CS for CS for CS for SB 88, 1st Engrossed

202188er 1 2 An act relating to farming operations; amending s. 3 823.14, F.S.; revising legislative findings; defining and redefining terms; prohibiting farms from being 4 5 held liable for nuisance except under certain 6 circumstances; providing a burden of proof; 7 prohibiting nuisance actions from being filed against 8 farm operations unless specified conditions are met; 9 providing requirements for and limitations on damages; 10 providing that plaintiffs who bring nuisance actions against farm operations are liable for certain costs 11 12 and expenses under certain conditions; amending ss. 193.4517, 316.5501, 633.202, and 812.015, F.S.; 13 14 conforming cross-references; reenacting ss. 15 163.3162(2)(b), 163.3163(3)(b), 403.9337(4), and 16 570.86(4), F.S., relating to agricultural lands and 17 practices, applications for development permits and disclosure and acknowledgment of contiguous 18 sustainable agricultural land, Model Ordinance for 19 Florida-Friendly Fertilizer Use on Urban Landscapes, 20 and definitions relating to agritourism, respectively, 21 22 to incorporate the amendments made by this act to s. 23 823.14, F.S., in references thereto; providing an effective date. 24 25

26 WHEREAS, all 50 U.S. states have enacted "Right to Farm" 27 laws that protect farmers and ranchers from nuisance lawsuits 28 filed by individuals who move into a rural area where normal 29 farming operations exist and then use legal actions to stop or

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202188er 30 interfere with ongoing farming operations, and WHEREAS, Florida's Right to Farm legislation was enacted in 31 32 1979 to protect agricultural operations from these types of actions and is in need of updating, and 33 34 WHEREAS, as our state continues to experience unprecedented 35 growth and as residential development continues to encroach upon 36 our rural areas, there is a possibility for increased complaints 37 regarding farming practices approved by the Department of 38 Environmental Protection and the Department of Agriculture and 39 Consumer Services, such as harvesting, transporting crops, and conducting controlled burning, despite the use of best 40 41 management practices, and WHEREAS, because of the COVID-19 pandemic, there is an 42 43 increasing exodus from more densely populated areas from both within and outside this state into our rural communities, 44 45 potentially creating conflicts with existing legal farming 46 activities and their complementary agritourism activities, and WHEREAS, there is a longstanding tradition of using 47 agritourism activities, such as hayrides, corn mazes, winery 48 49 tours, and farm festivals, to supplement income received from

50 growing crops and raising farm animals, and 51 WHEREAS, ensuring the potential for revenues from 52 agritourism activities is necessary to preserve farms and the 53 rural character of many areas in the face of rising costs and 54 foreign competition and the many uncertainties associated with 55 growing crops and raising farm animals, and

56 WHEREAS, it is timely and prudent to modernize the Florida 57 Right to Farm Act by clarifying definitions, standing, and 58 procedures in order to ensure that the original intent of

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59 Florida's Right to Farm law is preserved and a viable 60 agricultural industry in this state can continue, NOW, 61 THEREFORE,

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63 Be It Enacted by the Legislature of the State of Florida:

55 Section 1. Subsections (2), (3), and (4) of section 823.14, 66 Florida Statutes, are amended, and subsections (7), (8), and (9) 67 are added to that section, to read:

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823.14 Florida Right to Farm Act.-

(2) LEGISLATIVE FINDINGS AND PURPOSE. - The Legislature finds 69 70 that agricultural production is a major contributor to the 71 economy of the state; that agricultural lands constitute unique 72 and irreplaceable resources of statewide importance; that the 73 continuation of agricultural activities preserves the landscape 74 and environmental resources of the state, contributes to the 75 increase of tourism, including agritourism, and furthers the economic self-sufficiency of the people of the state; and that 76 77 the encouragement, development, improvement, and preservation of 78 agriculture will result in a general benefit to the health and 79 welfare of the people of the state. The Legislature further finds that agricultural activities conducted on farm land in 80 81 urbanizing areas are potentially subject to lawsuits based on 82 the theory of nuisance and that these suits encourage and even 83 force the premature removal of the farm land from agricultural use. It is the purpose of this act to protect reasonable 84 agricultural and complementary agritourism activities conducted 85 86 on farm land from nuisance suits and other similar lawsuits. 87 (3) DEFINITIONS.-As used in this section:

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202188er (a) <u>"Agritourism activity" has the same meaning as provided</u> in s. 570.86.

