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I	
1	A bill to be entitled
2	An act relating to the Department of Agriculture and
3	Consumer Services; amending s. 366.94, F.S.;
4	preempting the regulation of electric vehicle charging
5	stations to the state; prohibiting local governmental
6	entities from enacting or enforcing such regulations;
7	amending ss. 482.111, 482.151, and 482.155, F.S.;
8	providing that a pest control operator's certificate,
9	a special identification card, and certain limited
10	certifications for pesticide applicators,
11	respectively, expire a specified length of time after
12	issuance; revising renewal requirements for such
13	certificates and cards; amending s. 482.156, F.S.;
14	revising the tasks, pesticides, and equipment that
15	individual commercial landscape maintenance personnel
16	with limited certifications may perform and use;
17	revising the initial and renewal certification
18	requirements for such personnel; amending s. 482.157,
19	F.S.; providing that a limited certification for
20	commercial wildlife management personnel expires a
21	specified length of time after issuance; revising
22	renewal certification requirements for such personnel;
23	amending s. 482.161, F.S.; authorizing the department
24	to take disciplinary action against a person who
25	swears to or affirms a false statement on certain
26	applications, cheats on a required examination, or
27	violates certain procedures under certain
28	circumstances; amending s. 482.191, F.S.; providing
29	penalties for a person who swears to or affirms a

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30 false statement on certain applications; providing 31 that cheating on certain examinations or violating 32 certain examination procedures voids an examinee's 33 exam attempt; authorizing the department to adopt 34 rules establishing penalties for such a violation; 35 authorizing the department to exercise discretion in 36 assessing penalties in certain circumstances; amending s. 482.226, F.S.; requiring pest control licensees to 37 38 provide property owners or their agents with a signed 39 report that meets certain requirements after each 40 inspection; amending s. 487.031, F.S.; prohibiting a 41 person from swearing to or affirming a false statement 42 on certain pesticide applicator license applications, cheating on a required examination, or violating 43 44 certain procedures; making technical changes; amending s. 487.175, F.S.; providing penalties for a person who 45 46 swears to or affirms a false statement on certain 47 applications; providing that cheating on certain examinations or violating certain examination 48 49 procedures voids an examinee's exam attempt; requiring 50 the department to adopt rules establishing penalties 51 for such a violation; authorizing the department to 52 exercise discretion in assessing penalties in certain circumstances; amending s. 493.6113, F.S.; authorizing 53 54 Class "G" licensees to qualify for multiple calibers of firearms in one requalification class under certain 55 56 circumstances; creating s. 493.6127, F.S.; authorizing 57 the department to appoint tax collectors to accept 58 new, renewal, and replacement license applications

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59 under certain circumstances; requiring the department 60 to establish by rule the types of licenses the tax 61 collectors may accept; providing an application 62 process for tax collectors who wish to perform such 63 functions; providing that certain confidential 64 information contained in the records of an appointed 65 tax collector retains its confidentiality; prohibiting 66 any person not appointed to do so from accepting an application for a license for a fee or compensation; 67 68 authorizing tax collectors to collect and retain 69 certain convenience fees; requiring the tax collectors 70 to remit certain fees to the department for deposit in the Division of Licensing Trust Fund; providing 71 72 penalties; amending s. 496.404, F.S.; defining the 73 term "street address"; amending s. 496.405, F.S.; 74 deleting certain fees; amending s. 496.406, F.S.; 75 revising the circumstances under which charitable 76 organizations or sponsors are exempt from specified 77 provisions; revising the information that charitable 78 organizations and sponsors must provide to the 79 department when claiming certain exemptions; amending 80 s. 496.407, F.S.; revising the information charitable 81 organizations or sponsors are required to provide to 82 the department when initially registering or annually 83 renewing a registration; revising circumstances under which the department may extend the time for filing a 84 85 required financial statement; amending ss. 496.409, 496.410, 496.4101, 496.411, 496.4121, and 496.425, 86 87 F.S.; revising the information that professional

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88 fundraising consultants must include in applications 89 for registration or renewals of registration, that 90 professional solicitors must include in applications 91 for registration, renewals of registration, and 92 solicitation notices provided to the department and 93 that professional solicitors are required to maintain 94 in their records, that must be included in certain 95 solicitor license applications, that disclosures of 96 charitable organizations or sponsors soliciting in 97 this state must include, that must be displayed on 98 certain collection receptacles, and that a person 99 desiring to solicit funds within a facility must 100 provide in an application to the department and must 101 display prominently on his or her badge or insignia, 102 respectively, to include street addresses; reenacting 103 and amending s. 500.03, F.S.; defining the term 104 "cultivated meat"; creating s. 500.452, F.S.; 105 prohibiting the manufacture for sale, sale, holding or 106 offering for sale, or distribution of cultivated meat 107 in this state; providing criminal penalties; providing 108 for disciplinary action and additional licensing 109 penalties; providing that such products are subject to 110 certain actions and orders; authorizing the department 111 to adopt rules; amending s. 507.07, F.S.; prohibiting a mover from placing a shipper's goods in a self-112 113 service storage unit or self-contained unit not owned 114 by the mover unless certain conditions are met; repealing s. 531.67, F.S., relating to the scheduled 115 expiration of certain provisions related to weights, 116

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117	measurements, and standards; amending s. 559.904,
118	F.S.; revising the information that must be provided
119	to the department on a motor vehicle repair shop
120	registration application; providing that the
121	registration fee must be calculated for each location;
122	amending s. 559.905, F.S.; revising the cost of repair
123	work which requires a motor vehicle repair shop to
124	provide a customer with a written repair estimate;
125	amending s. 570.07, F.S.; revising the amount up to
126	which the department is authorized to use to repair or
127	build structures; amending s. 570.69, F.S.; defining
128	the term "center"; deleting the definition of the term
129	"museum"; amending s. 570.691, F.S.; conforming
130	provisions to changes made by the act; amending s.
131	570.692, F.S.; renaming the Florida Agricultural
132	Museum as the Florida Agricultural Legacy Learning
133	Center; creating s. 581.189, F.S.; defining terms;
134	prohibiting the willful destruction, harvest, or sale
135	of saw palmetto berries without first obtaining
136	written permission from the landowner or legal
137	representative and a permit from the department;
138	specifying the information that the landowner's
139	written permission must include; requiring an
140	authorized saw palmetto berry dealer to maintain
141	certain information for a specified timeframe;
142	authorizing law enforcement officers or authorized
143	employees of the department to seize or order to be
144	held for a specified timeframe saw palmetto berries
145	harvested, sold, or exposed for sale in violation of

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1	
146	specified provisions; declaring that unlawfully
147	harvested saw palmetto berries constitute contraband
148	and are subject to seizure and disposal; authorizing
149	law enforcement agencies that seize such saw palmetto
150	berries to sell the berries and retain the proceeds to
151	implement certain provisions; providing that such law
152	enforcement agencies are exempt from certain
153	provisions; requiring the law enforcement agencies to
154	submit certain information annually to the department;
155	providing criminal penalties; providing that
156	individuals convicted of such violations are
157	responsible for specified costs; defining the term
158	"convicted"; providing construction; requiring the
159	department to adopt rules; amending s. 585.01, F.S.;
160	revising the definition of the term "livestock" to
161	include poultry; amending s. 790.0625, F.S.;
162	authorizing certain tax collectors to collect and
163	retain certain convenience fees for certain concealed
164	weapon or firearm license applications; authorizing
165	such tax collectors to print and deliver replacement
166	licenses to licensees under certain circumstances;
167	authorizing such tax collectors to provide
168	fingerprinting and photography services; amending s.
169	810.011, F.S.; revising the definition of the term
170	"posted land" to include land classified as
171	agricultural which has specified signs placed at
172	specified points; amending s. 810.09, F.S.; providing
173	criminal penalties for trespassing with the intent to
174	commit a crime on commercial agricultural property

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175	under certain circumstances; defining the term
176	"commercial agricultural property"; amending s.
177	1003.24, F.S.; providing that a student's
178	participation in a 4-H or Future Farmers of America
179	activity is an excused absence from school; defining
180	the term "4-H representative"; amending ss. 379.3004,
181	812.014, and 921.0022, F.S.; conforming cross-
182	references; reenacting s. 493.6115(6), F.S., relating
183	to weapons and firearms, to incorporate the amendment
184	made to s. 493.6113, F.S., in a reference thereto;
185	reenacting s. 496.4055(2), F.S., relating to
186	charitable organization or sponsor board duties, to
187	incorporate the amendment made to s. 496.405, F.S., in
188	references thereto; reenacting s. 559.907(1)(b), F.S.,
189	relating to the charges for motor vehicle repair
190	estimates, to incorporate the amendment made to s.
191	559.905, F.S., in a reference thereto; reenacting ss.
192	468.382(6), 534.47(3), 767.01, and 767.03, F.S.,
193	relating to the definition of the term "livestock" for
194	auctions, livestock markets, dog owner's liability for
195	damages to livestock, and defenses for killing dogs,
196	respectively, to incorporate the amendment made to s.
197	585.01, F.S., in references thereto; providing
198	effective dates.
199	
200	Be It Enacted by the Legislature of the State of Florida:
201	
202	Section 1. Subsection (2) of section 366.94, Florida
203	Statutes, is amended to read:
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204 366.94 Electric vehicle charging stations.-205 (2) The regulation of electric vehicle charging stations is 206 preempted to the state. 207 (a) A local governmental entity may not enact or enforce an 208 ordinance or regulation related to electric vehicle charging 209 stations. 210 (b) The Department of Agriculture and Consumer Services 211 shall adopt rules to provide definitions, methods of sale, 212 labeling requirements, and price-posting requirements for 213 electric vehicle charging stations to allow for consistency for 214 consumers and the industry. 215 Section 2. Subsections (3), (4), and (10) of section 482.111, Florida Statutes, are amended to read: 216 217 482.111 Pest control operator's certificate.-218 (3) A certificate expires 1 year after the date of 219 issuance. Annually, on or before the 1-year an anniversary of 220 the date of issuance set by the department, an individual so 221 issued a pest control operator's certificate must apply to the 222 department on a form prescribed by the department to renew the 223 for renewal of such certificate. After a grace period not 224 exceeding 30 calendar days following such expiration renewal 225 date, the department shall assess a late renewal charge of \$50 226 shall be assessed and the certificateholder must pay the late 227 renewal charge be paid in addition to the renewal fee. 228 (4) If a certificateholder fails to renew his or her 229 certificate and provide proof of completion of the required 230 continuing education units under subsection (10) within 60 days 231 after the certificate's expiration date, the certificateholder 232 may be recertified only after reexamination Unless timely

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233 renewed, a certificate automatically expires 180 calendar days 234 after the anniversary renewal date. Subsequent to such 235 expiration, a certificate may be issued only upon successful 236 reexamination and upon payment of the examination and issuance 237 fees due. 238 (10) In order to renew Prior to the expiration date of a 239 certificate, the certificateholder must complete 2 hours of 240 approved continuing education on legislation, safety, pesticide labeling, and integrated pest management and 2 hours of approved 241 continuing education in each category of her or his certificate 242 or must pass an examination given by the department. The 243 244 department may not renew a certificate if the continuing 245 education or examination requirement is not met. 246 (a) Courses or programs, to be considered for credit, must 247 include one or more of the following topics: 248 1. The law and rules of this state pertaining to pest 249 control. 250 2. Precautions necessary to safeguard life, health, and 251 property in the conducting of pest control and the application 252 of pesticides. 253 3. Pests, their habits, recognition of the damage they 254 cause, and identification of them by accepted common name. 255 4. Current accepted industry practices in the conducting of 256 fumigation, termites and other wood-destroying organisms pest 257 control, lawn and ornamental pest control, and household pest 2.58 control. 259 5. How to read labels, a review of current state and 260 federal laws on labeling, and a review of changes in or 261 additions to labels used in pest control.

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6. Integrated pest management.

(b) The certificateholder must submit with her or his application for renewal a statement certifying that she or he has completed the required number of hours of continuing education. The statement must be on a form prescribed by the department and must identify at least the date, location, provider, and subject of the training and must provide such other information as required by the department.

(c) The department shall charge the same fee forexamination as provided in s. 482.141(2).

