# ORIGINAL

1	A bill to be entitled	
2	An act relating to the Department of Agriculture and	
3	Consumer Services; designating parts I-V of ch. 570,	
4	F.S., relating to the Department of Agriculture and	
5	Consumer Services; amending s. 282.709, F.S.;	
6	providing for appointment of a department	
7	representative to the Joint Task Force on State Agency	
8	Law Enforcement Communications; amending s. 487.041,	
9	F.S.; revising requirements for registration and	
10	distribution of discontinued pesticides; amending s.	
11	487.046, F.S.; revising provisions for filing	
12	pesticide applicator license applications; amending s.	
13	487.047, F.S.; revising provisions for issuance of	
14	pesticide applicator licenses; amending s. 487.048,	
15	F.S.; revising provisions for filing pesticide dealer	
16	license applications; amending s. 487.159, F.S.;	
17	deleting requirements for filing statements claiming	
18	damages and injuries from pesticide application;	
19	amending s. 487.160, F.S.; revising recordkeeping	
20	requirements for licensed private applicators;	
21	repealing s. 487.172, F.S., relating to an antifouling	
22	paint educational program; amending s. 487.2031, F.S.;	
23	revising the term "material safety data sheet";	
24	amending s. 487.2051, F.S.; revising requirements for	
25	pesticide fact sheets and safety data sheets; amending	
26	s. 493.6120, F.S.; authorizing the department to	
Page 1 of 122		

## PCB ANRS 14-01.DOCX

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27 impose certain civil penalties for violations relating 28 to private security, investigative, and repossession services; amending s. 500.03, F.S.; revising the 29 definition of the term "food establishment"; amending 30 31 s. 500.12, F.S.; revising criteria for certain food 32 permit exemptions; requiring the department to adopt a 33 permit fee schedule; requiring food permits as a 34 condition of operating a food establishment; providing 35 that such permits are not transferable; amending s. 500.121, F.S.; conforming provisions to changes made 36 37 by the act; revising the time limit for payment of 38 fines; providing for permit revocation for failure to 39 pay a fine; authorizing the department to immediately 40 close certain food establishments; providing requirements and procedures for such closure; 41 42 providing penalties for violations; authorizing the department to adopt rules; amending s. 500.147, F.S.; 43 44 providing for the inspection of food records for 45 certain purposes; amending s. 500.172, F.S.; providing for embargoing, detaining, or destroying food 46 processing and storage areas; repealing ss. 500.301, 47 500.302, 500.303, 500.304, 500.305, and 500.306, F.S., 48 49 relating to standards of enrichment, sales, 50 enforcement, and inspection of certain grain products; repealing s. 500.601, F.S., relating to retail sale of 51 52 meat; amending s. 501.059, F.S.; authorizing the Page 2 of 122

### PCB ANRS 14-01.DOCX

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### ORIGINAL

53 department to adopt rules; amending s. 570.074, F.S.; 54 providing for the duties of the Office of Agricultural 55 Water Policy; amending s. 570.14, F.S.; requiring 56 written approval for use of the department seal; 57 amending s. 570.247, F.S.; clarifying provisions 58 directing the department to adopt certain rules; 59 repealing s. 570.345, F.S., relating to the Pest Control Compact; amending s. 570.36, F.S.; clarifying 60 61 provisions relating to the duties of the Division of 62 Animal Industry; repealing s. 570.542, F.S., relating 63 to the Florida Consumer Services Act; creating s. 64 570.67, F.S.; establishing the Office of Energy within 65 the department; providing for supervision and duties; amending s. 570.71, F.S.; authorizing specified uses 66 of funds from the Conservation and Recreation Lands 67 68 Program Trust Fund; repealing s. 570.72, F.S., 69 relating to a definition; repealing s. 570.92, F.S., 70 relating to an equestrian educational sports program; 71 amending s. 570.952, F.S.; deleting an obsolete 72 provision relating to membership terms for the Florida 73 Agriculture Center and Horse Park Authority; 74 conforming cross-references; amending s. 570.964, 75 F.S.; clarifying compliance required for privileges of 76 immunity; creating s. 570.971, F.S.; establishing 77 administrative and civil penalties for certain 78 violations; providing applicability; authorizing the

Page 3 of 122

PCB ANRS 14-01.DOCX

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### ORIGINAL

79 department to adopt rules; amending s. 576.021, F.S.; 80 revising provisions for filing applications to 81 distribute fertilizer; amending s. 576.031, F.S.; 82 revising labeling requirements for distribution of 83 fertilizer in bulk; amending s. 576.041, F.S.; 84 removing surety bond and certificate of deposit 85 requirements for fertilizer license applicants; 86 amending s. 576.051, F.S.; revising the period for 87 which a fertilizer sample must be retained for analysis; amending s. 576.071, F.S.; revising criteria 88 89 for determining the commercial value of certain 90 penalties; amending s. 576.087, F.S.; revising 91 antisiphon requirements for irrigation systems; 92 amending s. 576.101, F.S.; removing provisions relating to probationary status of a fertilizer 93 94 licensee; amending s. 578.08, F.S.; revising application requirements and registration fees for the 95 96 sale of seed; amending s. 580.036, F.S.; directing the 97 department to consult with the Agricultural Feed, 98 Seed, and Fertilizer Advisory Council when developing 99 certain standards; amending s. 580.041, F.S.; revising 100 application requirements for master registration of 101 commercial feed; amending s. 580.071, F.S.; revising criteria for adulterated commercial feed and 102 feedstuff; amending s. 581.091, F.S.; deleting 103 104 provisions relating to noxious weed and invasive plant Page 4 of 122