90 (b) "Farm" means the land, buildings, support facilities, 91 machinery, and other appurtenances used in the production of 92 farm or aquaculture products.

(c) (b) "Farm operation" means all conditions or activities 93 94 by the owner, lessee, agent, independent contractor, or and 95 supplier which occur on a farm in connection with the production 96 of farm, honeybee, or apiculture products or in connection with 97 complementary agritourism activities. These conditions and activities include, but are and includes, but is not limited to, 98 99 the marketing of farm products produce at roadside stands or farm markets; the operation of machinery and irrigation pumps; 100 the generation of noise, odors, dust, fumes, and particle 101 emissions and fumes; ground or aerial seeding and spraying; the 102 103 placement and operation of an apiary; the application of 104 chemical fertilizers, conditioners, insecticides, pesticides, and herbicides; agritourism activities; and the employment and 105 106 use of labor.

107 <u>(d) (c)</u> "Farm product" means any plant, as defined in s.
108 581.011, or animal or insect useful to humans and includes, but
109 is not limited to, any product derived therefrom.

110 <u>(e) (d)</u> "Established date of operation" means the date the 111 farm operation commenced. For an agritourism activity, the term 112 <u>"established date of operation" means the date the specific</u> 113 <u>agritourism activity commenced.</u> If the farm operation is 114 subsequently expanded within the original boundaries of the farm 115 land, the established date of operation of the expansion shall 116 also be considered as the date the original farm operation

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202188er commenced. If the land boundaries of the farm are subsequently 117 118 expanded, the established date of operation for each expansion 119 is deemed to be a separate and independent established date of 120 operation. The expanded operation shall not divest the farm 121 operation of a previous established date of operation. (f) "Nuisance" means any interference with reasonable use 122 and enjoyment of land, including, but not limited to, noise, 123 124 smoke, odors, dust, fumes, particle emissions, or vibration. The term also includes all claims that meet the requirements of this 125 126 definition, regardless of whether the plaintiff designates those claims as brought in nuisance, negligence, trespass, personal 127 128 injury, strict liability, or other tort. 129 (4) FARM OPERATIONS; NUISANCE FARM OPERATION NOT TO BE OR 130 BECOME A NUISANCE.-(a) No farm operation which has been in operation for 1 131 132 year or more since its established date of operation and which 133 was not a nuisance at the time of its established date of operation shall be a public or private nuisance if the farm 134 135 operation conforms to generally accepted agricultural and 136 management practices, except that the following conditions shall constitute evidence of a nuisance: 137 1. The presence of untreated or improperly treated human 138 139 waste, garbage, offal, dead animals, dangerous waste materials, 140 or gases which are harmful to human or animal life. 141 2. The presence of improperly built or improperly 142 maintained septic tanks, water closets, or privies. 143 3. The keeping of diseased animals which are dangerous to 144 human health, unless such animals are kept in accordance with a 145 current state or federal disease control program.

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4. The presence of unsanitary places where animals are slaughtered, which may give rise to diseases which are harmful 148 to human or animal life.

149 (b) No farm operation shall become a public or private 150 nuisance as a result of a change in ownership, a change in the 151 type of farm product being produced, a change in conditions in or around the locality of the farm, or a change brought about to 152 153 comply with best management practices adopted by local, state, 154 or federal agencies if such farm has been in operation for 1 155 year or more since its established date of operation and if it 156 was not a nuisance at the time of its established date of 157 operation.

158 (c) A farm may not be held liable for nuisance unless the 159 plaintiff proves by clear and convincing evidence that the claim arises out of conduct that did not comply with state or federal 160 161 environmental laws, regulations, or best management practices.

