1	A bill to be entitled
2	An act relating to the Department of Agriculture and
3	Consumer Services; amending s. 20.14, F.S.;
4	establishing the Division of Food, Nutrition, and
5	Wellness within the department; amending s. 253.002,
6	F.S.; requiring the department to perform certain
7	staff duties and functions for the Board of Trustees
8	of the Internal Improvement Trust Fund related to
9	conservation easements; amending s. 379.2523, F.S.;
10	deleting references to the Aquaculture Interagency
11	Coordinating Council to conform to the repeal by the
12	act of provisions creating the council; amending s.
13	379.2524, F.S.; deleting provisions that prohibit
14	compensation and authorize per diem and travel
15	expenses for members of the Sturgeon Production
16	Working Group; amending s. 388.161, F.S.; revising the
17	substances that mosquito control districts are
18	authorized to use for controlling mosquito breeding;
19	amending s. 388.201, F.S.; revising the date by which
20	mosquito control districts must submit their certified
21	budgets for approval by the department; amending s.
22	388.323, F.S.; revising procedures for a county's or
23	mosquito control district's disposal of certain
24	surplus equipment; repealing s. 388.42, F.S., relating
25	to the John A. Mulrennan, Sr., Arthropod Research
26	Laboratory; amending s. 388.46, F.S.; revising the
27	membership and responsibilities of the Florida
28	Coordinating Council on Mosquito Control; revising the
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29 duties of the council's Subcommittee on Managed 30 Marshes; amending s. 493.6104, F.S.; deleting 31 provisions that prohibit compensation and authorize 32 per diem and travel expenses for members of the Private Investigation, Recovery, and Security Advisory 33 34 Council; amending s. 500.09, F.S.; authorizing the department to adopt rules incorporating by reference 35 the federal model Food Code; amending ss. 500.147 and 36 37 502.014, F.S.; deleting provisions for a food safety 38 pilot program and a permitting program for persons who 39 test milk or milk products; amending s. 502.053, F.S.; deleting requirements for milkfat tester licenses; 40 amending s. 570.0705, F.S.; prohibiting members of 41 42 certain advisory bodies from receiving per diem or 43 travel expenses; deleting a provision that prohibits 44 members from receiving compensation for their services; repealing s. 570.071, F.S., relating to the 45 Florida Agricultural Exposition and the receipt and 46 47 expenditure of funds for the exposition; amending s. 570.074, F.S.; renaming and revising the policy 48 49 jurisdiction of the department's Office of Energy and 50 Water; amending s. 570.18, F.S.; conforming cross-51 references; repealing s. 570.29, F.S., relating to 52 divisions of the Department of Agriculture and 53 Consumer Services; repealing s. 570.34, F.S., relating 54 to the Plant Industry Technical Council; creating s. 55 570.451, F.S.; creating the Agricultural Feed, Seed, 56 and Fertilizer Advisory Council; providing for the Page 2 of 52

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57	council's powers and duties and the appointment of
58	council members; amending ss. 570.53 and 570.54, F.S.;
59	conforming cross-references; amending s. 573.112,
60	F.S.; providing that members of the Citrus Research
61	and Development Foundation's board of directors are
62	entitled to reimbursement for per diem and travel
63	expenses; amending s. 573.118, F.S.; revising
64	requirements for the accounting and review of
65	collections and expenditures from agricultural
66	commodity marketing order assessments; deleting
67	requirements for the audit of such accounts; amending
68	s. 576.045, F.S.; revising the expiration dates of
69	certain provisions regulating fertilizers containing
70	nitrogen or phosphorous; amending s. 576.071, F.S.;
71	deleting a reference to the Fertilizer Technical
72	Council to conform to the repeal by the act of
73	provisions creating the council; repealing ss. 576.091
74	and 578.30, F.S., relating to the Fertilizer Technical
75	Council and Seed Technical Council; amending s.
76	580.041, F.S.; revising the reporting requirements and
77	penalties for violations by distributors of commercial
78	feed; amending s. 580.131, F.S.; revising requirements
79	for the assessment of penalties and enforcement of
80	violations by manufacturers and distributors of
81	commercial feed or feedstuff; authorizing the
82	department to assess penalties; requiring registered
83	distributors of commercial feed to pay such penalties
84	to consumers within a specified period; imposing
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85 additional penalties for nonpayment; providing for the 86 deposit and use of certain funds paid to the 87 department; repealing s. 580.151, F.S., relating to 88 the Commercial Feed Technical Council; amending s. 89 581.011, F.S.; conforming provisions; amending s. 90 581.145, F.S.; revising requirements for the issuance 91 of permits to aquaculture producers for the transport 92 and sale of water hyacinths to other states and countries; amending s. 582.06, F.S.; revising 93 94 requirements for the composition and appointment of members of the Soil and Water Conservation Council and 95 the reimbursement of members for per diem and travel 96 expenses; amending ss. 582.20 and 582.29, F.S.; 97 98 revising the geographic jurisdiction of soil and water 99 conservation districts to include certain territory 100 outside of the districts' boundaries; amending s. 101 582.30, F.S.; revising requirements and procedures for 102 the dissolution or discontinuance of soil and water 103 conservation districts; revising notice requirements 104 for such proposed dissolution or discontinuance; 105 amending s. 582.31, F.S.; revising requirements for 106 payment of the proceeds from the sale of property of a 107 dissolving soil and water conservation district to the 108 State Treasury; amending s. 582.32, F.S.; providing for the transfer of property and assumption of 109 indebtedness of a soil and water conservation district 110 upon its dissolution; deleting provisions relating to 111 the continuation of contracts with dissolved soil and 112 Page 4 of 52

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113 water conservation districts; repealing s. 585.155, 114 F.S., relating to the inspection and vaccination of 115 cattle for brucellosis; repealing s. 589.03, F.S., 116 relating to the compensation and reimbursement for per 117 diem and travel expenses of members of the Florida 118 Forestry Council; amending s. 589.19, F.S.; renaming 119 the "Wounded Warrior Special Hunt Areas" of the state forests; conforming obsolete references to the former 120 121 Division of Forestry; amending s. 589.277, F.S.; 122 revising requirements for the deposit of contributions 123 for tree planting programs; conforming obsolete 124 references to the former Division of Forestry; 125 amending s. 590.02, F.S.; specifying that state and 126 local government agencies other than the Florida 127 Forest Service may not enforce regulations of 128 broadcast burning or agricultural and silvicultural 129 pile burning except under certain circumstances; 130 conforming obsolete references to the former Division 131 of Forestry; amending ss. 597.0021 and 597.003, F.S.; deleting references to the Aquaculture Interagency 132 133 Coordinating Council to conform to the repeal by the 134 act of provisions creating the council; amending s. 135 597.004, F.S.; authorizing the waiver of aquaculture 136 registration fees for certain schools; amending s. 137 597.005, F.S.; revising the composition of the 138 Aquaculture Review Council to conform to the repeal by 139 the act of provisions creating the Aquaculture Interagency Coordinating Council; revising the 140 Page 5 of 52

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FLORIDA HOUSE OF REPRESENTATIVE	F	LΟ	RΙ	DA	ΗО	U :	SΕ	ΟF	RΕ	PRE	E S	ΕN	ΤА	ТΙ	VE	ę
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141 legislative committees to whom the Aquaculture Review 142 Council must provide analyses of unresolved industry 143 issues; repealing s. 597.006, F.S., relating to the 144 Aquaculture Interagency Coordinating Council; amending 145 s. 604.21, F.S.; authorizing the Commissioner of 146 Agriculture or a designee to act as trustee on certain 147 bonds or securities and authorizing the commissioner 148 to enter into agreements with the United States 149 Department of Agriculture for purposes of a specified 150 federal act; amending s. 616.252, F.S.; providing for the reimbursement of members of the Florida State Fair 151 152 Authority for per diem and travel expenses; providing 153 an effective date. 154 155 Be It Enacted by the Legislature of the State of Florida: 156 157 Section 1. Paragraph (m) is added to subsection (2) of 158 section 20.14, Florida Statutes, to read: 159 20.14 Department of Agriculture and Consumer Services.-160 There is created a Department of Agriculture and Consumer 161 Services. 162 (2) The following divisions of the Department of 163 Agriculture and Consumer Services are established: 164 (m) Food, Nutrition, and Wellness. 165 Section 2. Subsection (1) of section 253.002, Florida 166 Statutes, is amended to read: 167 253.002 Department of Environmental Protection, water 168 management districts, Fish and Wildlife Conservation Commission, Page 6 of 52

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169 and Department of Agriculture and Consumer Services; duties with 170 respect to state lands.-