Section 3. Subsections (6), (7), and (8) of section 482.151, Florida Statutes, are amended to read:

4 482.151 Special identification card for performance of 5 fumigation.-

(6) <u>A special identification card expires 1 year after the</u> date of issuance. A cardholder must apply <u>An application</u> to the department <u>to renew his or her</u> for renewal of a special identification card <u>must be made</u> on or before <u>the 1-year</u> an anniversary <u>of the</u> date <u>of issuance</u> set by the department. The department shall set the</u> fee for renewal of a special identification card shall be set by the department but <u>the fee</u> may not be more than \$100 or less than \$50; however, until a rule setting this fee is adopted by the department, the renewal fee <u>is shall be</u> \$50. After a grace period not exceeding 30 calendar days following such <u>expiration</u> renewal date, the department shall assess a late renewal charge of \$25, which <u>the</u> cardholder must <u>pay be paid</u> in addition to the renewal fee.

(7) If a cardholder fails to renew his or her card and
 provide proof of completion of the continuing education units

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291	required by subsection (8) within 60 days after the expiration
292	date, the cardholder may be reissued a special identification
293	card only after reexamination Unless timely renewed, a special
294	identification card automatically expires 180 calendar days
295	after the anniversary renewal date. Subsequent to such
296	expiration, a special identification card may be issued only
297	upon successful reexamination and upon payment of examination
298	and issuance fees due, as provided in this section.
299	(8) In order to renew Prior to the expiration date of a
300	special identification card, the cardholder must do at least one
301	of the following:
302	(a) Complete 2 hours of approved continuing education on
303	legislation, safety, and pesticide labeling and 2 hours of
304	approved continuing education in the fumigation category.; or
305	(b) Pass an examination in fumigation given by the
306	department.
307	Section 4. Paragraph (b) of subsection (1) of section
308	482.155, Florida Statutes, is amended to read:
309	482.155 Limited certification for governmental pesticide
310	applicators or private applicators
311	(1)
312	(b) A person seeking limited certification under this
313	subsection must pass an examination given or approved by the
314	department. Each application for examination must be accompanied
315	by an examination fee set by the department, in an amount of not
316	more than \$150 or less than \$50; and a recertification fee of
317	\$25 every 4 years. Until rules setting these fees are adopted by
318	the department, the examination fee is \$50. Application for
319	recertification must be accompanied by proof of having completed

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320 4 classroom hours of acceptable continuing education. The 321 limited certificate expires 4 years after the date of issuance. 322 If the certificateholder fails to renew his or her certificate 323 and provide proof of completion of the required continuing 324 education units within 60 days after the expiration date, the 325 certificateholder may be recertified only after reexamination. 326 The department shall provide the appropriate reference material 327 and make the examination readily accessible and available to all 328 applicants at least quarterly or as necessary in each county.

329 Section 5. Subsections (1), (2), and (3), of section 330 482.156, Florida Statutes, are amended to read:

331 482.156 Limited certification for commercial landscape 332 maintenance personnel.-

(1) The department shall establish a limited certification 333 334 category for individual commercial landscape maintenance 335 personnel to authorize them to apply herbicides for controlling 336 weeds in plant beds, driveways, sidewalks, and patios and to 337 perform integrated pest management on ornamental plants using pesticides that do not have a insecticides and fungicides having 338 339 the signal word or that have the signal word "caution" but do 340 not have having the signal word "warning" or "danger" on the 341 label. The application equipment that may be used by a person 342 certified pursuant to this section is limited to portable, 343 handheld application equipment and 3-gallon compressed air sprayers or backpack sprayers but having no more than a 5-gallon 344 345 capacity and does not include any type of power equipment.

346 (2) (a) A person seeking limited certification under this
347 section must pass an examination given by the department. Each
348 application for examination must be accompanied by an

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349 examination fee set by rule of the department, in an amount of 350 not more than \$150 or less than \$50. Before the department 351 issues Prior to the department's issuing a limited certification 352 under this section, each person applying for the certification 353 must furnish proof of having a certificate of insurance which 354 states that the employer meets the requirements for minimum 355 financial responsibility for bodily injury and property damage 356 required by s. 482.071(4).

357 (b) To be eligible to take the examination, an applicant 358 must have completed 6 classroom hours of plant bed and 359 ornamental continuing education training approved by the 360 department and provide sufficient proof, according to criteria 361 established by department rule. The department shall provide the 362 appropriate reference materials for the examination and make the 363 examination readily accessible and available to applicants at 364 least quarterly or as necessary in each county.

365 (3) A certificate expires 1 year after the date of 366 issuance. A certificateholder must apply to the department to 367 renew his or her certificate on or before the 1-year anniversary 368 of the date of issuance. The An application for recertification 369 under this section must be made annually and be accompanied by a 370 recertification fee set by rule of the department, in an amount 371 of not more than \$75 or less than \$25. The application must also 372 be accompanied by proof of having completed 4 classroom hours of 373 acceptable continuing education and the same proof of having a 374 certificate of insurance as is required for issuance of this 375 certification. After a grace period not exceeding 30 calendar 376 days following such expiration date the annual date that recertification is due, a late renewal charge of \$50 shall be 377

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378	assessed and must be paid in addition to the renewal fee. If a
379	certificateholder fails to renew his or her certificate and
380	provide proof of completing the required continuing education
381	units within 60 days after the expiration date, the
382	certificateholder may be recertified only after reexamination
383	Unless timely recertified, a certificate automatically expires
384	180 calendar days after the anniversary recertification date.
385	Subsequent to such expiration, a certificate may be issued only
386	upon successful reexamination and upon payment of the
387	examination fees due.
388	Section 6. Subsection (3) of section 482.157, Florida
389	Statutes, is amended to read:
390	482.157 Limited certification for commercial wildlife
391	management personnel
392	(3) <u>A certificate expires 1 year after the date of</u>
393	issuance. A certificateholder must apply to the department to
394	renew his or her certificate on or before the 1-year anniversary
395	of the date of issuance. The An application for recertification
396	must be made annually and be accompanied by a recertification
397	fee of at least \$75, but not more than \$150, as prescribed by
398	the department by rule. The application must also be accompanied
399	by proof of completion of the required 4 classroom hours of
400	acceptable continuing education and the required proof of
401	insurance. After a grace period not exceeding 30 calendar days
402	following such expiration after the recertification renewal
403	date, the department shall assess a late fee of \$50 in addition
404	to the renewal fee. If a certificateholder fails to renew his or
405	her certificate and provide proof of completing the required
406	continuing education units within 60 days after the expiration

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407 date, the certificateholder may be recertified only after 408 reexamination A certificate automatically expires 180 days after the recertification date if the renewal fee has not been paid. 409 410 After expiration, the department shall issue a new certificate 411 only if the applicant successfully passes a reexamination and 412 pays the examination fee and late fee. 413 Section 7. Paragraphs (k) and (l) are added to subsection (1) of section 482.161, Florida Statutes, to read: 414 415 482.161 Disciplinary grounds and actions; reinstatement.-(1) The department may issue a written warning to or impose 416 417 a fine against, or deny the application for licensure or 418 licensure renewal of, a licensee, certified operator, limited certificateholder, identification cardholder, or special 419 420 identification cardholder or any other person, or may suspend, revoke, or deny the issuance or renewal of any license, 421 422 certificate, limited certificate, identification card, or 423 special identification card that is within the scope of this 424 chapter, in accordance with chapter 120, upon any of the 425 following grounds: 426 (k) Swearing to or affirming any false statement in an 427 application for a license issued pursuant to this chapter. 428 (1) Cheating on an examination required for licensure under 429 this chapter or violating a published test center or examination procedure provided orally, in writing, or electronically at the 430 431 test site and affirmatively acknowledged by the examinee. 4.32 Section 8. Section 482.191, Florida Statutes, is amended to 433 read: 434 482.191 Violation and penalty.-(1) It is unlawful to do any of the following: 435

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436	(a) Solicit, practice, perform, or advertise in pest
437	control except as provided by this chapter.
438	(b) Swear to or affirm a false statement in an application
439	for a license or certificate issued pursuant to this chapter. A
440	false statement contained in an application for such license or
441	certificate renders the application, license, or certificate
442	void.
443	(c) Cheat on an examination required for licensure under
444	this chapter or violate a published test center or examination
445	procedure provided orally, in writing, or electronically at the
446	test site and affirmatively acknowledged by an examinee.
447	Violating this paragraph renders the examinee's exam attempt
448	void. The department shall adopt rules establishing penalties
449	for examinees who violate this subsection. The department may
450	exercise discretion in assessing penalties based on the nature
451	and frequency of the violation.
452	(2) Except as provided in paragraph (1)(c), a person who
453	violates any provision of this chapter <u>commits</u> is guilty of a
454	misdemeanor of the second degree, punishable as provided in s.
455	775.082 or s. 775.083.
456	(3) <u>A</u> Any person who violates any rule of the department
457	relative to pest control <u>commits</u> is guilty of a misdemeanor of
458	the second degree, punishable as provided in s. 775.082 or s.
459	775.083.
460	Section 9. Subsection (3) of section 482.226, Florida
461	Statutes, is amended to read:
462	482.226 Wood-destroying organism inspection report; notice
463	of inspection or treatment; financial responsibility
464	(3) When an inspection If periodic reinspections or
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465 retreatments are specified in wood-destroying organisms 466 preventive or control contracts is conducted or any treatment 467 covered by the wood-destroying organisms preventive or control 468 contracts is performed, the licensee shall furnish the property 469 owner or the property owner's authorized agent, after each such 470 reinspection or retreatment, a signed report indicating the 471 presence or absence of wood-destroying organisms covered by the 472 contract, whether treatment retreatment was made, and the common 473 or brand name of the pesticide used. Such report need not be on 474 a form prescribed by the department.

(a) If a licensee performs an inspection not specified in
the wood-destroying organisms preventive or control contract,
and the presence of wood-destroying organisms covered by the
contract is identified, the licensee must provide the property
owner or property owner's authorized agent with a signed report
notifying her or him of the presence of wood-destroying
organisms.

482 (b) A person may not perform <u>inspections</u> periodic
483 reinspections or <u>treatments</u> retreatments unless she or he has an
484 identification card issued under s. 482.091(9).

485 Section 10. Subsection (13) of section 487.031, Florida 486 Statutes, is amended to read:

487 488 487.031 Prohibited acts.-It is unlawful:

(13) For any person to do any of the following:

(a) Make a false or fraudulent claim through any medium,
misrepresenting the effect of materials or methods used.;

(b) Make a pesticide recommendation or application not in
accordance with the label, except as provided in this section,
or not in accordance with recommendations of the United States

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494	Environmental Protection Agency or not in accordance with the
495	specifications of a special local need registration. \cdot
496	(c) Operate faulty or unsafe equipment <u>.</u> +
497	(d) Operate in a faulty, careless, or negligent manner. \div
498	(e) Apply any pesticide directly to, or in any manner cause
499	any pesticide to drift onto, any person or area not intended to
500	receive the pesticide. \div
501	(f) Fail to disclose to an agricultural crop grower, <u>before</u>
502	prior to the time pesticides are applied to a crop, full
503	information regarding the possible harmful effects to human
504	beings or animals and the earliest safe time for workers or
505	animals to reenter the treated field. $\dot{\cdot}$
506	(g) Refuse or, after notice, neglect to comply with the
507	provisions of this part, the rules adopted under this part, or
508	any lawful order of the department+
509	(h) Refuse or neglect to keep and maintain the records
510	required by this part or to submit reports when and as
511	required.+
512	(i) Make false or fraudulent records, invoices, or
513	reports+
514	(j) Use fraud or misrepresentation in making an application
515	for a license or license renewal <u>.</u> +
516	(k) Swear to or affirm a false statement in an application
517	for a license issued pursuant to this chapter.
518	(1) Cheat on an examination required for licensure under
519	this chapter or violate a published test center or examination
520	procedure provided orally, in writing, or electronically at the
521	test site and affirmatively acknowledged by the examinee.
522	(m) Refuse or neglect to comply with any limitations or

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523 restrictions on or in a duly issued license.+

524 <u>(n)(1)</u> Aid or abet a licensed or unlicensed person to evade 525 the provisions of this part, or combine or conspire with a 526 licensed or unlicensed person to evade the provisions of this 527 part, or allow a license to be used by an unlicensed person.;

528 <u>(o) (m)</u> Make false or misleading statements during or after 529 an inspection concerning any infestation or infection of pests 530 found on land<u>.</u>+

531 <u>(p)(n)</u> Make false or misleading statements, or fail to 532 report, pursuant to this part, any suspected or known damage to 533 property or illness or injury to persons caused by the 534 application of pesticides.;

535 <u>(q)(o)</u> Impersonate any state, county, or city inspector or 536 official.;

537 <u>(r) (p)</u> Fail to maintain a current liability insurance 538 policy or surety bond <u>required by as provided for in</u> this part.;

539 <u>(s) (q)</u> Fail to adequately train, as <u>required by</u> provided 540 for in this part, unlicensed applicators or mixer-loaders 541 applying restricted-use pesticides under the direct supervision 542 of a licensed applicator.; or

543 <u>(t)(r)</u> Fail to provide authorized representatives of the 544 department with records required by this part or with free 545 access for inspection and sampling of any pesticide, areas 546 treated with or impacted by these materials, and equipment used 547 in their application.