(d) A nuisance action may not be filed against a farm operation unless the real property affected by the conditions alleged to be a nuisance is located within one-half mile of the source of the activity or structure alleged to be a nuisance.

(7) COMPENSATORY DAMAGES.-When the alleged nuisance 166 167 emanated from a farm operation, the compensatory damages that 168 may be awarded to a plaintiff for a private nuisance action must 169 be measured by the reduction in the fair market value of the 170 plaintiff's property caused by the nuisance, but may not exceed 171 the fair market value of the property.

172 (8) PUNITIVE DAMAGES.-Any punitive damages claim in a 173 nuisance action brought against a farm is subject to ss. 768.71 174 through 768.81. Additionally, a plaintiff may not recover

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202188er 175 punitive damages in a nuisance action against a farm unless: 176 (a) The alleged nuisance is based on substantially the same 177 conduct that was subject to a civil enforcement judgment or 178 criminal conviction; and (b) The conviction or judgment occurred within 3 years of 179 180 the first action forming the basis of the nuisance action. 181 (9) NUISANCE ACTIONS BASED ON EXISTING FARM OPERATIONS.-A 182 plaintiff who fails to prevail in a nuisance action based on a 183 farm operation that has been in existence for 1 year or more 184 before the date that the action was instituted and that conforms 185 with generally accepted agricultural and management practices or state and federal environmental laws is liable to the farm for 186 187 all costs, fees, and expenses incurred in defense of the action. Section 2. Paragraphs (a) and (b) of subsection (1) of 188 189 section 193.4517, Florida Statutes, are amended to read: 190 193.4517 Assessment of agricultural equipment rendered 191 unable to be used due to Hurricane Michael.-(1) As used in this section, the term: 192 193 (a) "Farm" has the same meaning as provided in s. 194 823.14(3)(b) s. 823.14(3)(a). (b) "Farm operation" has the same meaning as provided in s. 195 823.14(3)(c) s. 823.14(3)(b). 196 Section 3. Subsection (1) of section 316.5501, Florida 197 198 Statutes, is amended to read: 199 316.5501 Permitting program for combination truck tractor, 200 semitrailer, and trailer combination coupled as a single unit 201 subject to certain requirements.-202 (1) By no later than January 1, 2020, the Department of 203 Transportation in conjunction with the Department of Highway

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204 Safety and Motor Vehicles shall develop a permitting program 205 that, notwithstanding any other provision of law except 206 conflicting federal law and applicable provisions of s. 316.550, 207 prescribes the operation of any combination of truck tractor, 208 semitrailer, and trailer combination coupled together so as to 209 operate as a single unit in which the semitrailer and the 210 trailer unit may each be up to 48 feet in length, but not less than 28 feet in length, if such truck tractor, semitrailer, and 211 212 trailer combination is:

(a) Being used for the primary purpose of transporting farm products as defined in <u>s. 823.14(3)(d)</u> s. 823.14(3)(c) on a prescribed route within the boundary of the Everglades Agricultural Area as described in s. 373.4592(15);

(b) Traveling on a prescribed route that has been submitted to and approved by the Department of Transportation for public safety purposes having taken into account, at a minimum, the point of origin, destination, traffic and pedestrian volume on the route, turning radius at intersections along the route, and potential for damage to roadways or bridges on the route;

(c) Operating only on state or local roadways within a radius of 60 miles from where such truck tractor, semitrailer, and trailer combination was loaded; however, travel is not authorized on the Interstate Highway System; and

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(d) Meeting the following weight limitations:

1. The maximum gross weight of the truck tractor and the first trailer shall not exceed 88,000 pounds.

230 2. The maximum gross weight of the dolly and second trailer231 shall not exceed 67,000 pounds.