The Department of Environmental Protection shall 171 (1) 172 perform all staff duties and functions related to the 173 acquisition, administration, and disposition of state lands, 174 title to which is or will be vested in the Board of Trustees of 175 the Internal Improvement Trust Fund. However, upon the effective 176 date of rules adopted pursuant to s. 373.427, a water management 177 district created under s. 373.069 shall perform the staff duties 178 and functions related to the review of any application for 179 authorization to use board of trustees-owned submerged lands 180 necessary for an activity regulated under part IV of chapter 373 181 for which the water management district has permitting 182 responsibility as set forth in an operating agreement adopted 183 pursuant to s. 373.046(4). ; and The Department of Agriculture 184 and Consumer Services shall perform the staff duties and 185 functions related to the review of applications and compliance 186 with conditions for use of board of trustees-owned submerged 187 lands under authorizations or leases issued pursuant to ss. 188 253.67-253.75 and 597.010 and the acquisition, administration, 189 and disposition of conservation easements pursuant to s. 570.71. 190 Unless expressly prohibited by law, the board of trustees may 191 delegate to the department any statutory duty or obligation 192 relating to the acquisition, administration, or disposition of lands, title to which is or will be vested in the board of 193 194 trustees. The board of trustees may also delegate to any water management district created under s. 373.069 the authority to 195 196 take final agency action, without any action on behalf of the

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197 board, on applications for authorization to use board of 198 trustees-owned submerged lands for any activity regulated under 199 part IV of chapter 373 for which the water management district 200 has permitting responsibility as set forth in an operating 201 agreement adopted pursuant to s. 373.046(4). This water 202 management district responsibility under this subsection shall 203 be subject to the department's general supervisory authority 204 pursuant to s. 373.026(7). The board of trustees may also 205 delegate to the Department of Agriculture and Consumer Services the authority to take final agency action on behalf of the board 206 on applications to use board of trustees-owned submerged lands 207 208 for any activity for which that department has responsibility pursuant to ss. 253.67-253.75, 369.25, 369.251, and 597.010. 209 210 However, the board of trustees shall retain the authority to 211 take final agency action on establishing any areas for leasing, 212 new leases, expanding existing lease areas, or changing the type 213 of lease activity in existing leases. Upon issuance of an 214 aquaculture lease or other real property transaction relating to 215 aquaculture, the Department of Agriculture and Consumer Services 216 must send a copy of the document and the accompanying survey to 217 the Department of Environmental Protection. The board of 218 trustees may also delegate to the Fish and Wildlife Conservation 219 Commission the authority to take final agency action, without 220 any action on behalf of the board, on applications for authorization to use board of trustees-owned submerged lands for 221 222 any activity regulated under ss. 369.20 and 369.22.

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223 Section 3. Paragraph (a) of subsection (5) and paragraph 224 (b) of subsection (6) of section 379.2523, Florida Statutes, are 225 amended to read:

226 379.2523 Aquaculture definitions; marine aquaculture 227 products, producers, and facilities.-

228

(5) The department shall:

(a) Coordinate with the Aquaculture Review Council, the
 Aquaculture Interagency Coordinating Council, and the Department
 of Agriculture and Consumer Services when developing criteria
 for aquaculture general permits.

(6) The Fish and Wildlife Conservation Commission shall
encourage the development of aquaculture in the state through
the following:

(b) Facilitating aquaculture research on life histories,
stock enhancement, and alternative species, and providing
research results that would assist in the evaluation,
development, and commercial production of candidate species for
aquaculture, including:

Providing eggs, larvae, fry, and fingerlings to 241 1. 242 aquaculturists when excess cultured stocks are available from 243 the commission's facilities and the culture activities are 244 consistent with the commission's stock enhancement projects. 245 Such stocks may be obtained by reimbursing the commission for 246 the cost of production on a per-unit basis. Revenues resulting from the sale of stocks shall be deposited into the trust fund 247 used to support the production of such stocks. 248

249 2. Conducting research programs to evaluate candidate250 species when funding and staff are available.

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3. Encouraging the private production of marine fish and shellfish stocks for the purpose of providing such stocks for statewide stock enhancement programs. When such stocks become available, the commission shall reduce or eliminate duplicative production practices that would result in direct competition with private commercial producers.

4. Developing a working group, in cooperation with the Department of Agriculture and Consumer Services <u>and</u>, the Aquaculture Review Council, <del>and the Aquaculture Interagency</del> <del>Coordinating Council,</del> to plan and facilitate the development of private marine fish and nonfish hatcheries and to encourage private/public partnerships to promote the production of marine aquaculture products.

264 Section 4. Paragraph (c) of subsection (3) of section 265 379.2524, Florida Statutes, is amended to read:

266

379.2524 Commercial production of sturgeon.-

267 (3) MEETINGS; PROCEDURES; RECORDS.—The working group shall
268 meet at least twice a year and elect, by a quorum, a chair and
269 vice chair.

(c) A quorum shall consist of a majority of the group members. Members of the group shall not receive compensation, but shall be entitled to per diem and travel expenses, including attendance at meetings, as allowed public officers and employees pursuant to s. 112.061.

275 Section 5. Subsection (1) of section 388.161, Florida 276 Statutes, is amended to read:

277 388.161 District boards of commissioners; powers and 278 duties.-

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279 The board of commissioners may do any and all things (1)280 necessary for the control and elimination of all species of 281 mosquitoes and other arthropods of public health importance and 282 the board of commissioners is specifically authorized to provide 283 for the construction and maintenance of canals, ditches, drains, 284 dikes, fills, and other necessary works and to install and 285 maintain pumps, excavators, and other machinery and equipment, 286 to use pesticides registered oil, larvicide paris green, or any 287 other chemicals approved by the department but only in such 288 quantities as may be necessary to control mosquito breeding and not be detrimental to fish life. 289

290 Section 6. Subsection (4) of section 388.201, Florida 291 Statutes, is amended to read:

292

388.201 District budgets; hearing.-

293

(4) The governing board:

(a) Shall <u>consider</u> give consideration to objections filed
against adoption of the tentative detailed work plan budget and
in its discretion may amend, modify, or change such budget; and

(b) Shall by September <u>30</u> <del>15</del> <del>following</del> adopt and execute on a form furnished by the department a certified budget for the district which shall be the operating and fiscal guide for the district. Certified copies of this budget shall be submitted by September 30 <del>15</del> to the department for approval.

302 Section 7. Subsections (1) and (2) of section 388.323, 303 Florida Statutes, are amended to read:

304 388.323 Disposal of surplus property.—Surplus property305 shall be disposed of according to the provisions set forth in s.306 274.05 with the following exceptions:

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307 Serviceable equipment no longer needed by a county or (1)308 district shall first be offered to any or all other counties or 309 districts engaged in arthropod control at a price established by the board of commissioners owning the equipment. If no 310 311 acceptable offer is received within a reasonable time, the 312 equipment shall be offered to such other governmental units or 313 private nonprofit agencies as provided in s. 274.05. 314 The alternative procedure for disposal of surplus (2)property, as prescribed in s. 274.06, shall be followed if it is 315 has been determined that no other county or, district engaged in 316 arthropod control, governmental unit, or private nonprofit 317

318 agency has need for the equipment.

319 Section 8. <u>Section 388.42</u>, Florida Statutes, is repealed.
320 Section 9. Subsection (2) of section 388.46, Florida
321 Statutes, is amended to read:

322 388.46 Florida Coordinating Council on Mosquito Control;
 323 establishment; membership; organization; responsibilities.-

324

(2) MEMBERSHIP, ORGANIZATION, AND RESPONSIBILITIES.-

The Secretary of Environmental Protection. and

325 (a) Membership.-The Florida Coordinating Council on
326 Mosquito Control shall be comprised of the following
327 representatives or their authorized designees:

328

329

1.

2. The State Surgeon General.<del>;</del>

330 <u>3.2.</u> The executive director of the Fish and Wildlife 331 Conservation Commission<u>.</u>;

- 332 <u>4.3.</u> The state epidemiologist.;
- 333 <u>5.4.</u> The Commissioner of Agriculture.; and
- 334 6. The Board of Trustees of the Internal Improvement Trust

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Fund.