548 Section 11. Section 487.175, Florida Statutes, is amended 549 to read:

487.175 Penalties; administrative fine; injunction.-

(1) In addition to any other penalty provided in this part,

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when the department finds any person, applicant, or licensee has violated any provision of this part or rule adopted under this part, it may enter an order imposing any one or more of the following penalties:

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(a) Denial of an application for licensure.(b) Revocation or suspension of a license.

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- 558

(c) Issuance of a warning letter.

(d) Placement of the licensee on probation for a specified period of time and subject to conditions the department may specify by rule, including requiring the licensee to attend continuing education courses, to demonstrate competency through a written or practical examination, or to work under the direct supervision of another licensee.

565 (e) Imposition of an administrative fine in the Class III category pursuant to s. 570.971 for each violation. When 566 567 imposing a fine under this paragraph, the department shall 568 consider the degree and extent of harm caused by the violation, 569 the cost of rectifying the damage, the amount of money the 570 violator benefited from by noncompliance, whether the violation 571 was committed willfully, and the compliance record of the 572 violator.

573 (2) It is unlawful for a person to swear to or affirm a
574 false statement in an application for a license or certificate
575 issued pursuant to this chapter. A false statement contained in
576 an application for such license or certificate renders the
577 application, license, or certificate void.

578 (3) Cheating on an examination required for licensure under 579 this chapter or violating a published test center or examination 580 procedure provided orally, in writing, or electronically at the

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581 test site and affirmatively acknowledged by the examinee renders 582 the examinee's exam attempt void. The department shall adopt 583 rules establishing penalties for examinees who violate this 584 section. The department may exercise discretion in assessing 585 penalties based on the nature and frequency of the violation.

586 (4) Except as provided under subsection (3), a Any person 587 who violates any provision of this part or rules adopted 588 pursuant thereto commits a misdemeanor of the second degree and 589 upon conviction is punishable as provided in s. 775.082 or s. 590 775.083. For a subsequent violation, such person commits a 591 misdemeanor of the first degree and upon conviction is 592 punishable as provided in s. 775.082 or s. 775.083.

593 (5) (3) In addition to the remedies provided in this part 594 and notwithstanding the existence of any adequate remedy at law, 595 the department may bring an action to enjoin the violation or 596 threatened violation of any provision of this part, or rule 597 adopted under this part, in the circuit court of the county in 598 which the violation occurred or is about to occur. Upon the 599 department's presentation of competent and substantial evidence 600 to the court of the violation or threatened violation, the court 601 shall immediately issue the temporary or permanent injunction 602 sought by the department. The injunction shall be issued without 603 bond. A single act in violation of any provision of this part is shall be sufficient to authorize the issuance of an injunction. 604

605 Section 12. Paragraph (b) of subsection (3) of section 606 493.6113, Florida Statutes, is amended to read:

607

493.6113 Renewal application for licensure.-

608 (3) Each licensee is responsible for renewing his or her609 license on or before its expiration by filing with the

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610 department an application for renewal accompanied by payment of 611 the renewal fee and the fingerprint retention fee to cover the cost of ongoing retention in the statewide automated biometric 612 identification system established in s. 943.05(2)(b). Upon the 613 614 first renewal of a license issued under this chapter before 615 January 1, 2017, the licensee shall submit a full set of 616 fingerprints and fingerprint processing fees to cover the cost 617 of entering the fingerprints into the statewide automated biometric identification system pursuant to s. 493.6108(4)(a) 618 and the cost of enrollment in the Federal Bureau of 619 620 Investigation's national retained print arrest notification 621 program. Subsequent renewals may be completed without submission 622 of a new set of fingerprints.

(b) Each Class "G" licensee shall additionally submit proof 623 624 that he or she has received during each year of the license 625 period a minimum of 4 hours of firearms regualification training 626 taught by a Class "K" licensee and has complied with such other 627 health and training requirements that the department shall adopt 628 by rule. Proof of completion of firearms requalification 629 training shall be submitted to the department upon completion of 630 the training. A Class "G" licensee must successfully complete 631 this requalification training for each type and caliber of firearm carried in the course of performing his or her regulated 632 633 duties. At the discretion of a Class "K" instructor, a Class "G" 634 licensee may qualify for up to two calibers of firearms in one 635 4-hour firearm requalification class if the licensee 636 successfully completes training for each firearm, including a 637 separate course of fire for each caliber of firearm. If the 638 licensee fails to complete the required 4 hours of annual

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639 training during the first year of the 2-year term of the 640 license, the license is shall be automatically suspended. The 641 licensee must complete the minimum number of hours of range and 642 classroom training required at the time of initial licensure and 643 submit proof of completion of such training to the department 644 before the license may be reinstated. If the licensee fails to 645 complete the required 4 hours of annual training during the 646 second year of the 2-year term of the license, the licensee must 647 complete the minimum number of hours of range and classroom training required at the time of initial licensure and submit 648 649 proof of completion of such training to the department before 650 the license may be renewed. The department may waive the 651 firearms training requirement if:

1. The applicant provides proof that he or she is currently certified as a law enforcement officer or correctional officer under the Criminal Justice Standards and Training Commission and has completed law enforcement firearms requalification training annually during the previous 2 years of the licensure period;

657 2. The applicant provides proof that he or she is currently 658 certified as a federal law enforcement officer and has received 659 law enforcement firearms training administered by a federal law 660 enforcement agency annually during the previous 2 years of the 661 licensure period;

3. The applicant submits a valid firearm certificate among those specified in s. 493.6105(6)(a) and provides proof of having completed requalification training during the previous 2 years of the licensure period; or

666 4. The applicant provides proof that he or she has667 completed annual firearms training in accordance with the

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20241084e1 668 requirements of the federal Law Enforcement Officers Safety Act under 18 U.S.C. ss. 926B-926C. 669 670 Section 13. Section 493.6127, Florida Statutes, is created 671 to read: 672 493.6127 Appointment of tax collectors to accept 673 applications and renewals for licenses; fees; penalties.-674 (1) The department may appoint a tax collector, a county 675 officer as described in s. 1(d), Art. VIII of the State 676 Constitution, to accept new, renewal, and replacement license 677 applications on behalf of the department for licenses issued 678 under this chapter. Such appointment shall be for specified 679 locations that will best serve the public interest and 680 convenience in persons applying for these licenses. The 681 department shall establish by rule the type of new, renewal, or 682 replacement licenses a tax collector appointed under this 683 section is authorized to accept. 684 (2) A tax collector seeking to be appointed to accept applications for new, renewal, or replacement licenses must 685 686 submit a written request to the department stating his or her 687 name, address, telephone number, each location within the county 688 at which the tax collector wishes to accept applications, and 689 other information as required by the department. 690 (a) Upon receipt of a written request, the department shall 691 review it and may decline to enter into a memorandum of 692 understanding or, if approved, may enter into a memorandum of 693 understanding with the tax collector to accept applications for 694 new or renewal licenses on behalf of the department. 695 (b) The department may rescind a memorandum of 696 understanding for any reason at any time.

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697	(3) All information provided pursuant to s. 493.6105 or s.
698	493.6113 and contained in the records of a tax collector
699	appointed under this section which is confidential pursuant to
700	s. 493.6122, or any other state or federal law, retains its
701	confidentiality.
702	(4) A person may not handle an application for a license
703	issued pursuant to this chapter for a fee or compensation of any
704	kind unless he or she has been appointed by the department to do
705	<u>so.</u>
706	(5) A tax collector appointed under this section may
707	collect and retain a convenience fee of \$22 for each new
708	application, \$12 for each renewal application, \$12 for each
709	replacement license, \$9 for fingerprinting services associated
710	with the completion of an application submitted online or by
711	mail, and \$9 for photography services associated with the
712	completion of an application submitted online or by mail, and
713	shall remit weekly to the department the license fees pursuant
714	to chapter 493 for deposit in the Division of Licensing Trust
715	Fund.
716	(6) A person who willfully violates this section commits a
717	misdemeanor of the second degree, punishable as provided in s.
718	775.082 or s. 775.083.
719	(7) Upon receipt of a completed renewal or replacement
720	application, a new color photograph, and appropriate payment of
721	required fees, a tax collector authorized to accept renewal or
722	replacement applications for licenses under this section may,
723	upon approval and confirmation of license issuance by the
724	department, print and deliver a license to a licensee renewing
725	or replacing his or her license at the tax collector's office.

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726 Section 14. Subsection (28) is added to section 496.404, 727 Florida Statutes, to read: 496.404 Definitions.-As used in ss. 496.401-496.424, the 728 729 term: 730 (28) "Street address" means the physical location where 731 activities subject to regulation under this chapter are 732 conducted or where an applicant, licensee, or other referenced 733 individual actually resides. The term does not include a virtual 734 office, a post office box, or a mail drop. 735 Section 15. Paragraph (d) of subsection (1), subsection (3), and paragraph (a) of subsection (4) of section 496.405, 736 737 Florida Statutes, are amended to read: 738 496.405 Registration statements by charitable organizations 739 and sponsors.-740 (1) A charitable organization or sponsor, unless exempted 741 pursuant to s. 496.406, which intends to solicit contributions 742 in or from this state by any means or have funds solicited on 743 its behalf by any other person, charitable organization, 744 sponsor, commercial co-venturer, or professional solicitor, or 745 that participates in a charitable sales promotion or sponsor 746 sales promotion, must, before engaging in any of these 747 activities, file an initial registration statement, and a 748 renewal statement annually thereafter, with the department. (d) The registration of a charitable organization or 749 750 sponsor may not continue in effect and shall expire without 751 further action of the department under either of the following 752 circumstances:

753 1. After the date the charitable organization or sponsor754 should have filed, but failed to file, its renewal statement in

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755 accordance with this section.

756 2. For failure to provide a financial statement within any757 extension period provided under s. 496.407.

758 (3) Each chapter, branch, or affiliate of a parent 759 organization that is required to register under this section 760 must file a separate registration statement and financial 761 statement or report the required information to its parent 762 organization, which shall then file, on a form prescribed by the 763 department, a consolidated registration statement for the parent 764 organization and its Florida chapters, branches, and affiliates. 765 A consolidated registration statement filed by a parent 766 organization must include or be accompanied by financial statements as specified in s. 496.407 for the parent 767 768 organization and each of its Florida chapters, branches, and 769 affiliates that solicited or received contributions during the 770 preceding fiscal year. However, if all contributions received by 771 chapters, branches, or affiliates are remitted directly into a 772 depository account that feeds directly into the parent 773 organization's centralized accounting system from which all 774 disbursements are made, the parent organization may submit one 775 consolidated financial statement on a form prescribed by the 776 department. The consolidated financial statement must comply 777 with s. 496.407 and must reflect the activities of each chapter, 778 branch, or affiliate of the parent organization, including all 779 contributions received in the name of each chapter, branch, or 780 affiliate; all payments made to each chapter, branch, or 781 affiliate; and all administrative fees assessed to each chapter, 782 branch, or affiliate. A copy of Internal Revenue Service Form 990 and all attached schedules filed for the preceding fiscal 783

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year, or a copy of Internal Revenue Service Form 990-EZ and Schedule 0 for the preceding fiscal year, for the parent organization and each Florida chapter, branch, or affiliate that is required to file such forms must be attached to the consolidated financial statement.

