

LEGISLATIVE ACTION •

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Senate Comm: RCS 03/04/2021 House

The	Committee on Rules (Brodeur) recommended the following:
	Senate Amendment (with title amendment)
	Delete lines 122 - 158
and	insert:
	(f) "Nuisance" means any interference with reasonable use
and	enjoyment of land, including, but not limited to, noise,
smok	e, odors, dust, fumes, particle emissions, or vibration. The
term	a also includes all claims that meet the requirements of this

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definition, regardless of whether the plaintiff designates those

claims as brought in nuisance, negligence, trespass, personal

injury, strict liability, or other tort.

Florida Senate - 2021 Bill No. CS for CS for SB 88



12 (4) FARM OPERATIONS; NUISANCE FARM OPERATION NOT TO BE OR 13 BECOME A NUISANCE.-

(a) No farm operation which has been in operation for 1 year or more since its established date of operation and which was not a nuisance at the time of its established date of operation shall be a public or private nuisance if the farm operation conforms to generally accepted agricultural and management practices, except that the following conditions shall constitute evidence of a nuisance:

1. The presence of untreated or improperly treated human waste, garbage, offal, dead animals, dangerous waste materials, or gases which are harmful to human or animal life.

2. The presence of improperly built or improperly maintained septic tanks, water closets, or privies.

3. The keeping of diseased animals which are dangerous to human health, unless such animals are kept in accordance with a current state or federal disease control program.

4. The presence of unsanitary places where animals are slaughtered, which may give rise to diseases which are harmful to human or animal life.

32 (b) No farm operation shall become a public or private 33 nuisance as a result of a change in ownership, a change in the 34 type of farm product being produced, a change in conditions in or around the locality of the farm, or a change brought about to 35 36 comply with best management practices adopted by local, state, 37 or federal agencies if such farm has been in operation for 1 38 year or more since its established date of operation and if it 39 was not a nuisance at the time of its established date of 40 operation.

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41	(c) A farm may not be held liable for nuisance unless the
42	plaintiff proves by clear and convincing evidence that the claim
43	arises out of conduct that did not comply with state or federal
44	environmental laws, regulations, or best management practices.
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47	And the title is amended as follows:
48	Delete lines 4 - 6
49	and insert:
50	and redefining terms; prohibiting farms from being
51	held liable for nuisance except under certain

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