335

336 7.5. Representatives from: 337 a. The University of Florida, Institute of Food and 338 Agricultural Sciences, Florida Medical Entomological Research 339 Laboratory.+ 340 b. Florida Agricultural and Mechanical University; 341 b.c. The United States Environmental Protection Agency.; 342 c.<del>d.</del> The United States Department of Agriculture, Insects 343 Affecting Man Laboratory.+ d.e. The United States Fish and Wildlife Service.; 344 345 8.f. Two mosquito control directors to be nominated by the Florida Mosquito Control Association, two representatives of 346 347 Florida environmental groups, and two private citizens who are 348 property owners whose lands are regularly subject to mosquito control operations, to be appointed to 4-year terms by the 349 350 Commissioner of Agriculture; and 351 q. The Board of Trustees of the Internal Improvement Trust 352 Fund. 353 (b) Organization.-The council shall be chaired by the 354 Commissioner of Agriculture or the commissioner's authorized 355 designee. A majority of the membership of the council shall 356 constitute a quorum for the conduct of business. The chair shall 357 be responsible for recording and distributing to the members a 358 summary of the proceedings of all council meetings. The council 359 shall meet at least three times each year, or as needed. The council may designate subcommittees from time to time to assist 360 in carrying out its responsibilities, provided that the 361 362 Subcommittee on Managed Marshes shall be the first subcommittee Page 13 of 52

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363 appointed by the council. The subcommittee shall continue to 364 provide technical assistance and guidance on <u>saltmarsh</u> mosquito 365 <u>impoundment</u> management plans and <u>develop and review</u> research 366 proposals, taking into account the mosquito control source 367 <u>reduction implications and natural resource interests in these</u> 368 habitats for mosquito source reduction techniques.

369

(c) Responsibilities.-The council shall:

Develop and implement guidelines to assist the
 department in resolving disputes arising over the control of
 arthropods on publicly owned lands.

373 2. Identify and recommend to Florida Agricultural and
 374 Mechanical University research priorities for arthropod control
 375 practices and technologies.

376 <u>2.3.</u> Develop and recommend to the department a request for 377 proposal process for arthropod control research.

378 <u>3.4.</u> Identify potential funding sources for research or 379 implementation projects and evaluate and prioritize proposals 380 upon request by the funding source.

<u>4.5.</u> Prepare and present reports, as needed, on arthropod
 control activities in the state to the Pesticide Review Council,
 the Florida Coastal Management Program Interagency Management
 <u>Committee</u>, and other governmental organizations, as appropriate.

385 Section 10. Subsections (7) and (8) of section 493.6104, 386 Florida Statutes, are renumbered as subsections (6) and (7), 387 respectively, and present subsection (6) of that section is 388 amended to read:

389 390 493.6104 Advisory council.-

(6) Council members shall serve without pay; however,

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391 state per diem and travel allowances may be claimed for 392 attendance at officially called meetings as provided by s. 393 112.061. Section 11. Subsection (3) of section 500.09, Florida 394 395 Statutes, is amended to read: 396 500.09 Rulemaking; analytical work.-397 The department may adopt rules necessary for the (3) 398 efficient enforcement of this chapter. Such rules must be 399 consistent with those adopted under the federal act in regard to 400 food and, to this end, may adopt by reference those rules and 401 the current edition of the model Food Code issued by the Food 402 and Drug Administration and Public Health Service of the United 403 States Department of Health and Human Services, when applicable 404 and practicable. 405 Section 12. Subsection (6) of section 500.147, Florida 406 Statutes, is amended to read: 407 500.147 Inspection of food establishments and vehicles; 408 food safety pilot program.-409 (6) The department is authorized to initiate a food safety 410 pilot program establishing a special, documented food inspection 411 program based on sound science principles of the Hazard Analysis 412 Critical Control Point (HACCP) system and involving cooperative 413 compliance efforts of both the department and the food 414 establishment to assure consumers a safe, wholesome, and properly labeled food supply. A food establishment shall be 415 416 eligible for such a pilot program only if program criteria are 417 met. Criteria used to establish this special program include, 418 but are not limited to, the following: Page 15 of 52

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419	(a) A good inspection history over a specified time
420	period.
421	(b) Certified food manager activities demonstrated to be
422	effective in assessing food safety practices and correcting
423	deficiencies at the food establishment.
424	(c) An active food training program in place for
425	employees.
426	(d) "Self inspection" records of the food establishment
427	made available for review by the department.
428	(e) Written sanitation standard operation procedures in
429	place and the food establishment's verification records made
430	available for review by the department.
431	(f) Freezer/refrigeration units and hot-cold temperature
432	logs or recording charts made available for review by the
433	department.
434	(g) Records of corrective action to resolve food safety
435	deficiencies made available for review by the department.
436	Section 13. Subsections (4) through (7) of section
437	502.014, Florida Statutes, are renumbered as subsections (3)
438	through (6), respectively, and present subsection (3) of that
439	section is amended to read:
440	502.014 Powers and duties
441	(3) The department shall manage a program to issue permits
442	to persons who test milk or milk products for milkfat content by
443	weight, volume, chemical, electronic, or other means when the
444	result of such test is used as a basis for payment for the milk
445	or milk products.

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446 Section 14. Subsections (1) and (2) and paragraphs (a) and 447 (e) of subsection (3) of section 502.053, Florida Statutes, are 448 amended to read:

449 502.053 Permits and <del>licenses;</del> fees; requirements; 450 exemptions; temporary permits.-

451

(1) PERMITS AND LICENSES.-

452 (a) Each Grade "A" milk plant, whether located in the 453 state or outside the state, and each manufacturing milk plant, 454 milk producer, milk hauler, milk hauling service, washing 455 station operator, milk plant operator, milk distributor, singleservice-container manufacturer, receiving station, and transfer 456 457 station in the state shall apply to the department for a permit 458 to operate. The application shall be on forms developed by the department. 459

(b) Each frozen dessert plant, whether located in the state or outside the state, that manufactures frozen desserts or other products defined in this chapter and offers these products for sale in this state must apply to the department for a permit to operate. The application must be submitted on forms prescribed by the department. All frozen dessert permits expire on June 30 of each year.

467 (c) Any person who tests milk or milk products for milkfat 468 content by weight, volume, chemical, electronic, or other method 469 when the result of such test is used as a basis for payment for 470 the milk or milk products must apply to the department for a 471 license. To qualify for a license, the applicant must 472 demonstrate a sufficiency of knowledge, ability, and equipment 473 to adequately perform milkfat tests. The license shall be issued 474 Page 17 of 52

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474 for a period of 2 years after the date of first issuance upon 475 application to the department on forms prescribed by the 476 department.

477 (c) (d) Permits and licenses are nontransferable between
478 persons or locations and are subject to suspension or revocation
479 as provided in this chapter.

480 (2)

481 (a) The initial application for a frozen dessert plant
482 permit must be accompanied by a permit fee of \$200. The annual
483 permit renewal fee is \$100.

484 (b) The department shall charge each applicant for a 485 milkfat tester's license a fee not to exceed \$125.

486

(3) REQUIREMENTS.-

FEES.-

(a) To obtain a frozen dessert plant permit or milkfat
tester's license, an applicant must satisfy all requirements
that are defined by the department in rule and must agree to
comply with the applicable provisions of this chapter and rules
adopted under this chapter. The department shall mail a copy of
the permit or license to the applicant to signify that
administrative requirements have been met.

494 (c) Each licensed milkfat tester shall keep records of 495 milkfat tests conducted by him or her for a period of 1 year, 496 and such records must be available for inspection by the 497 department at all reasonable hours.

498 Section 15. Subsection (9) of section 570.0705, Florida 499 Statutes, is amended to read:

500 570.0705 Advisory committees.-From time to time the 501 commissioner may appoint any advisory committee to assist the Page 18 of 52

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502 department with its duties and responsibilities.

(9) <u>Notwithstanding s. 20.052(4)(d)</u>, members of each
advisory committee, council, board, working group, task force,
or other advisory body created by law within the department or
created by the department under this section may not be
reimbursed for per diem or travel expenses as provided in s.
<u>112.061</u> shall receive no compensation for their services.
Section 16. <u>Section 570.071</u>, Florida Statutes, is

510 repealed.

511 Section 17. Section 570.074, Florida Statutes, is amended 512 to read:

513 570.074 Department of Agriculture and Consumer Services; 514 energy and water policy.-The commissioner may create an Office 515 of Agricultural Energy and Water Policy under the supervision of 516 a senior manager exempt under s. 110.205 in the Senior 517 Management Service. The commissioner may designate the bureaus 518 and positions in the various organizational divisions of the 519 department that report to this office relating to any matter 520 over which the department has jurisdiction in matters relating 521 to energy and water policy affecting agriculture, application of such policies, and coordination of such matters with state and 522 523 federal agencies.