PCB ANRS 14-01.DOCX

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# ORIGINAL

2014

105	pilot and monitoring programs; amending s. 581.131,
106	F.S.; revising the time in which the department must
107	provide certain certificate renewal forms; amending s.
108	583.01, F.S.; revising the definition of the term
109	"dealer"; amending s. 589.08, F.S.; directing the
110	Florida Forest Service to distribute certain funds to
111	fiscally constrained counties; repealing s. 589.081,
112	F.S., relating to payment of certain gross receipts
113	from the Withlacoochee State Forest and Goethe State
114	Forest; amending s. 589.011, F.S.; providing
115	conditions under which the Florida Forest Service is
116	authorized to grant use of certain lands; limiting
117	liability for lessees of specified lands; providing
118	criteria by which the Florida Forest Service
119	determines certain fees, rentals, and charges;
120	amending s. 589.20, F.S.; authorizing the Florida
121	Forest Service to cooperate with water management
122	districts, municipalities, and other government
123	entities in the designation and dedication of certain
124	lands; repealing s. 590.091, F.S., relating to
125	designation of railroad rights-of-way as wildfire
126	hazard areas; amending s. 590.125, F.S.; revising
127	requirements for noncertified burning; amending ss.
128	253.74, 388.46, 472.0351, 472.036, 482.161, 482.165,
129	482.243, 487.091, 487.175, 493.6118, 496.420, 500.165,
130	500.70, 501.019, 501.612, 501.619, 501.922, 502.231,
PCB	Page 5 of 122

## PCB ANRS 14-01.DOCX

# ORIGINAL

2014

131	507.09, 507.10, 526.311, 526.55, 527.13, 531.50,	
132	534.52, 539.001, 559.921, 559.9355, 559.936, 570.0741,	
133	570.23, 570.242, 570.38, 570.42, 570.44, 570.45,	
134	570.451, 570.50, 570.51, 570.543, 571.11, 571.28,	
135	571.29, 576.061, 578.181, 580.121, 581.141, 581.186,	
136	581.211, 582.06, 585.007, 586.15, 586.161, 590.02,	
137	590.14, 595.701, 597.0041, 597.020, 599.002, 601.67,	
138	604.22, 604.30, and 616.242, F.S.; conforming	
139	provisions to changes made by the act; amending ss.	
140	193.461, 288.1175, 320.08058, 373.621, 373.709,	
141	381.0072, 509.032, 525.16, 570.07, 570.076, 570.902,	
142	570.9135, 570.961, and 570.963, F.S.; conforming	
143	cross-references; providing an effective date.	
144		
145	Be It Enacted by the Legislature of the State of Florida:	
146		
147	Section 1. Chapter 570, Florida Statutes, as amended by	
148	this act, shall be divided into the following parts:	
149	(1) Part I, consisting of sections 570.01 through 570.232,	
150	Florida Statutes, entitled "General Provisions";	
151	(2) Part II, consisting of sections 570.30 through	
152	570.693, Florida Statutes, entitled "Program Services";	
153	(3) Part III, consisting of sections 570.70 through	
154	570.89, Florida Statutes, entitled "Agricultural Development";	
155	(4) Part IV, consisting of sections 570.916 through	
156	570.94, Florida Statutes, entitled "Agricultural Water Policy";	
Page 6 of 122		

# PCB ANRS 14-01.DOCX

ORIGINAL

2014

157	and
158	(5) Part V, consisting of section 570.971, Florida
159	Statutes, entitled "Penalties."
160	Section 2. Paragraph (c) of subsection (6) of section
161	193.461, Florida Statutes, is amended to read:
162	193.461 Agricultural lands; classification and assessment;
163	mandated eradication or quarantine program
164	(6)
165	(c)1. For purposes of the income methodology approach to
166	assessment of property used for agricultural purposes,
167	irrigation systems, including pumps and motors, physically
168	attached to the land shall be considered a part of the average
169	yields per acre and shall have no separately assessable
170	contributory value.
171	2. Litter containment structures located on producing
172	poultry farms and animal waste nutrient containment structures
173	located on producing dairy farms shall be assessed by the
174	methodology described in subparagraph 1.
175	3. Structures or improvements used in horticultural
176	production for frost or freeze protection, which <del>structures or</del>
177	improvements are consistent with the interim measures or best
178	management practices adopted by the Department of Agriculture
179	and Consumer <u>Services Services' interim measures or best</u>
180	management practices adopted pursuant to s. 570.93 570.085 or s.
181	403.067(7)(c), shall be assessed by the methodology described in
182	subparagraph 1.

