234	(b) If the Florida Forest Service determines that a
1235	county's or municipality's open-burning-authorization program
1236	does not comply with subsections (2) and (4) and any rules
1237	adopted in accordance with those subsections, the Florida Forest
1238	Service shall require the county or municipality to take
1239	necessary corrective actions within a reasonable period, not to
1240	exceed 90 days.
1241	1. If the county or municipality fails to take the
1242	necessary corrective actions within the required period, the
1243	Florida Forest Service shall resume administration of the open-
1244	burning-authorization program in the county or municipality and
1245	the county or municipality shall cease administration of its
1246	program.
1247	2. Each county and municipality administering an open-

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1248	burning-authorization program must cooperate with and assist the
1249	Florida Forest Service in carrying out the powers, duties, and
1250	functions of the Florida Forest Service.
1251	3. A person who violates the requirements of a county's or
1252	municipality's open-burning-authorization program, as provided
1253	by ordinance or local law enacted pursuant to this subsection,
1254	commits a violation of this chapter, punishable as provided in
1255	<u>s. 590.14.</u>
1256	(7) (5) DUTIES OF AGENCIES.—The Department of Education
1257	shall incorporate, where feasible and appropriate, the issues of
1258	fuels treatment, including prescribed burning, into its
1259	educational materials.
1260	Section 41. Section 590.14, Florida Statutes, is amended to
1261	read:
1262	590.14 Notice of violation; penalties
1263	(1) If <u>an</u> a division employee <u>of the Florida Forest Service</u>
1264	determines that a person has violated chapter 589 <u>,</u> or this
1265	chapter, or any rule adopted by the Florida Forest Service to
1266	administer provisions of law which confer duties upon the
1267	Florida Forest Service, the employee of the Florida Forest
1268	Service he or she may issue a notice of violation indicating the
1269	statute <u>or rule</u> violated. This notice <u>shall</u> will be filed with
1270	the <u>Florida Forest Service</u> division and a copy forwarded to the
1271	appropriate law enforcement entity for further action if
1272	necessary.
1273	(2) In addition to any penalties provided by law, any
1274	person who causes a wildfire or permits any authorized fire to
1275	escape the boundaries of the authorization or to burn past the

1276 time of the authorization is liable for the payment of all

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575-02551B-11 20117218 1277 reasonable costs and expenses incurred in suppressing the fire 1278 or \$150, whichever is greater. All costs and expenses incurred 1279 by the Florida Forest Service division shall be payable to the 1280 Florida Forest Service division. When such costs and expenses 1281 are not paid within 30 days after demand, the Florida Forest 1282 Service division may take proper legal proceedings for the 1283 collection of the costs and expenses. Those costs incurred by an agency acting at the Florida Forest Service's division's 1284 1285 direction are recoverable by that agency. 1286 (3) The department may also impose an administrative fine, 1287 not to exceed \$1,000 per violation of any section of chapter 589 1288 or this chapter or violation of any rule adopted by the Florida 1289 Forest Service to administer provisions of law which confer 1290 duties upon the Florida Forest Service. The fine shall be based 1291 upon the degree of damage, the prior violation record of the 1292 person, and whether the person knowingly provided false 1293 information to obtain an authorization. The fines shall be 1294 deposited in the Incidental Trust Fund of the Florida Forest 1295 Service division. 1296 (4) A person commits a misdemeanor of the second degree, 1297 punishable as provided in s. 775.082 or s. 775.083, if the 1298 person: 1299 (a) Fails to comply with any rule or order adopted by the 1300 Florida Forest Service to administer provisions of law 1301 conferring duties upon the Florida Forest Service; or 1302 (b) Knowingly makes any false statement or representation 1303 in any application, record, plan, or other document required by 1304 this chapter or any rules adopted under this chapter. 1305 (5) It is the intent of the Legislature that a penalty

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575-02551B-11 20117218 1306 imposed by a court under subsection (4) be of a severity that 1307 ensures immediate and continued compliance with this section. 1308 (6) (4) The penalties provided in this section shall extend 1309 to both the actual violator and the person or persons, firm, or 1310 corporation causing, directing, or permitting the violation. 1311 Section 42. Subsection (4) of section 597.005, Florida 1312 Statutes, is repealed. Section 43. Subsection (2) of section 599.002, Florida 1313 1314 Statutes, is amended to read: 1315 599.002 Viticulture Advisory Council.-1316 (2) The meetings, powers and duties, procedures, and 1317 recordkeeping of the Viticulture Advisory Council, and per diem 1318 and reimbursement of expenses of council members, shall be 1319 governed by the provisions of s. 570.0705 relating to advisory 1320 committees established within the department. 1321 Section 44. Paragraph (a) of subsection (1) and subsection 1322 (3) of section 616.252, Florida Statutes, are amended to read: 1323 616.252 Florida State Fair Authority; membership; number, 1324 terms, compensation.-1325 (1) (a) The authority shall be composed of 22 21 members. 1326 The Commissioner of Agriculture, or her or his designee, shall 1327 serve as a voting member. There shall also be a member who is 1328 the member of the Board of County Commissioners of Hillsborough 1329 County representing the county commission district in which the 1330 Florida State Fairgrounds is located, who shall serve as a 1331 voting member. There shall also be an appointed youth member who 1332 is an active member of the Florida Future Farmers of America or 1333 of a 4-H Club, and who shall serve as a nonvoting member. The 1334 Commissioner of Agriculture shall appoint each other member of