524 Section 18. Section 570.18, Florida Statutes, is amended 525 to read:

526 570.18 Organization of departmental work.—In the 527 assignment of functions to the divisions of the department 528 created in s. <u>20.14</u> <del>570.29</del>, the department shall retain within 529 the Division of Administration, in addition to executive

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530 functions, those powers and duties enumerated in s. 570.30. The 531 department shall organize the work of the other divisions in 532 such a way as to secure maximum efficiency in the conduct of the 533 department. The divisions created in s. 20.14 570.29 are solely 534 to make possible the definite placing of responsibility. The 535 department shall be conducted as a unit in which every employee, 536 including each division director, is assigned a definite 537 workload, and there shall exist between division directors a 538 spirit of cooperative effort to accomplish the work of the 539 department. 540 Section 19. Section 570.29, Florida Statutes, is repealed. 541 Section 20. Section 570.34, Florida Statutes, is repealed. 542 Section 21. Section 570.451, Florida Statutes, is created 543 to read: 544 570.451 Agricultural Feed, Seed, and Fertilizer Advisory 545 Council.-(1) The Agricultural Feed, Seed, and Fertilizer Advisory 546 547 Council is created within the department. (2) 548 The council is composed of the following 15 members 549 appointed by the commissioner: 550 One representative of the department. (a) 551 (b) One representative of the dean for extension of the 552 Institute of Food and Agricultural Sciences at the University of 553 Florida. 554 One representative each from the state's beef cattle, (C) 555 poultry, aquaculture, field crops, citrus, vegetable, and dairy 556 production industries.

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557	(d) Two representatives each from the state's fertilizer,
558	seed, and commercial feed industries.
559	
560	Each member shall be appointed for a term of not to exceed 4
561	years and shall serve until his or her successor is appointed.
562	(3)(a) A majority of the council members constitutes a
563	quorum for all purposes, and an act by a majority of such quorum
564	at any meeting constitutes an official act of the council. The
565	secretary shall keep a complete record of each meeting, which
566	must show the names of members present and the actions taken.
567	Such records must be kept on file with the department.
568	(b) Members of the council shall meet and organize by
569	electing a chair, a vice chair, and a secretary whose terms
570	shall be for 2 years each. Council officers may not serve
571	consecutive terms.
572	(c) The council shall meet at the call of its chair, at
573	the request of a majority of its members, at the request of the
574	department, or at such time as an agricultural or environmental
575	emergency arises, but not less than twice per year.
576	(d) The meetings, powers and duties, procedures, and
577	recordkeeping of the council shall be in accordance with the
578	provisions of s. 570.0705 relating to advisory committees
579	established within the department.
580	(4) The council shall:
581	(a) Receive reports of relevant enforcement activity
582	conducted by the Division of Agricultural Environmental
583	Services, including the number of inspections, the number of

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584 administrative actions, the number of complaints received and 585 investigated, and the dispositions of complaints. 586 (b) Provide advice to the department on the conduct of 587 relevant enforcement activities. 588 (c) Receive reports on disciplinary actions. 589 (d) Make recommendations to the commissioner for actions 590 to be taken with respect to the regulation of agricultural feed, 591 seed, and fertilizer. 592 Section 22. Paragraph (e) of subsection (6) of section 570.53, Florida Statutes, is amended to read: 593 594 570.53 Division of Marketing and Development; powers and 595 duties.-The powers and duties of the Division of Marketing and 596 Development include, but are not limited to: 597 (6) 598 Extending in every practicable way the distribution (e) 599 and sale of Florida agricultural products throughout the markets 600 of the world as required of the department by s. ss. 570.07(7), 601 (8), (10), and (11) and 570.071 and chapters 571, 573, and 574. 602 Section 23. Subsection (2) of section 570.54, Florida 603 Statutes, is amended to read: 604 570.54 Director; duties.-605 It shall be the duty of the director of this division (2) 606 to supervise, direct, and coordinate the activities authorized 607 by ss. 570.07(4), (7), (8), (10), (11), (12), (17), (18), and 608 (20), 570.071, 570.21, 534.47-534.53, and 604.15-604.34 and chapters 504, 571, 573, and 574 and to exercise other powers and 609 610 authority as authorized by the department.

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611 Section 24. Subsection (7) of section 573.112, Florida 612 Statutes, is amended to read:

613

573.112 Advisory council.-

614 Notwithstanding any provision of this section, the (7) 615 Citrus Research and Development Foundation, Inc., a directsupport organization of the University of Florida established 616 617 pursuant to s. 1004.28, shall serve as the advisory council for a citrus research marketing order, provide the department with 618 advice on administering the order, and, in accordance with the 619 order, conduct citrus research and perform other duties assigned 620 by the department. Notwithstanding s. 1004.28(3) or any 621 provision of this section, the foundation's board of directors 622 shall be composed of 13 members, including 10 citrus growers, 2 623 624 representatives of the university's Institute of Food and Agricultural Sciences, and 1 member appointed by the 625 Commissioner of Agriculture, who are each entitled to 626 627 reimbursement from the foundation for per diem and travel 628 expenses as provided in s. 112.061. 629 Section 25. Subsection (4) of section 573.118, Florida Statutes, is amended to read: 630

631 573.118 Assessment; funds; review of accounts audit;
632 loans.-

(4) In the event of levying and collecting of assessments,
for each fiscal year in which assessment funds are received by
the department, the department shall <u>maintain records of</u>
<u>collections and expenditures for each marketing order separately</u>
<u>within the state's accounting system. If requested by an</u>
advisory council, department staff shall cause to be made a

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639 thorough review annual audit of the books and accounts by a 640 certified public accountant, such review audit to be completed 641 within 60 days after the request is received end of the fiscal 642 year. The department and all producers and handlers covered by 643 the marketing order shall be properly advised of the details of 644 the review annual official audit of the account accounts as 645 shown by the certified public accountant within 30 days after of 646 the review audit. 647 Section 26. Subsection (8) of section 576.045, Florida 648 Statutes, is amended to read: 649 576.045 Nitrogen and phosphorus; findings and intent; 650 fees; purpose; best management practices; waiver of liability; 651 compliance; rules; exclusions; expiration.-652 (8) EXPIRATION OF PROVISIONS.-Subsections (1), (2), (3), (4), and (6) expire on December 31, 2022 2012. Subsections (5) 653 654 and (7) expire on December 31, 2027 2017. 655 Section 27. Section 576.071, Florida Statutes, is amended 656 to read: 657 576.071 Commercial value.-The commercial value used in assessing penalties for any deficiency shall be determined by 658 659 using annualized plant nutrient values contained in one or more 660 generally recognized journals recommended by the Fertilizer 661 Technical Council. 662 Section 28. Section 576.091, Florida Statutes, is 663 repealed. 664 Section 29. Section 578.30, Florida Statutes, is repealed. 665 Section 30. Paragraph (c) of subsection (1) and subsection 666 (3) of section 580.041, Florida Statutes, are amended to read: Page 24 of 52

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667 580.041 Master registration; fee; refusal or cancellation
668 of registration; reporting.-

669 (1)

(c) Registration shall be conditioned on the distributor's
compliance with all provisions of this chapter and rules <u>adopted</u>
under this chapter <del>thereof</del>, including:

1. Submitting samples of manufactured feed for testing by
laboratories that have been certified by the department or
obtaining an exemption from the certified laboratory testing
requirement, as provided by this chapter and rules thereof.

677 2. Maintaining a bookkeeping system and records <u>necessary</u>
678 to indicate accurately the type and tonnage of commercial feeds
679 sold in this state that will allow the department to verify the
680 accuracy of the reported tonnage.

3. Reporting within 30 days after the end of each quarter,
 in the format prescribed by the department, the number of tons
 of feed distributed in the state during each of the following
 reporting periods: July through September, October through
 December, January through March, and April through June.

Allowing the department to verify the accuracy of
 reported type and tonnage and to otherwise examine pertinent
 records at reasonable times.

(3) The department may refuse, suspend, or cancel the
master registration of, or impose one or more of the penalties
provided in s. 580.121, against any distributor or registrant
who violates or fails to comply with the provisions of this
chapter.

694 Section 31. Section 580.131, Florida Statutes, is amended Page 25 of 52

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695 to read:

696

580.131 Penalty payable to consumer.-

697 <u>(1)</u> Any consumer who purchases without notice a commercial 698 feed or feedstuff that <u>is has been</u> distributed in violation of 699 this chapter <u>or rules adopted under this chapter</u> shall, in any 700 legal <u>or administrative</u> action that may be instituted, recover 701 penalties as follows:

702 (a) (1) If a certified laboratory analysis shows that any 703 feed bearing a guarantee of 20 percent protein $\tau$  or less $\tau$  falls 704 more than 1 percent protein below the guarantee, or if the 705 analysis shows that any feed bearing a guarantee of more than 20 706 percent protein falls more than 2 percent protein below the 707 guarantee, \$4 per ton for each percent protein deficiency shall 708 be assessed against the manufacturer or distributor.