789 (4) (a) Every charitable organization, sponsor, or parent 790 organization filing on behalf of one or more chapters, branches, 791 or affiliates that is required to register under this section 792 must pay a single registration fee. A parent organization filing 793 on behalf of one or more chapters, branches, or affiliates shall 794 total all contributions received by the chapters, branches, or 795 affiliates included in the registration statement to determine 796 registration fees. Fees shall be assessed as follows:

797 1.a. Ten dollars, if the contributions received for the
798 last fiscal or calendar year were less than \$5,000; or

799 b. Ten dollars, if the contributions actually raised or 800 received from the public during the immediately preceding fiscal 801 year by such organization or sponsor are no more than \$50,000 802 and the fundraising activities of such organization or sponsor 803 are carried on by volunteers, members, officers, or permanent 804 employees, who are not compensated, primarily to solicit such 805 contributions, provided no part of the assets or income of such 806 organization or sponsor inures to the benefit of or is paid to 807 any officer or member of such organization or sponsor or to any 808 professional fundraising consultant, professional solicitor, or 809 commercial co-venturer;

810 2. Seventy-five dollars, if the contributions received for 811 the last fiscal year were \$5,000 or more, but less than 812 \$100,000;

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813	3. One hundred twenty-five dollars, if the contributions
814	received for the last fiscal year were \$100,000 or more, but
815	less than \$200,000;
816	4. Two hundred dollars, if the contributions received for
817	the last fiscal year were \$200,000 or more, but less than
818	\$500,000;
819	5. Three hundred dollars, if the contributions received for
820	the last fiscal year were \$500,000 or more, but less than \$1
821	million;
822	6. Three hundred fifty dollars, if the contributions
823	received for the last fiscal year were \$1 million or more, but
824	less than \$10 million;
825	7. Four hundred dollars, if the contributions received for
826	the last fiscal year were \$10 million or more.
827	Section 16. Paragraph (d) of subsection (1) and paragraph
828	(a) of subsection (2) of section 496.406, Florida Statutes, are
829	amended to read:
830	496.406 Exemption from registration
831	(1) The following charitable organizations and sponsors are
832	exempt from the requirements of s. 496.405:
833	(d) A charitable organization or sponsor that has less than
834	\$50,000 in total <u>contributions</u> revenue during a fiscal year if
835	the fundraising activities of such organization or sponsor are
836	carried on by volunteers, members, or officers who are not
837	compensated and no part of the assets or income of such
838	organization or sponsor inures to the benefit of or is paid to
839	any officer or member of such organization or sponsor or to any
840	professional fundraising consultant, professional solicitor, or
841	commercial co-venturer. If a charitable organization or sponsor

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that has less than \$50,000 in total <u>contributions</u> revenue during a fiscal year actually acquires total <u>contributions</u> revenue equal to or in excess of \$50,000, the charitable organization or sponsor must register with the department as required by s. 496.405 within 30 days after the date the <u>contributions reach</u> revenue reaches \$50,000.

848 (2) Before soliciting contributions, a charitable 849 organization or sponsor claiming to be exempt from the 850 registration requirements of s. 496.405 under paragraph (1)(d) 851 must submit annually to the department, on forms prescribed by 852 the department:

(a) The name, <u>street</u> address, and telephone number of the
charitable organization or sponsor, the name under which it
intends to solicit contributions, the purpose for which it is
organized, and the purpose or purposes for which the
contributions to be solicited will be used.

858 Section 17. Paragraph (a) of subsection (1) and subsection
859 (3) of section 496.407, Florida Statutes, are amended to read:
860 496.407 Financial statement.-

(1) A charitable organization or sponsor that is required
to initially register or annually renew registration must file
an annual financial statement for the immediately preceding
fiscal year on a form prescribed by the department.

865 866 (a) The statement must include the following:

1. A balance sheet.

867 2. A statement of support, revenue and expenses, and any868 change in the fund balance.

3. The names and <u>street</u> addresses of the charitable
 organizations or sponsors, professional fundraising consultant,

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871	professional solicitors, and commercial co-venturers used, if
872	any, and the amounts received therefrom, if any.
873	4. A statement of functional expenses that must include,
874	but is not limited to, expenses in the following categories:
875	a. Program service costs.
876	b. Management and general costs.
877	c. Fundraising costs.
878	(3) Upon a showing of good cause by a charitable
879	organization or sponsor, The department may extend the time for
880	the filing of a financial statement required under this section
881	by up to 180 days, during which time the previous registration
882	shall remain active. The registration <u>must</u> shall be
883	automatically suspended for failure to file the financial
884	statement within the extension period.
885	Section 18. Paragraph (c) of subsection (2) of section
886	496.409, Florida Statutes, is amended to read:
887	496.409 Registration and duties of professional fundraising
888	consultant
889	(2) Applications for registration or renewal of
890	registration must be submitted on a form prescribed by the
891	department, signed by an authorized official of the professional
892	fundraising consultant who shall certify that the report is true
893	and correct, and must include the following information:
894	(c) The names and <u>street</u> residence addresses of all
895	principals of the applicant, including all officers, directors,
896	and owners.
897	Section 19. Paragraphs (d) and (j) of subsection (2),
898	paragraph (c) of subsection (6), paragraphs (a), (b), and (h) of
899	subsection (10), and subsection (11) of section 496.410, Florida
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900 Statutes, are amended to read:

901 496.410 Registration and duties of professional 902 solicitors.-

903 (2) Applications for registration or renewal of 904 registration must be submitted on a form prescribed by rule of 905 the department, signed by an authorized official of the 906 professional solicitor who shall certify that the report is true 907 and correct, and must include the following information:

908 (d) The names and <u>street</u> residence addresses of all 909 principals of the applicant, including all officers, directors, 910 and owners.

911 (j) A list of all telephone numbers the applicant will use 912 to solicit contributions as well as the actual <u>street</u> physical 913 address associated with each telephone number and any fictitious 914 names associated with such address.

915 (6) No less than 15 days before commencing any solicitation 916 campaign or event, the professional solicitor must file with the 917 department a solicitation notice on a form prescribed by the 918 department. The notice must be signed and sworn to by the 919 contracting officer of the professional solicitor and must 920 include:

921 (c) The legal name and <u>street</u> residence address of each 922 person responsible for directing and supervising the conduct of 923 the campaign.

924 (10) During each solicitation campaign, and for not less 925 than 3 years after its completion, the professional solicitor 926 shall maintain the following records:

927 (a) The date and amount of each contribution received and 928 the name, <u>street</u> address, and telephone number of each

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929 contributor.

(b) The name and residence street address of each employee, agent, and any other person, however designated, who is involved in the solicitation, the amount of compensation paid to each, and the dates on which the payments were made.

(h) If a refund of a contribution has been requested, the
name and <u>street</u> address of each person requesting the refund,
and, if a refund was made, its amount and the date it was made.

937 (11) If the professional solicitor sells tickets to any 938 event and represents that the tickets will be donated for use by 939 another person, the professional solicitor also <u>must shall</u> 940 maintain for the same period as specified in subsection (10) the 941 following records:

942 (a) The name and <u>street</u> address of each contributor who
943 purchases or donates tickets and the number of tickets purchased
944 or donated by the contributor.

945 (b) The name and <u>street</u> address of each organization that 946 receives the donated tickets for the use of others, and the 947 number of tickets received by the organization.

948 Section 20. Paragraph (a) of subsection (2) of section 949 496.4101, Florida Statutes, is amended to read:

950 496.4101 Licensure of professional solicitors and certain 951 employees thereof.-

952 (2) Persons required to obtain a solicitor license under 953 subsection (1) shall submit to the department, in such form as 954 the department prescribes, an application for a solicitor 955 license. The application must include the following information:

956 (a) The true name, date of birth, unique identification957 number of a driver license or other valid form of

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958 identification, and street home address of the applicant. 959 Section 21. Paragraph (c) of subsection (2) of section 960 496.411, Florida Statutes, is amended, and paragraph (e) of that 961 subsection is reenacted, to read: 962 496.411 Disclosure requirements and duties of charitable 963 organizations and sponsors.-964 (2) A charitable organization or sponsor soliciting in this 965 state must include all of the following disclosures at the point 966 of solicitation: 967 (c) Upon request, the name and either the street address or 968 telephone number of a representative to whom inquiries may be 969 addressed. 970 (e) Upon request, the source from which a written financial 971 statement may be obtained. Such financial statement must be for 972 the immediate preceding fiscal year and must be consistent with 973 the annual financial statement filed under s. 496.407. The 974 written financial statement must be provided within 14 days 975 after the request and must state the purpose for which funds are 976 raised, the total amount of all contributions raised, the total 977 costs and expenses incurred in raising contributions, the total 978 amount of contributions dedicated to the stated purpose or 979 disbursed for the stated purpose, and whether the services of 980 another person or organization have been contracted to conduct solicitation activities. 981

982 Section 22. Paragraph (a) of subsection (2) of section 983 496.4121, Florida Statutes, is amended to read:

984

496.4121 Collection receptacles used for donations.-

985 (2) A collection receptacle must display a permanent sign986 or label on each side which contains the following information

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987 printed in letters that are at least 3 inches in height and no 988 less than one-half inch in width, in a color that contrasts with 989 the color of the collection receptacle:

(a) For a collection receptacle used by a person required
to register under this chapter, the name, <u>street</u> business
address, telephone number, and registration number of the
charitable organization or sponsor for whom the solicitation is
made.

995 Section 23. Paragraph (a) of subsection (2) and subsection996 (6) of section 496.425, Florida Statutes, are amended to read:

997 496.425 Solicitation of funds within public transportation 998 facilities.-

999 (2) Any person desiring to solicit funds within a facility 1000 shall first obtain a written permit therefor from the authority 1001 responsible for the administration of the facility.

(a) An application in writing for such permit <u>must shall</u> be
submitted to the authority and <u>must state</u> shall set forth:

1004 1. The full name, <u>street</u> mailing address, and telephone 1005 number of the person or organization sponsoring, promoting, or 1006 conducting the proposed activities;

1007 2. The full name, <u>street</u> mailing address, and telephone 1008 number of each person who will participate in such activities 1009 and of the person who will have supervision of and 1010 responsibility for the proposed activities;

1011 3. A description of the proposed activities indicating the1012 type of communication to be involved;

1013 4. The dates on and the hours during which the activities 1014 are proposed to be carried out and the expected duration of the 1015 proposed activities; and

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5. The number of persons to be engaged in such activities. (6) Each individual solicitor shall display prominently on her or his person a badge or insignia, provided by the solicitor and approved by the authority, bearing the signature of a responsible officer of the authority and that of the solicitor and describing the solicitor by name, age, height, weight, eye color, hair color, <u>street</u> address, and principal occupation and indicating the name of the organization for which funds are solicited.

Section 24. Effective upon this act becoming a law, present paragraphs (k) through (y) of subsection (1) of section 500.03, Florida Statutes, are redesignated as paragraphs (l) through (z), respectively, a new paragraph (k) is added to that subsection, and present paragraph (m) of that subsection is reenacted, to read:

500.03 Definitions; construction; applicability.-

(1) For the purpose of this chapter, the term:

(k) "Cultivated meat" means any meat or food product produced from cultured animal cells.

(n) (m) "Food" includes:

1. Articles used for food or drink for human consumption;

- 2. Chewing gum;
- 3. Articles used for components of any such article;

1039 4. Articles for which health claims are made, which claims 1040 are approved by the Secretary of the United States Department of 1041 Health and Human Services and which claims are made in 1042 accordance with s. 343(r) of the federal act, and which are not 1043 considered drugs solely because their labels or labeling contain 1044 health claims;

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1045	5. Dietary supplements as defined in 21 U.S.C. s.				
1046	321(ff)(1) and (2); and				
1047	6. Hemp extract as defined in s. 581.217.				
1048					
1049	The term includes any raw, cooked, or processed edible				
1050	substance; ice; any beverage; or any ingredient used, intended				
1051	for use, or sold for human consumption.				
1052	Section 25. Effective upon this act becoming a law, section				
1053	500.452, Florida Statutes, is created to read:				
1054	500.452 Cultivated meat; prohibition; penalties				
1055	(1) It is unlawful for any person to manufacture for sale,				
1056	sell, hold or offer for sale, or distribute cultivated meat in				
1057	this state.				
1058	(2) A person who knowingly violates this section commits a				
1059	misdemeanor of the second degree, punishable as provided in s.				
1060	775.082 or s. 775.083.				
1061	(3) A food establishment that manufactures, distributes, or				
1062	sells cultivated meat in violation of this section is subject to				
1063	disciplinary action pursuant to s. 500.121.				
1064	(4) In addition to the penalties provided in this section,				
1065	the license of any restaurant, store, or other business may be				
1066	suspended as provided in the applicable licensing law upon the				
1067	conviction of an owner or employee of that business for a				
1068	violation of this section in connection with that business.				
1069	(5) A product found to be in violation of this section is				
1070	subject to s. 500.172 and an immediate stop-sale order.				
1071	(6) The department may adopt rules to implement this				
1072	section.				
1073	Section 26. Subsection (10) is added to section 507.07,				