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575-02551B-11 20117218 1335 the authority. Each member appointed by the Commissioner of 1336 Agriculture shall serve at the pleasure of the Commissioner of 1337 Agriculture. The term of each member appointed by the 1338 Commissioner of Agriculture shall be 4 years, but the term of 1339 the nonvoting youth member shall be for 1 year except, to 1340 provide staggered terms, 9 of the members shall be initially 1341 appointed for a 2-year term and 10 of the members shall be 1342 initially appointed for a 3-year term. Members may be appointed 1343 for more than one term. Any vacancy shall be filled for the 1344 remainder of the unexpired term pursuant to the method provided 1345 in this section for appointment. Six of the members may be from 1346 Hillsborough County. The Commissioner of Agriculture shall 1347 appoint and set the compensation of an executive director. The 1348 executive director shall serve at the pleasure of the 1349 Commissioner of Agriculture. 1350 (3) Members of the authority are shall not be entitled to 1351 compensation for their services as members and may not, but 1352 shall be reimbursed for travel expenses. Except for the 1353 nonvoting youth member, each member as provided in s. 112.061 1354 and may be compensated for any special or full-time service 1355 performed in its behalf as officers or agents of the authority. 1356 Section 45. Paragraph (c) of subsection (2) of section 812.014, Florida Statutes, is amended to read: 1357 812.014 Theft.-1358 1359 (2)1360 (c) It is grand theft of the third degree and a felony of 1361 the third degree, punishable as provided in s. 775.082, s. 1362 775.083, or s. 775.084, if the property stolen is: 1363 1. Valued at \$300 or more, but less than \$5,000.

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20117218 575-02551B-11 1364 2. Valued at \$5,000 or more, but less than \$10,000. 3. Valued at \$10,000 or more, but less than \$20,000. 1365 1366 4. A will, codicil, or other testamentary instrument. 1367 5. A firearm. 1368 6. A motor vehicle, except as provided in paragraph (a). 1369 7. Any commercially farmed animal, including any animal of 1370 the equine, bovine, or swine class, or other grazing animal, 1371 including bee colonies of registered bee keepers and including 1372 aquaculture species raised at a certified aquaculture facility. 1373 If the property stolen is aquaculture species raised at a 1374 certified aquaculture facility, then a \$10,000 fine shall be 1375 imposed. 1376 8. Any fire extinguisher. 1377 9. Any amount of citrus fruit consisting of 2,000 or more 1378 individual pieces of fruit. 1379 10. Taken from a designated construction site identified by 1380 the posting of a sign as provided for in s. 810.09(2)(d). 1381 11. Any stop sign. 1382 12. Anhydrous ammonia. 1383 1384 However, if the property is stolen within a county that is 1385 subject to a state of emergency declared by the Governor under 1386 chapter 252, the property is stolen after the declaration of 1387 emergency is made, and the perpetration of the theft is 1388 facilitated by conditions arising from the emergency, the 1389 offender commits a felony of the second degree, punishable as 1390 provided in s. 775.082, s. 775.083, or s. 775.084, if the 1391 property is valued at \$5,000 or more, but less than \$10,000, as 1392 provided under subparagraph 2., or if the property is valued at

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575-02551B-11 20117218 1393 \$10,000 or more, but less than \$20,000, as provided under 1394 subparagraph 3. As used in this paragraph, the term "conditions arising from the emergency" means civil unrest, power outages, 1395 1396 curfews, voluntary or mandatory evacuations, or a reduction in 1397 the presence of or the response time for first responders or 1398 homeland security personnel. For purposes of sentencing under 1399 chapter 921, a felony offense that is reclassified under this 1400 paragraph is ranked one level above the ranking under s. 921.0022 or s. 921.0023 of the offense committed. 1401 1402 Section 46. Paragraphs (f) and (g) of subsection (1) of 1403 section 812.015, Florida Statutes, are amended to read: 1404 812.015 Retail and farm theft; transit fare evasion; 1405 mandatory fine; alternative punishment; detention and arrest; 1406 exemption from liability for false arrest; resisting arrest; 1407 penalties.-(1) As used in this section: 1408 1409 (f) "Farmer" means a person who is engaging in the growing or producing of farm produce, milk products, honey, eggs, or 1410 meat, either part time or full time, for personal consumption or 1411 1412 for sale and who is the owner or lessee of the land or a person 1413 designated in writing by the owner or lessee to act as her or 1414 his agent. No person defined as a farm labor contractor pursuant 1415 to s. 450.28 shall be designated to act as an agent for purposes 1416 of this section. (q) "Farm theft" means the unlawful taking possession of 1417 1418 any items that are grown or produced on land owned, rented, or

1419 leased by another person. The term also includes equipment and 1420 associated materials used to grow or produce farm products as 1421 defined in s. 823.14(3)(c).

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575-02551B-11 20117218___ 1422 Section 47. This act shall take effect October 1, 2011.

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