709 (b)(2) If a certified laboratory analysis shows that any 710 feed is deficient in fat by more than 0.5 five-tenths percent 711 fat, \$4 per ton for each percent fat deficiency shall be 712 assessed against the manufacturer or distributor.

713 <u>(c)(3)</u> If a certified laboratory analysis shows that any 714 feed bearing a maximum guarantee of not more than 20 percent 715 fiber exceeds this guarantee by more than 1 percent fiber, or if 716 the analysis shows that any feed bearing a maximum guarantee of 717 more than 20 percent fiber exceeds this guarantee by more than 2 718 percent fiber, \$4 per ton for each percent fiber excess shall be 719 assessed against the manufacturer or distributor.

720 <u>(d) (4)</u> If a certified laboratory analysis shows that any 721 commercial feed is deficient or excessive in the required drug, 722 mineral, or nutritive guarantees other than protein, fat, or

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fiber, a penalty of \$4 per ton shall be assessed against the manufacturer or distributor for each deficiency or excessive level found.

726 (e) (5) If a certified laboratory analysis shows that any 727 commercial feed or feedstuff is found to be adulterated as 728 provided in s. 580.071, a penalty of \$4 per ton shall be 729 assessed against the manufacturer or distributor for each 730 violation found.

731 (f)(6) If any feed is found by the department to be short 732 in weight, 4 times the invoice value of the actual shortage 733 shall be assessed against the manufacturer or distributor, but 734 in no instance shall the penalty be less than \$25. The 735 department by rule may establish variations for short weight.

736 (g) (7) In no case shall Any penalty assessed under as 737 specified in this section be less than \$10, regardless of the 738 monetary value of the violation, must be at least \$10.

739 (2) (a) Within 60 days after the department notifies a 740 registrant in writing of any penalty assessed under this 741 section, the registrant shall pay the penalty to the consumer. 742 If the consumer's identity cannot be determined, the registrant 743 shall, within the 60-day period, pay the assessed penalty to the 744 department.

(b) A registrant who, within the 60-day period, fails to pay the full amount of the assessed penalty to the consumer or the department, as applicable, in addition to the penalty assessed under this section, is also subject to the penalties provided in s. 580.121.

750

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(c) The proceeds from any penalties paid to the department

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751 under this section shall be deposited into the department's 752 General Inspection Trust Fund and be used by the department for 753 the exclusive purpose of administering this chapter. 754 Section 32. Section 580.151, Florida Statutes, is 755 repealed. Section 33. Subsection (30) of section 581.011, Florida 756 757 Statutes, is amended to read: 758 581.011 Definitions.-As used in this chapter: 759 (30) "Technical council" means the Plant Industry 760 Technical Council. Section 34. Subsection (3) of section 581.145, Florida 761 762 Statutes, is amended to read: 763 581.145 Aquatic plant nursery registration; special permit 764 requirements.-765 Notwithstanding any other provision of state or (3) 766 federal law, the Department of Agriculture and Consumer Services 767 shall issue, by request, a permit to the aquaculture producer to 768 engage in the business of transporting and selling exporting water hyacinths (Eichhornia spp.) only to other states or 769 770 countries that permit such transportation and sale other than 771 the United States and only when such water hyacinths are 772 cultivated in a nursery for the sole purpose of exportation and 773 the aquaculture activities have activity has been certified by 774 the Department of Agriculture and Consumer Services. In 775 accordance with any appropriate state or federal law or United States treaty, a no Florida aquaculture producer may not shall 776 777 ship water hyacinths to other states or countries other than the 778 United States under such a permit for the purpose of importing

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779 water hyacinths back into Florida the United States, nor shall 780 drop shipments be made to any other destination within the 781 United States. This subsection does not provision shall in no 782 way restrict or interfere with the Department of Environmental 783 Protection's efforts of the Fish and Wildlife Conservation 784 Commission, or the efforts those of any other agency or local 785 government with responsibilities for the management of noxious 786 aquatic plants, to control or eradicate noxious nonnursery 787 aquatic plants, including water hyacinths. This subsection may provision shall not be considered a consideration in the 788 789 approval or the release of biological control agents for water 790 hyacinths or any other noxious aquatic plants.

791 Section 35. Section 582.06, Florida Statutes, is amended 792 to read:

793 582.06 Soil and Water Conservation Council; powers and 794 duties.-

795

(1) COMPOSITION.-

796 (a) The Soil and Water Conservation Council is created in 797 the Department of Agriculture and Consumer Services and shall be 798 composed of 7 <del>23</del> members <del>as follows:</del>

799 (a) Eleven members shall be persons who have been involved 800 in the practice of soil or water conservation, or in the 801 development or implementation of interim measures or best 802 management practices related thereto, and who have been engaged in agriculture or an occupation related to the agricultural 803 industry for at least 5 years at the time of their appointment. 804 805 (b) Twelve members shall include one representative each 806 from the Department of Environmental Protection, the five water

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807 management districts, the Institute of Food and Agricultural 808 Sciences at the University of Florida, the United States 809 Department of Agriculture Natural Resources Conservation 810 Service, the Florida Association of Counties, and the Florida 811 League of Cities and two representatives of environmental 812 interests.

813 <u>(b) (c)</u> All members shall be appointed by the commissioner. 814 Members appointed pursuant to paragraph (b) shall be appointed 815 by the commissioner from recommendations provided by the 816 organization or interest represented.

817 <u>(c)(d)</u> Members shall serve 4-year terms or until their 818 successors are duly qualified and appointed. If a vacancy 819 occurs, it shall be filled for the remainder of the term in the 820 manner of an initial appointment.

(2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS;
COMPENSATION.—The meetings, powers and duties, procedures, and
recordkeeping of the Soil and Water Conservation Council, and
per diem and reimbursement of expenses of council members, shall
be governed by the provisions of s. 570.0705 relating to
advisory committees established within the department.

 827
 Section 36.
 Subsections (2), (3), (4), (6), (8), and (9)

 828
 of section 582.20, Florida Statutes, are amended to read:

582.20 Powers of districts and supervisors.—A soil and water conservation district organized under the provisions of this chapter shall constitute a governmental subdivision of this state, and a public body corporate and politic, exercising public powers, and such district and the supervisors thereof, shall have the following powers, in addition to others granted

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835 in other sections of this chapter:

To conduct demonstrational projects within the 836 (2)837 district's boundaries, territory within another district's 838 boundaries subject to the other district's approval, or 839 territory not contained within any district's boundaries 840 district on lands owned or controlled by this state or any of 841 its agencies, with the cooperation of the agency administering 842 and having jurisdiction thereof, and on any other lands within the district's boundaries, territory within another district's 843 boundaries subject to the other district's approval, or 844 845 territory not contained within any district's boundaries 846 district upon obtaining the consent of the owner and occupiers 847 of such lands or the necessary rights or interests in such 848 lands, in order to demonstrate by example the means, methods, and measures by which soil and soil resources may be conserved, 849 850 and soil erosion in the form of soil blowing and soil washing 851 may be prevented and controlled, and works of improvement for 852 flood prevention or the conservation, development and 853 utilization of soil and water resources, and the disposal of 854 water may be carried out;

855 To carry out preventive and control measures and works (3) 856 of improvement for flood prevention or the conservation, 857 development and utilization of soil and water resources, and the disposal of water within the district's boundaries, territory 858 859 within another district's boundaries subject to the other 860 district's approval, or territory not contained within any 861 district's boundaries district, including, but not limited to, 862 engineering operations, methods of cultivation, the growing of Page 31 of 52

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863 vegetation, changes in use of land, and the measures listed in 864 s. 582.04 on lands owned or controlled by this state or any of 865 its agencies, with the cooperation of the agency administering 866 and having jurisdiction thereof, and on any other lands within 867 the district's boundaries, territory within another district's 868 boundaries subject to the other district's approval, or 869 territory not contained within any district's boundaries 870 district upon obtaining the consent of the owner and the 871 occupiers of such lands or the necessary rights or interests in 872 such lands;

873 (4) To cooperate, or enter into agreements with, and 874 within the limits of appropriations duly made available to it by law, to furnish financial or other aid to, any agency, 875 876 governmental or otherwise, or any owner or occupier of lands within the district's boundaries, territory within another 877 878 district's boundaries subject to the other district's approval, 879 or territory not contained within any district's boundaries 880 district, in the carrying on of erosion control or prevention 881 operations and works of improvement for flood prevention or the 882 conservation, development and utilization, of soil and water 883 resources and the disposal of water within the district's 884 boundaries, territory within another district's boundaries subject to the other district's approval, or territory not 885 886 contained within any district's boundaries, district, subject to 887 such conditions as the supervisors may deem necessary to advance 888 the purposes of this chapter;