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1074	Florida Statutes, to read:		
1075	507.07 Violations.—It is a violation of this chapter:		
1076	(10) For a mover to place a shipper's goods in a self-		
1077	service storage unit or self-contained storage unit owned by		
1078	anyone other than the mover unless those goods are stored in the		
1079	name of the shipper and the shipper contracts directly with the		
1080	owner of the self-service storage unit or self-contained storage		
1081	unit.		
1082	Section 27. Section 531.67, Florida Statutes, is repealed.		
1083	Section 28. Paragraphs (d) and (e) of subsection (1) and		
1084	paragraph (a) of subsection (3) of section 559.904, Florida		
1085	Statutes, are amended to read:		
1086	559.904 Motor vehicle repair shop registration;		
1087	application; exemption		
1088	(1) Each motor vehicle repair shop engaged or attempting to		
1089	engage in the business of motor vehicle repair work must		
1090	register with the department prior to doing business in this		
1091	state. The application for registration must be on a form		
1092	provided by the department and must include at least the		
1093	following information:		
1094	(d) Copies of all licenses, permits, and certifications		
1095	obtained by the applicant or employees of the applicant.		
1096	(e) Number of employees who perform repairs at each		
1097	<u>location or whom</u> which the applicant intends to employ or which		
1098	are currently employed.		
1099	(3)(a) Each application for registration must be		
1100	accompanied by a registration fee for each location calculated		
1101	on a per-year basis as follows:		
1102	1. If the place of business has 1 to 5 employees who		
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1103 perform repairs: \$50. 1104 2. If the place of business has 6 to 10 employees who 1105 perform repairs: \$150. 3. If the place of business has 11 or more employees who 1106 1107 perform repairs: \$300. Section 29. Subsections (1) and (2) of section 559.905, 1108 1109 Florida Statutes, are amended to read: 1110 559.905 Written motor vehicle repair estimate and 1111 disclosure statement required.-1112 (1) When any customer requests a motor vehicle repair shop 1113 to perform repair work on a motor vehicle, the cost of which repair work will exceed \$150 \$100 to the customer, the shop 1114 1115 shall prepare a written repair estimate, which is a form setting 1116 forth the estimated cost of repair work, including diagnostic 1117 work, before effecting any diagnostic work or repair. The written repair estimate must shall also include all of the 1118 1119 following items: 1120 (a) The name, address, and telephone number of the motor 1121 vehicle repair shop. 1122 (b) The name, address, and telephone number of the 1123 customer. 1124 (c) The date and time of the written repair estimate. 1125 (d) The year, make, model, odometer reading, and license 1126 tag number of the motor vehicle. 1127 (e) The proposed work completion date. 1128 (f) A general description of the customer's problem or 1129 request for repair work or service relating to the motor vehicle. 1130 1131 (g) A statement as to whether the customer is being charged

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1132 according to a flat rate or an hourly rate, or both.

(h) The estimated cost of repair which <u>must</u> shall include any charge for shop supplies or for hazardous or other waste removal and, if a charge is included, the estimate <u>must</u> shall include the following statement:

"This charge represents costs and profits to the motor vehicle repair facility for miscellaneous shop supplies or waste disposal."

If a charge is mandated by state or federal law, the estimate must shall contain a statement identifying the law and the specific amount charged under the law.

(i) The charge for making a repair price estimate or, if the charge cannot be predetermined, the basis on which the charge will be calculated.

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(j) The customer's intended method of payment.

(k) The name and telephone number of another person who may authorize repair work, if the customer desires to designate such person.

(1) A statement indicating what, if anything, is guaranteed in connection with the repair work and the time and mileage period for which the guarantee is effective.

(m) A statement allowing the customer to indicate whether replaced parts should be saved for inspection or return.

(n) A statement indicating the daily charge for storing the customer's motor vehicle after the customer has been notified that the repair work has been completed. However, no storage charges <u>may not shall</u> accrue or be due and payable for a period

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1161 of 3 working days from the date after of such notification. 1162 (2) If the cost of repair work will exceed \$150 $\frac{100}{100}$, the 1163 shop must shall present to the customer a written notice conspicuously disclosing, in a separate, blocked section, only 1164 1165 the following statement, in capital letters of at least 12-point 1166 type: 1167 PLEASE READ CAREFULLY, CHECK ONE OF THE STATEMENTS BELOW, AND 1168 1169 SIGN: 1170 I UNDERSTAND THAT, UNDER STATE LAW, I AM ENTITLED TO A 1171 WRITTEN ESTIMATE IF MY FINAL BILL WILL EXCEED \$150 \$100. 1172 1173 I REQUEST A WRITTEN ESTIMATE. 1174 1175 I DO NOT REQUEST A WRITTEN ESTIMATE AS LONG AS THE 1176 REPAIR COSTS DO NOT EXCEED \$.... THE SHOP MAY NOT EXCEED THIS 1177 AMOUNT WITHOUT MY WRITTEN OR ORAL APPROVAL. 1178 1179 I DO NOT REQUEST A WRITTEN ESTIMATE. 1180 1181 SIGNED DATE 1182 1183 Section 30. Subsection (38), of section 570.07, Florida 1184 Statutes, is amended to read: 570.07 Department of Agriculture and Consumer Services; 1185 1186 functions, powers, and duties.-The department shall have and 1187 exercise the following functions, powers, and duties: 1188 (38) To repair or build structures, from existing 1189 appropriations authority, notwithstanding chapters 216 and 255,

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1190 not to exceed a cost of \$500,000 \$250,000 per structure. These 1191 structures must meet all applicable building codes. Section 31. Section 570.69, Florida Statutes, is amended to 1192 1193 read: 1194 570.69 Definitions; ss. 570.69 and 570.691.-For the purpose of this section and s. 570.691: 1195 1196 (1) "Center" means the Florida Agricultural Legacy Learning 1197 Center. (2) "Designated program" means the departmental program 1198 1199 that which a direct-support organization has been created to 1200 support. (3) (2) "Direct-support organization" or "organization" 1201 1202 means an organization that which is a Florida corporation not 1203 for profit incorporated under chapter 617 and approved by the 1204 department to operate for the benefit of a museum or a 1205 designated program. 1206 (3) "Museum" means the Florida Agricultural Museum, which 1207 is designated as the museum for agriculture and rural history of 1208 the State of Florida. 1209 Section 32. Subsections (1), (2), (4), (5), and (7) of section 570.691, Florida Statutes, are amended to read: 1210 1211 570.691 Direct-support organization.-1212 (1) The department may authorize the establishment of 1213 direct-support organizations to provide assistance, funding, and 1214 promotional support for the museums and other programs of the 1215 department. The following provisions shall govern the creation, 1216 use, powers, and duties of the direct-support organizations: 1217 (a) The department shall enter into a memorandum or letter 1218 of agreement with the direct-support organization, which must

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1219 shall specify the approval of the department, the powers and 1220 duties of the direct-support organization, and rules with which 1221 the direct-support organization must comply.

(b) The department may authorize, without charge, appropriate use of property, facilities, and personnel of the department by the direct-support organization. The use <u>must</u> shall be for the approved purposes of the direct-support organization and may not be made at times or places that would unreasonably interfere with opportunities for the general public to use department facilities.

(c) The department shall prescribe by agreement conditions with which the direct-support organization must comply in order to use property, facilities, or personnel of the department. Such conditions <u>must shall</u> provide for budget and audit review and oversight by the department.

(d) The department may not authorize the use of property, facilities, or personnel of the <u>center</u> museum, department, or designated program by the direct-support organization that does not provide equal employment opportunities to all persons regardless of race, color, religion, sex, age, or national origin.

(2) (a) The direct-support organization may conduct programs and activities; raise funds; request and receive grants, gifts, and bequests of money; acquire, receive, hold, invest, and administer, in its own name, securities, funds, objects of value, or other property, real or personal; and make expenditures to or for the direct or indirect benefit of the <u>center museum</u> or designated program.

1247

(b) Notwithstanding the provisions of s. 287.025(1)(e), the

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1248 direct-support organization may enter into contracts to insure 1249 property of the <u>center</u> museum or designated programs and may 1250 insure objects or collections on loan from others in satisfying 1251 security terms of the lender.

1252 (4) A department employee, direct-support organization or 1253 <u>center</u> museum employee, volunteer, or director, or designated 1254 program may not do either of the following:

(a) Receive a commission, fee, or financial benefit in connection with the sale or exchange of real or personal property or historical objects to the direct-support organization, the <u>center</u> <u>museum</u>, or the designated program<u>.; or</u>

(b) Be a business associate of any individual, firm, or organization involved in the sale or exchange of real or personal property to the direct-support organization, the <u>center</u> museum, or the designated program.

(5) All moneys received by the direct-support organization shall be deposited into an account of the direct-support organization and <u>must shall</u> be used by the organization in a manner consistent with the goals of the <u>center</u> museum or designated program.

(7) The Commissioner of Agriculture, or the commissioner's designee, may serve on the board of trustees and the executive committee of any direct-support organization established to benefit the center museum or any designated program.

1272 Section 33. Section 570.692, Florida Statutes, is amended 1273 to read:

1274 570.692 Florida Agricultural <u>Legacy Learning Center</u>
 1275 <u>Museum.</u>—The Florida Agricultural <u>Legacy Learning Center</u> <u>Museum</u>
 1276 is designated as the <u>legacy learning center for museum of</u>

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1277 agriculture and rural history of this the state of Florida and 1278 is hereby established within the department. 1279 Section 34. Section 581.189, Florida Statutes, is created 1280 to read: 1281 581.189 Dealing in, buying, transporting, and processing 1282 saw palmetto berries.-1283 (1) As used in this section, the term: 1284 (a) "Harvest" or "harvesting" means to dig up, remove, or 1285 cut and remove saw palmetto berries from the place where they 1286 are grown. 1287 (b) "Harvester" means a person, firm, or corporation that 1288 takes, harvests, or attempts to take or harvest saw palmetto 1289 berries. 1290 (c) "Landowner" means: 1291 1. The public agency administering any public lands; or 1292 2. The person who holds legal title to the real property 1293 from which saw palmetto berries are harvested or the person 1294 having possession, control, or use of that land which has lawful 1295 authority to grant permission to harvest saw palmetto berries 1296 from the land. 1297 (d) "Person" means an individual, a partnership, a corporation, an association, or any other legal entity. 1298 1299 (e) "Saw palmetto berries" means the fruit of the plant Serenoa repens, commonly known as the saw palmetto. 1300 1301 (f) "Saw palmetto berry dealer" means a person that 1302 purchases or otherwise obtains saw palmetto berries from a 1303 seller for the purpose of selling the saw palmetto berries at 1304 retail or for the purpose of selling the saw palmetto berries to 1305 another saw palmetto berry dealer or for both such purposes.

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This term also includes a person who purchases saw palmetto				
berries directly from a landowner for the purpose of selling the				
saw palmetto berries at retail.				
(g) "Seller" means a person that exchanges or offers to				
exchange saw palmetto berries for money or for any other				
valuable consideration.				
(2) It is unlawful for any person to willfully destroy,				
harvest, or sell saw palmetto berries on the private land of				
another or on any public land without first obtaining written				
permission from the landowner or legal representative of the				
landowner and a permit from the department as provided in s.				
581.185. The landowner's written permission must include all of				
the following information:				
the following information: (a) The name, address, and telephone number of the				
landowner.				
(b) The start date, end date, and location, including				
county, of the harvest.				
(c) The landowner's actual or electronic signature.				
(3)(a) A saw palmetto berry dealer that purchases saw				
palmetto berries from a landowner or a person harvesting saw				
palmetto berries from another's property shall:				
1. Maintain a bill of lading, a copy of the harvester's				
entire permit, as provided in s. 581.185, a copy of the				
landowner's written permission to harvest, and all of the				
following:				
a. The name, address, and telephone number of the seller.				
b. The date or dates of harvesting.				
c. The weight, quantity, or volume and a description of the				
type of saw palmetto berries harvested.				

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1335 d. A scan or photocopy of a valid government-issued photo 1336 identification card of such person. 1337 (b) A person required to maintain the information under 1338 paragraph (a) shall retain such records for at least 2 years 1339 from the date the harvest ends. 1340 (4) (a) When any law enforcement officer or any authorized 1341 employee of the department finds that any saw palmetto berries are being harvested, offered for sale, or exposed for sale in 1342 1343 violation of this section, the law enforcement officer or authorized department employee may seize or order such saw 1344 1345 palmetto berries be held at a designated location until the 1346 individual: 1347 1. Provides the officer or employee with the required 1348 permit and landowner's written permission to harvest, within 7 1349 calendar days following the seizure; or 1350 2. Legally disposes of the saw palmetto berries in 1351 accordance with this section. 1352 (b) A law enforcement officer or authorized department 1353 employee shall release the saw palmetto berries when the 1354 requirements of this section are met. 1355 (5) Unlawfully harvested saw palmetto berries constitute 1356 contraband and are subject to seizure and disposal by the 1357 seizing law enforcement agency or the department. 1358 (a) Notwithstanding any other provision of law, a law 1359 enforcement agency that seizes saw palmetto berries harvested or possessed in violation of this section or unlawfully harvested 1360 1361 in violation of s. 581.185, or in violation of any other state or federal law, may sell such saw palmetto berries and retain 1362 1363 the proceeds of the sale for the enforcement of this section.

