1	A bill to be entitled
2	An act relating to urban agriculture; amending s.
3	604.40, F.S.; authorizing farm equipment used to
4	transport farm products to be stored, maintained, or
5	repaired within specified boundaries; exempting farm
6	equipment used in urban agriculture from provisions
7	requiring farm equipment to be located within
8	specified boundaries; amending s. 604.50, F.S.;
9	providing that nonresidential farm buildings, fences,
10	or signs located on lands used for urban agriculture
11	are not exempt from the Florida Building Code or local
12	governmental regulations; defining the term "urban
13	agriculture"; creating s. 604.73, F.S.; providing a
14	short title; providing legislative findings and
15	intent; defining terms; authorizing the Department of
16	Agriculture and Consumer Services to approve municipal
17	urban agricultural pilot projects; providing
18	application requirements; providing for the number,
19	duration, and renewal of pilot projects; requiring
20	municipalities to submit annual reports to the
21	department; requiring the department to submit an
22	annual report to the Legislature; providing that urban
23	agriculture is subject to specified municipal
24	regulation under certain circumstances; providing an
25	effective date.
26	
27	Be It Enacted by the Legislature of the State of Florida:
28	
29	Section 1. Section 604.40, Florida Statutes, is amended to
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30	read:
31	604.40 Farm equipment
32	(1) Notwithstanding any other law, ordinance, rule, or
33	policy to the contrary, all power-drawn, power-driven, or self-
34	propelled equipment used on a farm <u>or used to transport farm</u>
35	products may be stored, maintained, or repaired by the owner
36	within the boundaries of the owner's farm and at least 50 feet
37	away from any public road without limitation.
38	(2) This section does not apply to farm equipment that is
39	used in urban agriculture, as defined in s. 604.73(3).
40	Section 2. Subsection (1) of section 604.50, Florida
41	Statutes, is amended, and paragraph (e) is added to subsection
42	(2) of that section, to read:
43	604.50 Nonresidential farm buildings; farm fences; farm
44	signs
45	(1) Notwithstanding any provision of law to the contrary,
46	any nonresidential farm building, farm fence, or farm sign that
47	is located on lands used for bona fide agricultural purposes <u>,</u>
48	not including those lands used for urban agriculture, is exempt
49	from the Florida Building Code and any county or municipal code
50	or fee, except for code provisions implementing local, state, or
51	federal floodplain management regulations. A farm sign located
52	on a public road may not be erected, used, operated, or
53	maintained in a manner that violates any of the standards
54	provided in s. 479.11(4), (5)(a), and (6)-(8).
55	(2) As used in this section, the term:
56	(e) "Urban agriculture" has the same meaning as in s.
57	604.73(3).
58	Section 3. Section 604.73, Florida Statutes, is created to

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59	read:
60	604.73 Urban agriculture pilot projects; local regulation
61	of urban agriculture
62	(1) SHORT TITLEThis section shall be known and may be
63	cited as the "Urban Agriculture Pilot Project Act."
64	(2) LEGISLATIVE FINDINGS AND INTENTThe Legislature finds
65	that, due to the application of laws relating to agricultural
66	activities, it is necessary to distinguish between farms on
67	traditional rural farm land and the emerging trends towards
68	urban agriculture. The Legislature acknowledges that the "coming
69	to the nuisance" defense is reversed when residents bring
70	agricultural uses to already-established, dense urbanized areas,
71	and that municipalities should retain the right to reasonably
72	regulate urban agriculture to protect existing urban land uses.
73	The Legislature recognizes the ability of urban agriculture to
74	spur economic development by providing for fresh foods in city
75	centers, community revitalization, and the adaptive reuse of
76	vacant lands. It is the intent of the Legislature that local
77	governments be authorized to create urban agriculture pilot
78	projects to regulate urban agriculture under certain conditions
79	and to determine the effectiveness and impact of the pilot
80	projects on the farming operations in the selected dense
81	urbanized land areas of the state.
82	(3) DEFINITIONSAs used in this section, the term:
83	(a) "Department" means the Department of Agriculture and
84	Consumer Services.
85	(b) "Urban agriculture" means any new or existing
86	noncommercial agricultural uses on land that is:
87	1. Within a dense urban land area, as described in s.

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88	380.0651(3)(a);
89	2. Not classified as agricultural pursuant to s. 193.461;
90	3. Not zoned as agricultural as its principal use; and
91	4. Designated by a municipality for inclusion in an urban
92	agricultural pilot project that has been approved by the
93	department.
94	
95	The term does not include vegetable gardens, as defined in s.
96	604.71(4), for personal consumption on residential properties.
97	(4) URBAN AGRICULTURAL PILOT PROJECTS
98	(a) The department may approve five municipalities in which
99	urban agricultural pilot projects that meet the requirements of
100	this section and requirements adopted by department rule may be
101	established. The rules adopted by the department must require,
102	at a minimum, that a municipal applicant:
103	1. Has a population of 250,000 or more.
104	2. Submits to the department a proposal that includes a
105	narrative description of the proposed pilot project, including
106	the project location, farm products to be cultivated, community
107	involvement, anticipated outcomes, nutrition and water use,
108	fertilization management, and any other requirements specified
109	by department rules.
110	(b) A pilot project shall be approved for an initial 3-year
111	period and may be renewed for additional 3-year periods by
112	mutual agreement between the department and municipality.
113	(c) A municipality shall submit a report providing a
114	narrative explanation of the outcomes and impact of the pilot
115	project to the department by January 1 for each year of the
116	pilot project. The department shall submit a report on the
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117	outcomes and impacts of the pilot projects to the President of
118	the Senate and Speaker of the House of Representatives.
119	(5) LOCAL REGULATIONNotwithstanding s. 604.50, s. 823.14,
120	or any other law to the contrary, urban agriculture is subject
121	to applicable municipal regulations if:
122	(a) The urban agriculture activities occur on land included
122	
	by a municipality in a pilot project approved by the department
124	pursuant to this section.
125	(b) The municipality duly enacts local regulations
126	applicable to urban agriculture.
127	(c) Before the reenactment of the regulations under
128	paragraph (b), the municipality designates existing farm
129	operations, as defined in s. 823.14(3)(b), within its
130	jurisdiction as legally nonconforming.
131	Section 4. This act shall take effect July 1, 2021.

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