(6) To make available, on such terms as it shall
prescribe, to landowners and occupiers within the <u>district's</u>

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891 boundaries, territory within another district's boundaries 892 subject to the other district's approval, or territory not 893 contained within any district's boundaries district, 894 agricultural and engineering machinery and equipment, 895 fertilizer, seeds and seedlings, and such other material or 896 equipment, as will assist such landowners and occupiers to carry 897 on operations upon their lands for the conservation of soil resources and for the prevention or control of soil erosion and 898 899 for flood prevention or the conservation, development and 900 utilization, of soil and water resources and the disposal of 901 water;

902 (8) To develop comprehensive plans for the conservation of 903 soil and water resources and for the control and prevention of 904 soil erosion and for flood prevention or the conservation, 905 development and utilization of soil and water resources, and the 906 disposal of water within the district's boundaries, territory 907 within another district's boundaries subject to the other 908 district's approval, or territory not contained within any 909 district's boundaries district, which plans shall specify in 910 such detail as may be possible the acts, procedures, 911 performances, and avoidances which are necessary or desirable 912 for the effectuation of such plans, including the specification 913 of engineering operations, methods of cultivation, the growing 914 of vegetation, cropping programs, tillage practices, and changes 915 in use of land; control of artesian wells; and to publish such plans and information and bring them to the attention of owners 916 917 and occupiers of lands within the district's boundaries, 918 territory within another district's boundaries subject to the

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919 other district's approval, or territory not contained within any 920 district's boundaries district;

921 To take over, by purchase, lease, or otherwise, and to (9) 922 administer any soil-conservation, erosion-control, erosion-923 prevention project, or any project for flood-prevention or for 924 the conservation, development and utilization of soil and water 925 resources, and the disposal of water, located within the 926 district's its boundaries, territory within another district's 927 boundaries subject to the other district's approval, or territory not contained within any district's boundaries, 928 929 undertaken by the United States or any of its agencies, or by 930 this state or any of its agencies; to manage as agent of the 931 United States or any of its agencies, or of the state or any of 932 its agencies, any soil-conservation, erosion-control, erosion-933 prevention, or any project for flood-prevention or for the conservation, development, and utilization of soil and water 934 935 resources, and the disposal of water within the district's its 936 boundaries, territory within another district's boundaries 937 subject to the other district's approval, or territory not 938 contained within any district's boundaries; to act as agent for 939 the United States, or any of its agencies, or for the state or 940 any of its agencies, in connection with the acquisition, 941 construction, operation or administration of any soil-942 conservation, erosion-control, erosion-prevention, or any project for flood-prevention or for the conservation, 943 development and utilization of soil and water resources, and the 944 945 disposal of water within the district's its boundaries, 946 territory within another district's boundaries subject to the

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947 <u>other district's approval, or territory not contained within any</u> 948 <u>district's boundaries</u>; to accept donations, gifts, and 949 contributions in money, services, materials, or otherwise, from 950 the United States or any of its agencies, or from this state or 951 any of its agencies, or from others, and to use or expend such 952 moneys, services, materials or other contributions in carrying 953 on its operations;

954 Section 37. Section 582.29, Florida Statutes, is amended 955 to read:

956 582.29 State agencies to cooperate.-Agencies of this state 957 which shall have jurisdiction over, or be charged with, the 958 administration of any state-owned lands, and of any county, or 959 other governmental subdivision of the state, which shall have 960 jurisdiction over, or be charged with the administration of, any 961 county-owned or other publicly owned lands, lying within the 962 boundaries of any district organized under this chapter, the 963 boundaries of another district subject to that district's 964 approval, or territory not contained within the boundaries of 965 any district organized under this chapter, shall cooperate to 966 the fullest extent with the supervisors of such districts in the 967 effectuation of programs and operations undertaken by the 968 supervisors under the provisions of this chapter. The 969 supervisors of such districts shall be given free access to 970 enter and perform work upon such publicly owned lands. The 971 provisions of land use regulations adopted shall be in all 972 respects observed by the agencies administering such publicly 973 owned lands.

974

4 Section 38. Subsection (3) of section 582.30, Florida Page 35 of 52

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975 Statutes, is amended, and subsection (5) is added to that 976 section, to read:

977 582.30 Discontinuance of districts; referendum;
978 commissioner's authority.-

979 (3) In the alternative, upon review and recommendation of 980 the Soil and Water Conservation Council regarding the continued 981 viability of a district, the Commissioner of Agriculture may 982 dissolve or discontinue <u>a such</u> district if<u>:</u> the commissioner 983 certifies that the continued operation of the district is not 984 administratively practicable and feasible.

985 (a) Upon review and recommendation of the Soil and Water 986 Conservation Council, the council determines that the continued 987 operation of the district is not administratively practicable 988 and feasible under the provisions of this chapter;

989 The If A district fails has failed to comply with any (b) 990 of the audit or and financial reporting requirement requirements 991 of chapter 189 and, the commissioner, after review and 992 confirmation by the department's inspector general reviews and 993 confirms in writing that the district has failed to comply with 994 such requirement; or, may certify dissolution or discontinuance 995 of such district without prior review and recommendation of the 996 Soil and Water Conservation Council.

997 (c) The department receives a resolution adopted by the 998 supervisors of the district requesting that the commissioner 999 issue a certificate determining that the continued operation of 1000 the district is not administratively practicable and feasible 1001 under the provisions of this chapter. 1002 (4) If the requirements for dissolution or discontinuance

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1003	af a district and satisfied under subsection (1) subsection
	of a district are satisfied under subsection (1), subsection
1004	(2), or subsection (3), the department shall publish notice of $\underline{a}$
1005	such proposed certification determining that the continued
1006	operation of the district is not administratively practicable
1007	and feasible under the provisions of this chapter. The notice $rac{f of}$
1008	dissolution or discontinuance shall be published once a week for
1009	2 weeks in a newspaper of general circulation within the county
1010	or counties <u>in which</u> <del>wherein</del> the district is located, stating
1011	the name of the district and a general description of the
1012	territory included in the district, and requiring that any
1013	comments or objections to the proposed certification,
1014	$rac{dissolution}{discolution}$ or any claims against the assets of the district <u>,</u>
1015	must be filed with the department clerk not later than 60 days
1016	after following the date of last publication.
1017	(5)(a) Upon expiration of the 60-day period after the date
1018	of last publication, the commissioner, upon review of any
1019	comments or objections received under subsection (4), may issue
1020	a certificate determining that the continued operation of the
1021	district is not administratively practicable and feasible under
1022	the provisions of this chapter.
1023	(b) If the commissioner issues a certificate determining
1024	that the continued operation of a district is not
1025	administratively practicable and feasible under the provisions
1026	of this chapter, the department shall file the original
1027	certificate with the Department of State and shall provide a
1028	copy of the certificate to the supervisors of the district at
1029	the district's principal office designated under s.
1030	<u>582.15(1)(c).</u>
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1031 Section 39. Section 582.31, Florida Statutes, is amended 1032 to read:

582.31 Certification of results of referendum; 1033 1034 dissolution.-Upon receipt from the Department of Agriculture and 1035 Consumer Services of a certification that the department has 1036 determined that the continued operation of the district is not 1037 administratively practicable and feasible, pursuant to the 1038 provisions of this chapter, the supervisors shall forthwith 1039 proceed to terminate the affairs of the district. The 1040 supervisors shall dispose of all property belonging to the 1041 district at public auction and shall pay over the proceeds of 1042 such sale to be converted into the State Treasury, which amount 1043 shall be placed to the credit of the district department for the 1044 purpose of liquidating any legal obligations the said district 1045 may have at the time of its discontinuance. The supervisors 1046 shall thereupon file an application, duly verified, with the 1047 Department of State for the discontinuance of the such district, 1048 and shall transmit with such application the certificate of the 1049 Department of Agriculture and Consumer Services setting forth the determination of the department that the continued operation 1050 1051 of the such district is not administratively practicable and 1052 feasible. The application shall recite that the property of the 1053 district has been disposed of and the proceeds paid over as in 1054 this section provided, and shall set forth a full accounting of 1055 such properties and proceeds of the sale. The Department of 1056 State shall issue to the supervisors a certificate of 1057 dissolution and shall record such certificate in an appropriate 1058 book of record in its office.