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Law enforcement agencies selling contraband saw palmetto berries 1364 1365 are exempt from s. 581.185. 1366 (b) Law enforcement agencies that seize unlawfully 1367 harvested saw palmetto berries shall submit annually to the 1368 department, in the manner prescribed by department rule: 1369 1. The quantity and a description of the saw palmetto 1370 berries seized; and 1371 2. The location from which the saw palmetto berries were 1372 harvested, if known. 1373 (6) (a) A harvester that exchanges or offers to exchange saw 1374 palmetto berries with a saw palmetto dealer, seller, or 1375 processor for money or any other valuable consideration without 1376 first presenting to the saw palmetto berry dealer, seller, 1377 processor the person's entire permit, as provided in s. 581.185, 1378 or the landowner's written permission commits a misdemeanor of 1379 the first degree, punishable as provided in s. 775.082 or s. 1380 775.083. 1381 (b) A person required to maintain records as required in 1382 this section that fails to maintain such record for the time 1383 period specified in paragraph (3)(b) commits a misdemeanor of 1384 the first degree, punishable as provided in s. 775.082 or s. 1385 775.083. 1386 (c) A person that willfully destroys or harvests saw 1387 palmetto berries without first obtaining the landowner's written permission to harvest as required by subsection (2) or a permit 1388 1389 as required by s. 581.185 commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 1390 1391 (d) A saw palmetto berry dealer, buyer, processor, 1392 harvester, or seller that presents a false, forged, or altered

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1393	document purporting to be a landowner's written permission or			
1394	the permit required by s. 581.185 commits a felony of the third			
1395	degree, punishable as provided in s. 775.082, s. 775.083, or s.			
1396	775.084.			
1397	(e) A saw palmetto berry dealer, transporter, or processor			
1398	that exchanges, offers to exchange for money or any other			
1399	valuable consideration, or possesses unlawfully harvested saw			
1400	palmetto berries commits a felony of the third degree,			
1401	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.			
1402	(7)(a) A person convicted of a violation of this section is			
1403	responsible for:			
1404	1. All reasonable costs incurred by the responding law			
1405	enforcement agencies and the department, including, but not			
1406	limited to, investigative costs; and			
1407	2. Restitution to the landowner in an amount equal to the			
1408	fair market value of the saw palmetto berries unlawfully			
1409	harvested.			
1410	(b) For the purposes of this subsection, the term			
1411	"convicted" means that there has been a determination of guilt			
1412	as a result of trial or the entry of a plea of guilty or nolo			
1413	contendere, regardless of whether adjudication is withheld.			
1414	(8) This section does not affect any other person that			
1415	legally harvests or handles saw palmetto berries from up to two			
1416	plants for home or personal use.			
1417	(9) The department shall adopt rules to administer this			
1418	section.			
1419	Section 35. Subsection (13) of section 585.01, Florida			
1420	Statutes, is amended to read:			
1421	585.01 DefinitionsIn construing this part, where the			
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1422 context permits, the word, phrase, or term: 1423 (13) "Livestock" means grazing animals, such as cattle, 1424 horses, sheep, swine, goats, other hoofed animals, poultry, 1425 ostriches, emus, and rheas, which are raised for private use or 1426 commercial purposes. Section 36. Subsections (5) and (8) of section 790.0625, 1427 1428 Florida Statutes, are amended, and subsections (9) and (10) are 1429 added to that section, to read: 1430 790.0625 Appointment of tax collectors to accept 1431 applications for a concealed weapon or firearm license; fees; 1432 penalties.-1433 (5) A tax collector appointed under this section may 1434 collect and retain a convenience fee of \$22 for each new 1435 application, and \$12 for each renewal application, \$12 for each 1436 replacement license, \$9 for fingerprinting services associated 1437 with the completion of an application submitted online or by 1438 mail, and \$9 for photographing services associated with the 1439 completion of an application submitted online or by mail, and 1440 shall remit weekly to the department the license fees pursuant 1441 to s. 790.06 for deposit in the Division of Licensing Trust 1442 Fund. 1443 (8) Upon receipt of a completed renewal application, a new 1444 color photograph, and appropriate payment of required fees, a 1445 tax collector authorized to accept renewal applications for 1446 concealed weapon or firearm licenses under this section may, 1447 upon approval and confirmation of license issuance by the 1448 department, print and deliver a concealed weapon or firearm 1449 license to a licensee renewing his or her license at the tax 1450 collector's office.

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1451	(9) Upon receipt of a statement under oath to the
1452	department and payment of required fees, a tax collector
1453	authorized to accept an application for a concealed weapon or
1454	firearm license under this section may, upon approval and
1455	confirmation from the department that a license is in good
1456	standing, print and deliver a concealed weapon or firearm
1457	license to a licensee whose license has been lost or destroyed.
1458	(10) Tax collectors authorized to accept an application for
1459	a concealed weapon or firearm license under this section may
1460	provide fingerprinting and photographing services to aid
1461	concealed weapon and firearm applicants and licensees with
1462	initial and renewal applications submitted online or by mail.
1463	Section 37. Paragraph (a) of subsection (5) of section
1464	810.011, Florida Statutes, is amended to read:
1465	810.011 DefinitionsAs used in this chapter:
1466	(5)(a) "Posted land" is land upon which any of the
1467	following are placed:
1468	1. Signs placed not more than 500 feet apart along and at
1469	each corner of the boundaries of the land or, for land owned by
1470	a water control district that exists pursuant to chapter 298 or
1471	was created by special act of the Legislature, signs placed at
1472	or near the intersection of any district canal right-of-way and
1473	a road right-of-way or, for land classified as agricultural
1474	pursuant to s. 193.461, signs placed at each point of ingress
1475	and at each corner of the boundaries of the agricultural land,
1476	which prominently display in letters of not less than 2 inches
1477	in height the words "no trespassing" and the name of the owner,
1478	lessee, or occupant of the land. The signs must be placed along
1479	the boundary line of posted land in a manner and in such
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1480 position as to be clearly noticeable from outside the boundary 1481 line; or

1482 2.a. <u>A</u> conspicuous no trespassing notice is painted on 1483 trees or posts on the property, provided that the notice is:

(I) Painted in an international orange color and displaying the stenciled words "No Trespassing" in letters no less than 2 inches high and 1 inch wide either vertically or horizontally;

(II) Placed so that the bottom of the painted notice is not less than 3 feet from the ground or more than 5 feet from the ground; and

(III) Placed at locations that are readily visible to any person approaching the property and no more than 500 feet apart on agricultural land.

b. When a landowner uses the painted no trespassing posting to identify a no trespassing area, those painted notices must be accompanied by signs complying with subparagraph 1. and must be placed conspicuously at all places where entry to the property is normally expected or known to occur.

1498 Section 38. Subsection (2) of section 810.09, Florida 1499 Statutes, is amended to read:

1500 810.09 Trespass on property other than structure or 1501 conveyance.-

(2) (a) Except as provided in this subsection, trespass on property other than a structure or conveyance is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

1506 <u>(a) (b)</u> If the offender defies an order to leave, personally 1507 communicated to the offender by the owner of the premises or by 1508 an authorized person, or if the offender willfully opens any

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door, fence, or gate or does any act that exposes animals, crops, or other property to waste, destruction, or freedom; unlawfully dumps litter on property; or trespasses on property other than a structure or conveyance, the offender commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

1515 (b) (c) If the offender is armed with a firearm or other dangerous weapon during the commission of the offense of 1516 1517 trespass on property other than a structure or conveyance, he or 1518 she commits is guilty of a felony of the third degree, 1519 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 1520 Any owner or person authorized by the owner may, for prosecution 1521 purposes, take into custody and detain, in a reasonable manner, 1522 for a reasonable length of time, any person when he or she 1523 reasonably believes that a violation of this paragraph has been 1524 or is being committed, and that the person to be taken into 1525 custody and detained has committed or is committing the 1526 violation. If a person is taken into custody, a law enforcement 1527 officer must shall be called as soon as is practicable after the 1528 person has been taken into custody. The taking into custody and 1529 detention in compliance with the requirements of this paragraph 1530 does not result in criminal or civil liability for false arrest, 1531 false imprisonment, or unlawful detention.

1532 (c) (d) The offender commits a felony of the third degree, 1533 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, 1534 if the property trespassed is a construction site that is:

1535 1. Greater than 1 acre in area and is legally posted and 1536 identified in substantially the following manner: "THIS AREA IS 1537 A DESIGNATED CONSTRUCTION SITE, AND ANYONE WHO TRESPASSES ON

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1538 THIS PROPERTY COMMITS A FELONY."; or

1539 2. One acre or less in area and is identified as such with a sign that appears prominently, in letters of not less than 2 1540 1541 inches in height, and reads in substantially the following 1542 manner: "THIS AREA IS A DESIGNATED CONSTRUCTION SITE, AND ANYONE WHO TRESPASSES ON THIS PROPERTY COMMITS A FELONY." The sign must 1543 1544 shall be placed at the location on the property where the 1545 permits for construction are located. For construction sites of 1546 1 acre or less as provided in this subparagraph, it may shall 1547 not be necessary to give notice by posting as defined in s. 1548 810.011(5).

1549 <u>(d) (e)</u> The offender commits a felony of the third degree, 1550 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, 1551 if the property trespassed upon is commercial horticulture 1552 property and the property is legally posted and identified in 1553 substantially the following manner: "THIS AREA IS DESIGNATED 1554 COMMERCIAL PROPERTY FOR HORTICULTURE PRODUCTS, AND ANYONE WHO 1555 TRESPASSES ON THIS PROPERTY COMMITS A FELONY."

1556 (e) (f) The offender commits a felony of the third degree, 1557 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, 1558 if the property trespassed upon is an agricultural site for 1559 testing or research purposes that is legally posted and 1560 identified in substantially the following manner: "THIS AREA IS 1561 A DESIGNATED AGRICULTURAL SITE FOR TESTING OR RESEARCH PURPOSES, 1562 AND ANYONE WHO TRESPASSES ON THIS PROPERTY COMMITS A FELONY."

1563 <u>(f) (g)</u> The offender commits a felony of the third degree, 1564 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, 1565 if the property trespassed upon is a domestic violence center 1566 certified under s. 39.905 which is legally posted and identified

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1567 in substantially the following manner: "THIS AREA IS A 1568 DESIGNATED RESTRICTED SITE, AND ANYONE WHO TRESPASSES ON THIS 1569 PROPERTY COMMITS A FELONY."

1570 (g) (h) Any person who in taking or attempting to take any 1571 animal described in s. 379.101(19) or (20), or in killing, 1572 attempting to kill, or endangering any animal described in s. 1573 585.01(13) knowingly propels or causes to be propelled any 1574 potentially lethal projectile over or across private land 1575 without authorization commits trespass, a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 1576 1577 775.084. For purposes of this paragraph, the term "potentially 1578 lethal projectile" includes any projectile launched from any 1579 firearm, bow, crossbow, or similar tensile device. This section 1580 does not apply to any governmental agent or employee acting 1581 within the scope of his or her official duties.

1582 (h) (i) The offender commits a felony of the third degree, 1583 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, 1584 if the property trespassed upon is an agricultural chemicals 1585 manufacturing facility that is legally posted and identified in 1586 substantially the following manner: "THIS AREA IS A DESIGNATED 1587 AGRICULTURAL CHEMICALS MANUFACTURING FACILITY, AND ANYONE WHO 1588 TRESPASSES ON THIS PROPERTY COMMITS A FELONY."

<u>(i)1.(j)1.</u> The offender commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if the offender trespasses with the intent to injure another person, damage property, or impede the operation or use of an aircraft, runway, taxiway, ramp, or apron area, and the property trespassed upon is the operational area of an airport that is legally posted and identified in substantially the

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1596 following manner: "THIS AREA IS A DESIGNATED OPERATIONAL AREA OF 1597 AN AIRPORT, AND ANYONE WHO TRESPASSES ON THIS PROPERTY COMMITS A FELONY." 1598 1599 2. For purposes of this paragraph, the term "operational 1600 area of an airport" means any portion of an airport to which access by the public is prohibited by fences or appropriate 1601 1602 signs and includes runways, taxiways, ramps, apron areas, 1603 aircraft parking and storage areas, fuel storage areas, 1604 maintenance areas, and any other area of an airport used or 1605 intended to be used for landing, takeoff, or surface maneuvering 1606 of aircraft.