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3. The maximum overall gross weight of the truck tractor-

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233	semitrailer-trailer combination shall not exceed 155,000 pounds.
234	Section 4. Paragraph (b) of subsection (16) of section
235	633.202, Florida Statutes, is amended to read:
236	633.202 Florida Fire Prevention Code
237	(16)
238	(b) Notwithstanding any other provision of law:
239	1. A nonresidential farm building in which the occupancy is
240	limited by the property owner to no more than 35 persons is
241	exempt from the Florida Fire Prevention Code, including the
242	national codes and Life Safety Code incorporated by reference.
243	2. An agricultural pole barn is exempt from the Florida
244	Fire Prevention Code, including the national codes and the Life
245	Safety Code incorporated by reference.
246	3. Except for an agricultural pole barn, a structure on a
247	farm, as defined in <u>s. 823.14(3)(b)</u> s. 823.14(3)(a) , which is
248	used by an owner for agritourism activity, as defined in s.
249	570.86, for which the owner receives consideration must be
250	classified in one of the following classes:
251	a. Class 1: A nonresidential farm building that is used by
252	the owner 12 or fewer times per year for agritourism activity
253	with up to 100 persons occupying the structure at one time. A
254	structure in this class is subject to annual inspection for
255	classification by the local authority having jurisdiction. This
256	class is not subject to the Florida Fire Prevention Code but is
257	subject to rules adopted by the State Fire Marshal pursuant to
258	this section.
259	b. Class 2: A nonresidential farm building that is used by
260	the owner for agritourism activity with up to 300 persons
261	occupying the structure at one time. A structure in this class

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is subject to annual inspection for classification by the local authority having jurisdiction. This class is not subject to the Florida Fire Prevention Code but is subject to rules adopted by the State Fire Marshal pursuant to this section.

266 c. Class 3: A structure or facility that is used primarily 267 for housing, sheltering, or otherwise accommodating members of 268 the general public. A structure or facility in this class is 269 subject to annual inspection for classification by the local 270 authority having jurisdiction. This class is subject to the 271 Florida Fire Prevention Code.

272 Section 5. Paragraph (g) of subsection (1) of section 273 812.015, Florida Statutes, is amended to read:

812.015 Retail and farm theft; transit fare evasion; mandatory fine; alternative punishment; detention and arrest; exemption from liability for false arrest; resisting arrest; penalties.-

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(1) As used in this section:

(g) "Farm theft" means the unlawful taking possession of any items that are grown or produced on land owned, rented, or leased by another person. The term includes the unlawful taking possession of equipment and associated materials used to grow or produce farm products as defined in <u>s. 823.14(3)(d)</u> s. 823.14(3)(c).

285 Section 6. For the purpose of incorporating the amendments 286 made by this act to section 823.14, Florida Statutes, in a 287 reference thereto, paragraph (b) of subsection (2) of section 288 163.3162, Florida Statutes, is reenacted to read:

289 163.3162 Agricultural Lands and Practices.-

290 (2) DEFINITIONS.—As used in this section, the term:

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202188er 291 (b) "Farm operation" has the same meaning as provided in s. 292 823.14. 293 Section 7. For the purpose of incorporating the amendments 294 made by this act to section 823.14, Florida Statutes, in a 295 reference thereto, paragraph (b) of subsection (3) of section 163.3163, Florida Statutes, is reenacted to read: 296 297 163.3163 Applications for development permits; disclosure 298 and acknowledgment of contiguous sustainable agricultural land.-299 (3) As used in this section, the term: 300 (b) "Farm operation" has the same meaning as defined in s. 823.14. 301 302 Section 8. For the purpose of incorporating the amendments made by this act to section 823.14, Florida Statutes, in a 303 304 reference thereto, subsection (4) of section 403.9337, Florida 305 Statutes, is reenacted to read: 306 403.9337 Model Ordinance for Florida-Friendly Fertilizer 307 Use on Urban Landscapes.-(4) This section does not apply to the use of fertilizer on 308 309 farm operations as defined in s. 823.14 or on lands classified 310 as agricultural lands pursuant to s. 193.461. 311 Section 9. For the purpose of incorporating the amendments 312 made by this act to section 823.14, Florida Statutes, in a reference thereto, subsection (4) of section 570.86, Florida 313 314 Statutes, is reenacted to read: 315 570.86 Definitions.-As used in ss. 570.85-570.89, the term: 316 (4) "Farm operation" has the same meaning as in s. 823.14. 317 Section 10. This act shall take effect July 1, 2021.

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