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1059 Section 40. Subsection (1) of section 582.32, Florida 1060 Statutes, is amended to read:

1061 582.32 Effect of dissolution Continuance of existing 1062 contracts, etc.-

1063 (1) Upon issuance of a certificate of dissolution, s. 1064 189.4045(2) applies and all land use regulations theretofore 1065 adopted and in effect force within such districts are void shall 1066 be of no further force and effect. All contracts theretofore 1067 entered into, to which the district or supervisors are parties, 1068 shall remain in force and effect for the period provided in such contracts. The Department of Agriculture and Consumer Services 1069 1070 shall be substituted for the district or supervisors as party to 1071 such contracts. The department shall be entitled to all benefits 1072 and subject to all liabilities under such contracts and shall 1073 have the same right and liability to perform, to require 1074 performance, and to modify or terminate such contracts by mutual 1075 consent or otherwise, as the supervisors of the district would 1076 have had. Such dissolution shall not affect the lien of any 1077 judgment entered under the provisions of this chapter, nor the 1078 pendency of any action instituted under the provisions of this 1079 chapter, and the department shall succeed to all the rights and 1080 obligations of the district or supervisors as to such liens and 1081 actions. 1082 Section 41. Section 585.155, Florida Statutes, is 1083 repealed.

1084Section 42.Section 589.03, Florida Statutes, is repealed.1085Section 43.Section 589.19, Florida Statutes, is amended1086to read:

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1087 589.19 Creation of certain state forests; naming of 1088 certain state forests.-

When the Board of Trustees of the Internal Improvement 1089 (1)1090 Trust Fund, any state agency, or any agency created by state 1091 law, authorized to accept reforestation lands in the name of the 1092 state, approves the recommendations of the Florida Forest 1093 Service Division of Forestry in reference to the acquisition of 1094 land and acquires acquire such land, the said board, state 1095 agency, or agency created by state  $law_{\tau}$  may formally designate 1096 and dedicate any area as a reforestation project, or state 1097 forest, and where so designated and dedicated such area shall be 1098 under the administration of the Florida Forest Service, division 1099 which is shall be authorized to manage and administer such said 1100 area according to the purpose for which it was designated and dedicated. 1101

(2) The first state forest acquired by the Board of Trustees of the Internal Improvement Trust Fund in Baker County is to be named the John M. Bethea State Forest. This is to honor Mr. John M. Bethea who was Florida's fourth state forester and whose distinguished career in state government spanned 46 years and who is a native of Baker County.

(3) The state forest managed by the <u>Florida Forest Service</u> Division of Forestry in Seminole County is to be named the Charles H. Bronson State Forest to honor Charles H. Bronson, the tenth Commissioner of Agriculture, for his distinguished contribution to this state's agriculture and natural resources.

1113(4) (a) The Florida Forest Service Division of Forestry1114shall designate one or more areas of state forests as an

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1115 <u>"Operation Outdoor Freedom</u> a "Wounded Warrior Special Hunt Area" 1116 to honor wounded veterans and servicemembers. The purpose of 1117 such designated areas is to provide special outdoor recreational 1118 opportunities for eligible veterans and servicemembers.

1119 (b) The <u>Florida Forest Service</u> division shall limit guest 1120 admittance to such designated areas to any person who:

1121 1. Is an active duty member of any branch of the United 1122 States Armed Forces and has a combat-related injury as 1123 determined by his or her branch of the United States Armed 1124 Forces; or

1125 2. Is a veteran who served during a period of wartime 1126 service as defined in s. 1.01(14) or peacetime service as 1127 defined in s. 296.02 and:

1128 a. Has a service-connected disability as determined by the1129 United States Department of Veterans Affairs; or

b. Was discharged or released from military service because of a disability acquired or aggravated while serving on active duty.

(c) The <u>Florida Forest Service</u> division may grant admittance to such designated areas to a person who is not an eligible veteran or servicemember for purposes of accompanying an eligible veteran or servicemember who requires the person's assistance to use such designated areas.

(d) Funding required for specialized accommodations shall be provided through the Friends of Florida State Forests Program created under s. 589.012.

1141 (e) The <u>Florida Forest Service</u> division may adopt rules to 1142 administer this subsection.

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1143 Section 44. Section 589.277, Florida Statutes, is amended 1144 to read:

1145

589.277 Tree planting programs.-

(1) The Division of Forestry of the Florida Forest Service Department of Agriculture and Consumer Services shall administer federal, state, and privately sponsored tree planting programs designed to assist private rural landowners and urban communities.

(2) Contributions from governmental and private sources for tree planting programs may be accepted into the Federal Grants Trust Fund <u>or the Incidental Trust Fund of the Florida</u> Forest Service.

(3) The <u>Florida Forest Service shall</u> Division of Forestry is authorized and directed to develop and implement guidelines and procedures under which the financial resources of the fund allocated for tree planting programs may be utilized for urban and rural reforestation.

(4) Grants to municipalities, counties, nonprofit organizations, and qualifying private landowners may be made from allocated moneys in the fund for the purpose of purchasing, planting, and maintaining native tree species.

(5) The <u>Florida Forest Service</u> Division of Forestry shall assist the Department of Education in developing programs that teach the importance of trees in the urban, rural, and global environment.

1168 Section 45. Section 590.02, Florida Statutes, is amended 1169 to read:

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1170 590.02 <u>Florida Forest Service;</u> Division powers, authority, 1171 and duties; liability; building structures; Florida Center for 1172 Wildfire and Forest Resources Management Training.-

1173 (1) The <u>Florida Forest Service</u> division has the following 1174 powers, authority, and duties:

1175

(a) To enforce the provisions of this chapter;

(b) To prevent, detect, suppress, and extinguish wildfires wherever they may occur on public or private land in this state and to do all things necessary in the exercise of such powers, authority, and duties;

(c) To provide firefighting crews, who shall be under the control and direction of the <u>Florida Forest Service</u> division and its designated agents;

1183 To appoint center managers, forest area supervisors, (d) 1184 forestry program administrators, a forest protection bureau 1185 chief, a forest protection assistant bureau chief, a field 1186 operations bureau chief, deputy chiefs of field operations, 1187 district managers, forest operations administrators, senior 1188 forest rangers, investigators, forest rangers, firefighter rotorcraft pilots, and other employees who may, at the Florida 1189 1190 Forest Service's division's discretion, be certified as forestry 1191 firefighters pursuant to s. 633.35(4). Other provisions of law notwithstanding, center managers, district managers, forest 1192 protection assistant bureau chief, and deputy chiefs of field 1193 1194 operations shall have Selected Exempt Service status in the 1195 state personnel designation;

(e) To develop a training curriculum for forestry firefighters which must contain the basic volunteer structural

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1198 fire training course approved by the Florida State Fire College
1199 of the Division of State Fire Marshal and a minimum of 250 hours
1200 of wildfire training;

1201 (f) To make rules to accomplish the purposes of this 1202 chapter;

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

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

1212 (2) <u>The Florida Forest Service's</u> Division employees, and 1213 the firefighting crews under their control and direction, may 1214 enter upon any lands for the purpose of preventing and 1215 suppressing wildfires and investigating smoke complaints or open 1216 burning not in compliance with authorization and to enforce the 1217 provisions of this chapter.

1218 Employees of the Florida Forest Service division and (3) 1219 of federal, state, and local agencies, and all other persons and 1220 entities that are under contract or agreement with the Florida Forest Service division to assist in firefighting operations as 1221 1222 well as those entities, called upon by the Florida Forest 1223 Service division to assist in firefighting may, in the 1224 performance of their duties, set counterfires, remove fences and other obstacles, dig trenches, cut firelines, use water from 1225

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1226 public and private sources, and carry on all other customary 1227 activities in the fighting of wildfires without incurring 1228 liability to any person or entity.

(4) (a) The department may build structures, notwithstanding chapters 216 and 255, not to exceed a cost of \$50,000 per structure from existing resources on forest lands, federal excess property, and unneeded existing structures. These structures must meet all applicable building codes.

(b) Notwithstanding s. 553.80(1), the department shall exclusively enforce the Florida Building Code as it pertains to wildfire and law enforcement facilities under the jurisdiction of the department.

The Florida Forest Service division shall organize its 1238 (5)1239 operational units to most effectively prevent, detect, and 1240 suppress wildfires, and to that end, may employ the necessary 1241 personnel to manage its activities in each unit. The Florida 1242 Forest Service division may construct lookout towers, roads, 1243 bridges, firelines, and other facilities and may purchase or 1244 fabricate tools, supplies, and equipment for firefighting. The 1245 Florida Forest Service division may reimburse the public and 1246 private entities that it engages to assist in the suppression of 1247 wildfires for their personnel and equipment, including aircraft.

1248 (6) The <u>Florida Forest Service</u> division shall undertake
1249 privatization alternatives for fire prevention activities
1250 including constructing fire lines and conducting prescribed
1251 burns and, where appropriate, entering into agreements or
1252 contracts with the private sector to perform such activities.
1253 (7) The Florida Forest Service division may organize,

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1254 staff, equip, and operate the Florida Center for Wildfire and 1255 Forest Resources Management Training. The center shall serve as 1256 a site where fire and forest resource managers can obtain 1257 current knowledge, techniques, skills, and theory as they relate 1258 to their respective disciplines.