1607 (j) The offender commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, 1608 1609 if the offender trespasses with the intent to commit a crime on 1610 commercial agricultural property that is legally posted and 1611 identified by signs in letters of at least 2 inches at each 1612 pedestrian and vehicle entrance in substantially the following 1613 manner: "THIS AREA IS A DESIGNATED COMMERCIAL AGRICULTURAL 1614 PROPERTY, AND ANYONE WHO TRESPASSES ON THIS PROPERTY COMMITS A 1615 FELONY."

1616 <u>1. A first-time offender who is under 18 years of age at</u> 1617 <u>the time he or she commits the crime specified in this paragraph</u> 1618 <u>must be given the option of participating in a diversion program</u> 1619 <u>described in s. 958.12, s. 985.125, s. 985.155, or s. 985.16 or</u> 1620 <u>a program to which a referral is made by a state attorney under</u> 1621 s. 985.15.

1622 <u>2. For the purpose of this paragraph, the term "commercial</u>
 1623 <u>agricultural property" means property cleared of its natural</u>
 1624 vegetation or fenced for the purposes of planting, growing,

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1625	harvesting, processing, raising, producing, or storing plant or			
1626	animal commercial commodities.			
1627	Section 39. Subsection (5) is added to section 1003.24,			
1628	Florida Statutes, to read:			
1629	1003.24 Parents responsible for attendance of children;			
1630	attendance policy.—Each parent of a child within the compulsory			
1631	attendance age is responsible for the child's school attendance			
1632	as required by law. The absence of a student from school is			
1633	prima facie evidence of a violation of this section; however,			
1634	criminal prosecution under this chapter may not be brought			
1635	against a parent until the provisions of s. 1003.26 have been			
1636	complied with. A parent of a student is not responsible for the			
1637	student's nonattendance at school under any of the following			
1638	conditions:			
1639	(5) AGRICULTURAL SCHOOL ACTIVITIES			
1640	(a) A student who participates in an activity or program			
1641	sponsored by 4-H or Future Farmers of America (FFA) must be			
1642	credited with an excused absence by the school in which he or			
1643	she is enrolled in the same manner as any other excused absence			
1644	is credited. Any such participation in an activity or program			
1645	sponsored by 4-H or FFA may not be counted as an unexcused			
1646	absence, for any day, portion of a day, or days missed from			
1647	school.			
1648	(b) Upon request from a school principal or the principal's			
1649	designee, a 4-H or FFA representative shall provide			
1650	documentation as proof of a student's participation in an			
1651	activity or program sponsored by 4-H or FFA.			
1652	(c) As used in this subsection, the term "4-H			
1653	representative" means an individual officially recognized or			

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1654	designated by the Florida Cooperative Extension Service 4-H
1655	Program as a 4-H professional or a 4-H adult volunteer.
1656	
1657	Each district school board shall establish an attendance policy
1658	that includes, but is not limited to, the required number of
1659	days each school year that a student must be in attendance and
1660	the number of absences and tardinesses after which a statement
1661	explaining such absences and tardinesses must be on file at the
1662	school. Each school in the district must determine if an absence
1663	or tardiness is excused or unexcused according to criteria
1664	established by the district school board.
1665	Section 40. Paragraph (b) of subsection (2) of section
1666	379.3004, Florida Statutes, is amended to read:
1667	379.3004 Voluntary Authorized Hunter Identification
1668	Program
1669	(2) Any person hunting on private land enrolled in the
1670	Voluntary Authorized Hunter Identification Program shall have
1671	readily available on the land at all times when hunting on the
1672	property written authorization from the owner or his or her
1673	authorized representative to be on the land for the purpose of
1674	hunting. The written authorization shall be presented on demand
1675	to any law enforcement officer, the owner, or the authorized
1676	agent of the owner.
1677	(b) Failure by any person hunting on private land enrolled
1678	in the program to present written authorization to hunt on <u>that</u>
1679	said land to any law enforcement officer or the owner or
1680	representative thereof within 7 days <u>after</u> of demand shall be
1681	prima facie evidence of violation of <u>s. 810.09(2)(b)</u> s.
1682	810.09(2)(c) , punishable as provided in s. 775.082, s. 775.083,

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20241084e1 1683 or s. 775.084. However, such evidence may be contradicted or 1684 rebutted by other evidence. 1685 Section 41. Paragraph (c) of subsection (2) of section 1686 812.014, Florida Statutes, is amended to read: 1687 812.014 Theft.-1688 (2) 1689 (c) It is grand theft of the third degree and a felony of 1690 the third degree, punishable as provided in s. 775.082, s. 1691 775.083, or s. 775.084, if the property stolen is: 1692 1. Valued at \$750 or more, but less than \$5,000. 1693 2. Valued at \$5,000 or more, but less than \$10,000. 1694 3. Valued at \$10,000 or more, but less than \$20,000. 1695 4. A will, codicil, or other testamentary instrument. 1696 5. A firearm, except as provided in paragraph (f). 1697 6. A motor vehicle, except as provided in paragraph (a). 1698 7. Any commercially farmed animal, including any animal of 1699 the equine, avian, bovine, or swine class or other grazing 1700 animal; a bee colony of a registered beekeeper; and aquaculture 1701 species raised at a certified aquaculture facility. If the 1702 property stolen is a commercially farmed animal, including an 1703 animal of the equine, avian, bovine, or swine class or other 1704 grazing animal; a bee colony of a registered beekeeper; or an 1705 aquaculture species raised at a certified aquaculture facility, 1706 a \$10,000 fine shall be imposed. 1707 8. Any fire extinguisher that, at the time of the taking, 1708 was installed in any building for the purpose of fire prevention 1709 and control. This subparagraph does not apply to a fire

1710 extinguisher taken from the inventory at a point-of-sale 1711 business.

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1740

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1712 9. Any amount of citrus fruit consisting of 2,000 or more 1713 individual pieces of fruit. 10. Taken from a designated construction site identified by 1714 1715 the posting of a sign as provided for in s. 810.09(2)(c) s. 1716 810.09(2)(d). 1717 11. Any stop sign. 1718 12. Anhydrous ammonia. 1719 13. Any amount of a controlled substance as defined in s. 1720 893.02. Notwithstanding any other law, separate judgments and 1721 sentences for theft of a controlled substance under this 1722 subparagraph and for any applicable possession of controlled 1723 substance offense under s. 893.13 or trafficking in controlled 1724 substance offense under s. 893.135 may be imposed when all such 1725 offenses involve the same amount or amounts of a controlled 1726 substance. 1727 1728 However, if the property is stolen during a riot or an 1729 aggravated riot prohibited under s. 870.01 and the perpetration 1730 of the theft is facilitated by conditions arising from the riot; 1731 or within a county that is subject to a state of emergency 1732 declared by the Governor under chapter 252, the property is 1733 stolen after the declaration of emergency is made, and the 1734 perpetration of the theft is facilitated by conditions arising 1735 from the emergency, the offender commits a felony of the second 1736 degree, punishable as provided in s. 775.082, s. 775.083, or s. 1737 775.084, if the property is valued at \$5,000 or more, but less 1738 than \$10,000, as provided under subparagraph 2., or if the 1739 property is valued at \$10,000 or more, but less than \$20,000, as

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provided under subparagraph 3. As used in this paragraph, the

i					
1741	terms "conditions arising	from a riot"	and "conditions arising		
1742	from the emergency" have the same meanings as provided in				
1743	paragraph (b). A person arrested for committing a theft during a				
1744	riot or an aggravated riot or within a county that is subject to				
1745	a state of emergency may n	ot be releas	ed until the person		
1746	appears before a committing	g magistrate	e at a first appearance		
1747	hearing. For purposes of s	entencing un	der chapter 921, a felony		
1748	offense that is reclassified	ed under thi	s paragraph is ranked one		
1749	level above the ranking un	der s. 921.0	022 or s. 921.0023 of the		
1750	offense committed.				
1751	Section 42. Paragraph	s (b) and (c) of subsection (3) of		
1752	section 921.0022, Florida	Statutes, ar	e amended to read:		
1753	921.0022 Criminal Pun	ishment Code	; offense severity ranking		
1754	chart				
1755	(3) OFFENSE SEVERITY	RANKING CHAR	T		
1756	(b) LEVEL 2				
1757					
	Florida	Felony			
	Statute	Degree	Description		
1758					
	379.2431	3rd	Possession of 11 or		
	(1)(e)3.		fewer marine turtle eggs		
			in violation of the		
			Marine Turtle Protection		
			Act.		
1759					
	379.2431	3rd	Possession of more than		
	(1)(e)4.		11 marine turtle eggs in		
			violation of the Marine		
I					

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Turtle Protection Act.

1760			
	403.413(6)(c)	3rd	Dumps waste litter exceeding 500 lbs. in weight or 100 cubic feet in volume or any quantity for commercial purposes, or hazardous waste.
1761	517.07(2)	3rd	Failure to furnish a prospectus meeting requirements.
1762	590.28(1)	3rd	Intentional burning of lands.
	784.03(3)	3rd	Battery during a riot or an aggravated riot.
1764	784.05(3)	3rd	Storing or leaving a loaded firearm within reach of minor who uses it to inflict injury or death.
1,00	787.04(1)	3rd	In violation of court order, take, entice, etc., minor beyond state

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1766			limits.
1767	806.13(1)(b)3.	3rd	Criminal mischief; damage \$1,000 or more to public communication or any other public service.
1768	806.13(3)	3rd	Criminal mischief; damage of \$200 or more to a memorial or historic property.
1769	810.061(2)	3rd	Impairing or impeding telephone or power to a dwelling; facilitating or furthering burglary.
1770	<u>810.09(2)(d)</u> 810.09(2)(c)	3rd	Trespassing on posted commercial horticulture property.
1771	812.014(2)(c)1.	3rd	Grand theft, 3rd degree; \$750 or more but less than \$5,000.
, _	812.014(2)(d)	3rd	Grand theft, 3rd degree; \$100 or more but less than \$750, taken from

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1772			unenclosed curtilage of dwelling.
1773	812.015(7)	3rd	Possession, use, or attempted use of an antishoplifting or inventory control device countermeasure.
1774	817.234(1)(a)2.	3rd	False statement in support of insurance claim.
1775	817.481(3)(a)	3rd	Obtain credit or purchase with false, expired, counterfeit, etc., credit card, value over \$300.
1776	817.52(3)	3rd	Failure to redeliver hired vehicle.
1777	817.54	3rd	With intent to defraud, obtain mortgage note, etc., by false representation.
±,,,,,	817.60(5)	3rd	Dealing in credit cards of another.

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1778			
	817.60(6)(a)	3rd	Forgery; purchase goods, services with false card.
1779	817.61	3rd	Fraudulent use of credit cards over \$100 or more within 6 months.
1780	826.04	3rd	Knowingly marries or has sexual intercourse with person to whom related.
1781 1782	831.01	3rd	Forgery.
1702	831.02	3rd	Uttering forged instrument; utters or publishes alteration with intent to defraud.
1783	831.07	3rd	Forging bank bills, checks, drafts, or promissory notes.
1784	831.08	3rd	Possessing 10 or more forged notes, bills, checks, or drafts.
1785	831.09	3rd	Uttering forged notes,

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1786			bills, checks, drafts, or promissory notes.
	831.11	3rd	Bringing into the state forged bank bills, checks, drafts, or notes.
1787	832.05(3)(a)	3rd	Cashing or depositing item with intent to defraud.
1788	843.01(2)	3rd	Resist police canine or police horse with violence; under certain circumstances.
1789			
1790	843.08	3rd	False personation.
	843.19(3)	3rd	Touch or strike police, fire, SAR canine or police horse.
1791	893.13(2)(a)2.	3rd	<pre>Purchase of any s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4)</pre>

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			drugs other than cannabis.
1792	893.147(2)	3rd	Manufacture or delivery of drug paraphernalia.
1793			
1794			
1795	(c) LEVEL 3		
1796			
	Florida	Felony	
	Statute	Degree	Description
1797			
	119.10(2)(b)	3rd	Unlawful use of
			confidential information
			from police reports.
1798			
	316.066	3rd	Unlawfully obtaining or
	(3) (b) - (d)		using confidential crash
			reports.
1799			
	316.193(2)(b)	3rd	Felony DUI, 3rd conviction.
1800			
	316.1935(2)	3rd	Fleeing or attempting to
			elude law enforcement
			officer in patrol vehicle
			with siren and lights
			activated.
1801			
	319.30(4)	3rd	Possession by junkyard of
		Page 67 of	5 81

1802

1803

1804

1805

1806

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motor vehicle with identification number plate removed.