(a) The center may establish cooperative efforts involving
federal, state, and local entities; hire appropriate personnel;
and engage others by contract or agreement with or without
compensation to assist in carrying out the training and
operations of the center.

(b) The center shall provide wildfire suppression training
opportunities for rural fire departments, volunteer fire
departments, and other local fire response units.

(c) The center will focus on curriculum related to, but not limited to, fuel reduction, an incident management system, prescribed burning certification, multiple-use land management, water quality, forest health, environmental education, and wildfire suppression training for structural firefighters.

(d) The center may assess appropriate fees for food, lodging, travel, course materials, and supplies in order to meet its operational costs and may grant free meals, room, and scholarships to persons and other entities in exchange for instructional assistance.

(e) An advisory committee consisting of the following
 individuals or their designees must review program curriculum,
 course content, and scheduling: the director of the Florida
 <u>Forest Service</u> <del>Division of Forestry</del>; the assistant director of
 the Florida <u>Forest Service</u> <del>Division of Forestry</del>; the director of
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1282 the School of Forest Resources and Conservation of the 1283 University of Florida; the director of the Division of 1284 Recreation and Parks of the Department of Environmental 1285 Protection; the director of the Division of the State Fire 1286 Marshal; the director of the Florida Chapter of The Nature 1287 Conservancy; the executive vice president of the Florida 1288 Forestry Association; the president of the Florida Farm Bureau 1289 Federation; the executive director of the Fish and Wildlife 1290 Conservation Commission; the executive director of a water 1291 management district as appointed by the Commissioner of 1292 Agriculture; the supervisor of the National Forests in Florida; 1293 the president of the Florida Fire Chief's Association; and the 1294 executive director of the Tall Timbers Research Station.

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

(9) (a) Notwithstanding ss. 273.055 and 287.16, the department may retain, transfer, warehouse, bid, destroy, scrap, or otherwise dispose of surplus equipment and vehicles that are used for wildland firefighting.

(b) All money received from the disposition of state-owned equipment and vehicles that are used for wildland firefighting shall be retained by the department. Money received pursuant to this section is appropriated for and may be disbursed for the acquisition of exchange and surplus equipment used for wildland firefighting, and for all necessary operating expenditures

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1310 related to such equipment, in the same fiscal year and the 1311 fiscal year following the disposition. The department shall 1312 maintain records of the accounts into which the money is 1313 deposited.

1314 (10) (a) The Florida Forest Service division has exclusive 1315 authority to require and issue authorizations for broadcast 1316 burning and agricultural and silvicultural pile burning. An 1317 agency, commission, department, county, municipality, or other 1318 political subdivision of the state may not adopt or enforce 1319 laws, regulations, rules, or policies pertaining to broadcast 1320 burning or agricultural and silvicultural pile burning unless an 1321 emergency order is declared in accordance with s. 252.38(3).

(b) The <u>Florida Forest Service</u> division may delegate to a
county or municipality its authority, as delegated by the
Department of Environmental Protection pursuant to ss.
403.061(28) and 403.081, to require and issue authorizations for
the burning of yard trash and debris from land clearing
operations in accordance with s. 590.125(6).

Section 46. Subsection (3) of section 597.0021, Florida
Statutes, is amended to read:

1330

597.0021 Legislative intent.-

(3) It is the intent of the Legislature that the Aquaculture Review Council <u>is</u> and the Aquaculture Interagency Coordinating Council are established to provide a means of communication between the aquaculture industry and the regulatory agencies.

1336 Section 47. Paragraphs (b) and (d) of subsection (1) of 1337 section 597.003, Florida Statutes, are amended to read:

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1338 597.003 Powers and duties of Department of Agriculture and 1339 Consumer Services.-

(1) The department is hereby designated as the lead agency in encouraging the development of aquaculture in the state and shall have and exercise the following functions, powers, and duties with regard to aquaculture:

(b) Coordinate the development, annual revision, and
implementation of a state aquaculture plan. The plan shall
include prioritized recommendations for research and development
as suggested by the Aquaculture Review Council, the Aquaculture
Interagency Coordinating Council, and public and private
institutional research, extension, and service programs.

(d) Provide staff for the Aquaculture Review Council and
 the Aquaculture Interagency Coordinating Council.

1352Section 48. Paragraph (h) of subsection (1) of section1353597.004, Florida Statutes, is amended to read:

597.004 Aquaculture certificate of registration.-

(1) CERTIFICATION.—Any person engaging in aquaculture must be certified by the department. The applicant for a certificate of registration shall submit the following to the department:

(h) <u>An One-hundred dollar</u> annual registration fee <u>of \$100</u>.
<u>The annual registration fee is waived for each elementary</u>,
<u>middle</u>, <u>or high school and each vocational school that</u>
<u>participates in the aquaculture certification program</u>.

1362Section 49.Subsection (1), paragraphs (a) and (b) of1363subsection (2), and paragraph (h) of subsection (3) of section1364597.005, Florida Statutes, are amended to read:

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597.005 Aquaculture Review Council.-

1392

1366 COMPOSITION.-There is created within the department (1)1367 the Aquaculture Review Council to consist of eight nine members 1368 as follows: the chair of the State Agricultural Advisory Council 1369 or designee; the chair of the Aquaculture Interagency 1370 Coordinating Council; and seven additional members to be 1371 appointed by the commissioner, including an alligator farmer, a 1372 food fish farmer, a shellfish farmer, a tropical fish farmer, an 1373 aquatic plant farmer, a representative of the commercial fishing 1374 industry, and a representative of the aquaculture industry at large. Members shall be appointed for 4-year terms. Each member 1375 shall be selected from no fewer than two or more than three 1376 1377 nominees submitted by recognized statewide organizations 1378 representing each industry segment or the aquaculture industry 1379 at large. In the absence of nominees, the commissioner shall 1380 appoint persons who otherwise meet the qualifications for 1381 appointment to the council. Members shall serve until their 1382 successors are duly qualified and appointed. An appointment to 1383 fill a vacancy shall be for the unexpired portion of the term. 1384 (2)MEETINGS; PROCEDURES; RECORDS.-The members of the council shall meet at least 1385 (a) 1386 quarterly; shall elect a chair, a vice chair, and a secretary, 1387 and an industry representative to the Aquaculture Interagency 1388 Coordinating Council; and shall use accepted rules of procedure. 1389 The terms of such officers shall be for 1 year. 1390 (b) The council shall meet at the call of its chair, at the request of a majority of its membership, at the request of 1391

1393 rules of procedure. However, the council shall hold a joint

the department, or at such times as may be prescribed by its

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1394 annual meeting with the Aquaculture Interagency Coordinating 1395 Council.

1396 (3) RESPONSIBILITIES.—The primary responsibilities of the1397 Aquaculture Review Council are to:

1398 For any problem that cannot be solved through simple (h) 1399 cooperation or negotiation, provide an issue analysis to the 1400 Aquaculture Interagency Coordinating Council and to the chairs of the legislative agriculture appropriations committees. The 1401 1402 analysis shall include, but not be limited to, specific facts and industry hardships, regulatory provisions, questions 1403 1404 relative to the issue, and suggestions for solving the problem. 1405 Section 50. Section 597.006, Florida Statutes, is

1406 repealed.

1407 Section 51. Subsection (12) is added to section 604.21, 1408 Florida Statutes, to read:

1409

604.21 Complaint; investigation; hearing.-

(12) Notwithstanding any provision of law to the contrary, 1410 1411 the Commissioner of Agriculture or the commissioner's authorized 1412 designee may act as trustee on any bond or other form of 1413 security posted with the United States Department of Agriculture 1414 in compliance with the federal Packers and Stockyards Act. The 1415 commissioner may enter into agreements with the United States 1416 Department of Agriculture as necessary to carry out the purposes 1417 of the Packers and Stockyards Act. Section 52. Subsection (3) of section 616.252, Florida 1418

1419 Statutes, is amended to read:

1420 616.252 Florida State Fair Authority; membership; number, 1421 terms, compensation.-

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1422 (3) Members of the authority are not entitled to 1423 compensation for their services as members but shall be 1424 reimbursed by the authority for per diem and travel expenses as 1425 provided in s. 112.061 and may not be reimbursed for travel 1426 expenses. Except for the nonvoting youth member, each member may 1427 be compensated for any special or full-time service performed in 1428 the authority's behalf as officers or agents of the authority. 1429 Section 53. This act shall take effect July 1, 2012.

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