319.33(1)(a) 3rd Alter or forge any certificate of title to a motor vehicle or mobile home. 319.33(1)(c) 3rd Procure or pass title on stolen vehicle.

possess, sell, etc., a blank, forged, or unlawfully obtained title or registration.

counterfeit or wrong ID

327.35(2)(b) 3rd Felony BUI.

328.05(2) 3rd Possess, sell, or counterfeit fictitious, stolen, or fraudulent titles or bills of sale of vessels. 1807 328.07(4) 3rd Manufacture, exchange, or possess vessel with

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1808			number.
1000	376.302(5)	3rd	Fraud related to
			reimbursement for cleanup
			expenses under the Inland
			Protection Trust Fund.
1809			
	379.2431	3rd	Taking, disturbing,
	(1)(e)5.		mutilating, destroying,
			causing to be destroyed,
			transferring, selling,
			offering to sell,
			molesting, or harassing
			marine turtles, marine
			turtle eggs, or marine
			turtle nests in violation
			of the Marine Turtle
			Protection Act.
1810			
	379.2431	3rd	Possessing any marine
	(1)(e)6.		turtle species or
			hatchling, or parts
			thereof, or the nest of any
			marine turtle species
			described in the Marine
			Turtle Protection Act.
1811			
	379.2431	3rd	Soliciting to commit or
	(1)(e)7.		conspiring to commit a
			E 01

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violation of the Marine Turtle Protection Act.

1812			Turtle Protection Act.
1813	400.9935(4)(a) or (b)	3rd	Operating a clinic, or offering services requiring licensure, without a license.
1814	400.9935(4)(e)	3rd	Filing a false license application or other required information or failing to report information.
1815	440.1051(3)	3rd	False report of workers' compensation fraud or retaliation for making such a report.
1816	501.001(2)(b)	2nd	Tampers with a consumer product or the container using materially false/misleading information.
1817	624.401(4)(a)	3rd	Transacting insurance without a certificate of authority.

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1818	624.401(4)(b)1.	3rd	Transacting insurance without a certificate of authority; premium collected less than \$20,000.
1819	626.902(1)(a) & (b)	3rd	Representing an unauthorized insurer.
1820	697.08	3rd	Equity skimming.
1821	790.15(3)	3rd	Person directs another to discharge firearm from a vehicle.
1821	794.053	3rd	Lewd or lascivious written solicitation of a person 16 or 17 years of age by a person 24 years of age or older.
1822	806.10(1)	3rd	Maliciously injure, destroy, or interfere with vehicles or equipment used in firefighting.
TOZO	806.10(2)	3rd	Interferes with or assaults firefighter in performance of duty.

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1824			
	810.09(2)(b)	3rd	Trespass on property other
	810.09(2)(c)		than structure or
			conveyance armed with
			firearm or dangerous
1005			weapon.
1825	812.014(2)(c)2.	3rd	Grand theft; \$5,000 or more
	012.014(2)(C)2.	SIG	but less than \$10,000.
1826			Sac 1655 chan 910,000.
	812.0145(2)(c)	3rd	Theft from person 65 years
			of age or older; \$300 or
			more but less than \$10,000.
1827			
	812.015(8)(b)	3rd	Retail theft with intent to
			sell; conspires with
1000			others.
1828	812.081(2)	3rd	Theft of a trade secret.
1829	012.001(2)	SIG	ineit of a trade secret.
1025	815.04(4)(b)	2nd	Computer offense devised to
			defraud or obtain property.
1830			
	817.034(4)(a)3.	3rd	Engages in scheme to
			defraud (Florida
			Communications Fraud Act),
			property valued at less
			than \$20,000.
1831			

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1832	817.233	3rd	Burning to defraud insurer.
	817.234 (8)(b) & (c)	3rd	Unlawful solicitation of persons involved in motor vehicle accidents.
1833	817.234(11)(a)	3rd	Insurance fraud; property value less than \$20,000.
1834	817.236	3rd	Filing a false motor vehicle insurance application.
1836	817.2361	3rd	Creating, marketing, or presenting a false or fraudulent motor vehicle insurance card.
1837	817.413(2)	3rd	Sale of used goods of \$1,000 or more as new.
1838	817.49(2)(b)1.	3rd	Willful making of a false report of a crime causing great bodily harm, permanent disfigurement, or permanent disability.
TOOO	831.28(2)(a)	3rd	Counterfeiting a payment instrument with intent to

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1839			defraud or possessing a counterfeit payment instrument with intent to defraud.
1840	831.29	2nd	Possession of instruments for counterfeiting driver licenses or identification cards.
1841	836.13(2)	3rd	Person who promotes an altered sexual depiction of an identifiable person without consent.
	838.021(3)(b)	3rd	Threatens unlawful harm to public servant.
1842	860.15(3)	3rd	Overcharging for repairs and parts.
1843	870.01(2)	3rd	Riot.
1845	870.01(4)	3rd	Inciting a riot.
	893.13(1)(a)2.	3rd	Sell, manufacture, or deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3.,

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(2)(c)6., (2)(c)7.,
                                              (2) (c) 8., (2) (c) 9.,
                                              (2)(c)10., (3), or (4)
                                              drugs).
1846
       893.13(1)(d)2.
                                     2nd
                                              Sell, manufacture, or
                                              deliver s. 893.03(1)(c),
                                              (2) (c) 1., (2) (c) 2.,
                                              (2)(c)3., (2)(c)6.,
                                              (2)(c)7., (2)(c)8.,
                                              (2)(c)9., (2)(c)10., (3),
                                              or (4) drugs within 1,000
                                              feet of university.
1847
                                     2nd
       893.13(1)(f)2.
                                              Sell, manufacture, or
                                              deliver s. 893.03(1)(c),
                                              (2) (c) 1., (2) (c) 2.,
                                              (2) (c) 3., (2) (c) 6.,
                                              (2)(c)7., (2)(c)8.,
                                              (2)(c)9., (2)(c)10., (3),
                                              or (4) drugs within 1,000
                                              feet of public housing
                                              facility.
1848
                                      3rd
                                              Use or hire of minor;
       893.13(4)(c)
                                              deliver to minor other
                                              controlled substances.
1849
       893.13(6)(a)
                                     3rd
                                              Possession of any
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1850

1851

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controlled substance other than felony possession of cannabis.

Withhold information from 893.13(7)(a)8. 3rd practitioner regarding previous receipt of or prescription for a controlled substance. 893.13(7)(a)9. 3rd Obtain or attempt to obtain controlled substance by fraud, forgery, misrepresentation, etc. 893.13(7)(a)10. 3rd Affix false or forged label to package of controlled substance. 893.13(7)(a)11. 3rd Furnish false or fraudulent material information on any document or record required by chapter 893.

893.13(8)(a)1. 3rd Knowingly assist a patient, other person, or owner of an animal in obtaining a controlled substance through deceptive, untrue,

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1855

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or fraudulent representations in or related to the practitioner's practice. 893.13(8)(a)2. 3rd Employ a trick or scheme in the practitioner's practice to assist a patient, other person, or owner of an animal in obtaining a controlled substance. 893.13(8)(a)3. 3rd Knowingly write a prescription for a controlled substance for a fictitious person.

3rd Write a prescription for a 893.13(8)(a)4. controlled substance for a patient, other person, or an animal if the sole purpose of writing the prescription is a monetary benefit for the practitioner. 1858 918.13(1) 3rd Tampering with or fabricating physical evidence.

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1859				
	944.47	3rd	Introduce contraband to	
	(1)(a)1. & 2.		correctional facility.	
1860				
	944.47(1)(c)	2nd	Possess contraband while	
			upon the grounds of a	
			correctional institution.	
1861				
	985.721	3rd	Escapes from a juvenile	
			facility (secure detention	
			or residential commitment	
			facility).	
1862				
1863				
1864	Section 43. For the purpose of incorporating the amendment			
1865				
1866	reference thereto, subsection (6) of section 493.6115, Florida			
1867		Statutes, is reenacted to read:		
1868	±			
1869		_	irearm approved by the	
1870	± ,		issued a Class "G" license	
1871	may carry a .38 caliber r			
1872	millimeter semiautomatic	pistol; or	a .357 caliber revolver with	
1873	.38 caliber ammunition or	nly; or a .	40 caliber handgun; or a .45	
1874	ACP handgun while perform	ning duties	authorized under this	
1875	chapter. A licensee may r	not carry mo	ore than two firearms upon	
1876	1 1	2	er or his duties. A licensee	
1877	may only carry a firearm	of the spec	cific type and caliber with	
1878	which she or he is qualif	fied pursua	nt to the firearms training	

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1879 referenced in subsection (8) or s. 493.6113(3)(b). 1880 Section 44. For the purpose of incorporating the amendment 1881 made by this act to section 496.405, Florida Statutes, in 1882 references thereto, subsection (2) of section 496.4055, Florida 1883 Statutes, is reenacted to read: 1884 496.4055 Charitable organization or sponsor board duties.-1885 (2) The board of directors, or an authorized committee 1886 thereof, of a charitable organization or sponsor required to 1887 register with the department under s. 496.405 shall adopt a 1888 policy regarding conflict of interest transactions. The policy 1889 shall require annual certification of compliance with the policy 1890 by all directors, officers, and trustees of the charitable 1891 organization. A copy of the annual certification shall be 1892 submitted to the department with the annual registration 1893 statement required by s. 496.405. 1894 Section 45. For the purpose of incorporating the amendment 1895 made by this act to section 559.905, Florida Statutes, in a 1896 reference thereto, paragraph (b) of subsection (1) of section 1897 559.907, Florida Statutes, is reenacted to read: 1898 559.907 Charges for motor vehicle repair estimate; 1899 requirement of waiver of rights prohibited.-1900 (1) No motor vehicle repair shop shall charge for making a 1901 repair price estimate unless, prior to making the price 1902 estimate, the shop: 1903 (b) Obtains authorization on the written repair estimate, in accordance with s. 559.905, to prepare an estimate. No motor 1904 1905 vehicle repair shop shall impose or threaten to impose any such 1906 charge which is clearly excessive in relation to the work 1907 involved in making the price estimate.

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1908	Section 46. For the purpose of incorporating the amendment
1909	made by this act to section 585.01, Florida Statutes, in a
1910	reference thereto, subsection (6) of section 468.382, Florida
1911	Statutes, is reenacted to read:
1912	468.382 Definitions.—As used in this act, the term:
1913	(6) "Livestock" means any animal included in the definition
1914	of "livestock" by s. 585.01 or s. 588.13.
1915	Section 47. For the purpose of incorporating the amendment
1916	made by this act to section 585.01, Florida Statutes, in a
1917	reference thereto, subsection (3) of section 534.47, Florida
1918	Statutes, is reenacted to read:
1919	534.47 DefinitionsAs used in ss. 534.48-534.54, the term:
1920	(3) "Livestock" has the same meaning as in s. 585.01(13).
1921	Section 48. For the purpose of incorporating the amendment
1922	made by this act to section 585.01, Florida Statutes, in a
1923	reference thereto, section 767.01, Florida Statutes, is
1924	reenacted to read:
1925	767.01 Dog owner's liability for damages to persons,
1926	domestic animals, or livestock.—Owners of dogs shall be liable
1927	for any damage done by their dogs to a person or to any animal
1928	included in the definitions of "domestic animal" and "livestock"
1929	as provided by s. 585.01.
1930	Section 49. For the purpose of incorporating the amendment
1931	made by this act to section 585.01, Florida Statutes, in a
1932	reference thereto, section 767.03, Florida Statutes, is
1933	reenacted to read:
1934	767.03 Good defense for killing dog.—In any action for

1935 damages or of a criminal prosecution against any person for 1936 killing or injuring a dog, satisfactory proof that said dog had

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1937 been or was killing any animal included in the definitions of 1938 "domestic animal" and "livestock" as provided by s. 585.01 shall 1939 constitute a good defense to either of such actions. 1940 Section 50. Except as otherwise expressly provided in this 1941 act and except for this section, which shall take effect upon

1942 this act becoming a law, this act shall take effect July 1, 1943 2024.

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