## PCB ANRS 14-01.DOCX

## Page 7 of 122

### ORIGINAL

183 Section 3. Subsection (1) of section 253.74, Florida 184 Statutes, is amended to read:

185

253.74 Penalties.-

186 A Any person who conducts aquaculture activities in (1)187 excess of those authorized by the board or who conducts such 188 activities on state-owned submerged lands without having 189 previously obtained an authorization from the board commits a 190 misdemeanor of the second degree, punishable as provided in s. 191 775.082, is subject to a civil fine in the Class I category 192 pursuant to s. 570.971 and shall be subject to imprisonment for 193 not more than 6 months or fine of not more than \$1,000, or both. 194 In addition to such fine and imprisonment, all works, 195 improvements, and animal and plant life involved in the project<sub>au</sub> 196 may be forfeited to the state.

197 Section 4. Paragraph (a) of subsection (2) of section198 282.709, Florida Statutes, is amended to read:

199 282.709 State agency law enforcement radio system and 200 interoperability network.—

(2) The Joint Task Force on State Agency Law Enforcement
 Communications is created adjunct to the department to advise
 the department of member-agency needs relating to the planning,
 designing, and establishment of the statewide communication
 system.

(a) The Joint Task Force on State Agency Law EnforcementCommunications shall consist of the following members:

208 1. A representative of the Division of Alcoholic Beverages Page 8 of 122

PCB ANRS 14-01.DOCX

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209 and Tobacco of the Department of Business and Professional 210 Regulation who shall be appointed by the secretary of the 211 department.

212 2. A representative of the Division of Florida Highway
213 Patrol of the Department of Highway Safety and Motor Vehicles
214 who shall be appointed by the executive director of the
215 department.

3. A representative of the Department of Law Enforcement
who shall be appointed by the executive director of the
department.

4. A representative of the Fish and Wildlife Conservation
Commission who shall be appointed by the executive director of
the commission.

5. A representative of the Department of Corrections whoshall be appointed by the secretary of the department.

6. A representative of the Division of State Fire Marshal
of the Department of Financial Services who shall be appointed
by the State Fire Marshal.

227 7. A representative of the Department of Transportation228 who shall be appointed by the secretary of the department.

<u>8. A representative of the Department of Agriculture and</u>
 <u>Consumer Services who shall be appointed by the Commissioner of</u>
 <u>Agriculture.</u>

232Section 5. Paragraph (c) of subsection (5) of section233288.1175, Florida Statutes, is amended to read:

234 288.1175 Agriculture education and promotion facility.-Page 9 of 122

PCB ANRS 14-01.DOCX

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235 The Department of Agriculture and Consumer Services (5) 236 shall competitively evaluate applications for funding of an 237 agriculture education and promotion facility. If the number of 238 applicants exceeds three, the Department of Agriculture and 239 Consumer Services shall rank the applications based upon criteria developed by the Department of Agriculture and Consumer 240 241 Services, with priority given in descending order to the 242 following items:

(c) The location of the facility in a brownfield site as defined in s. 376.79(3), a rural enterprise zone as defined in s. 290.004, an agriculturally depressed area as defined in s. <u>570.74</u> <del>570.242(1)</del>, or a county that has lost its agricultural land to environmental restoration projects.

248 Section 6. Paragraph (b) of subsection (14) and paragraph 249 (b) of subsection (77) of section 320.08058, Florida Statutes, 250 are amended to read:

251

320.08058 Specialty license plates.-

252

(14) FLORIDA AGRICULTURAL LICENSE PLATES.-

(b) The proceeds of the Florida Agricultural license plate
annual use fee must be forwarded to the direct-support
organization created <u>pursuant to</u> in s. <u>570.691</u> <del>570.903</del>. The
funds must be used for the sole purpose of funding and promoting
the Florida agriculture in the classroom program established
within the Department of Agriculture and Consumer Services
pursuant to s. <u>570.693</u> <del>570.91</del>.

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260 (77) FLORIDA HORSE PARK LICENSE PLATES.-
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Page 10 of 122

PCB ANRS 14-01.DOCX

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(b) The annual use fees shall be distributed to the Florida Agriculture Center and Horse Park Authority created by s. <u>570.685</u> <del>570.952</del>, which shall retain all proceeds until all startup costs for developing and establishing the plate have been recovered. Thereafter, the proceeds shall be used as follows:

267 1. A maximum of 5 percent of the proceeds from the annual
268 use fees may be used for the administration of the Florida Horse
269 Park license plate program.

270 2. A maximum of 5 percent of the proceeds may be used to271 promote and market the license plate.

272 The remaining proceeds shall be used by the authority 3. 273 to promote the Florida Agriculture Center and Horse Park located 274 in Marion County; to support continued development of the park, 275 including the construction of additional educational facilities, 276 barns, and other structures; to provide improvements to the 277 existing infrastructure at the park; and to provide for 278 operational expenses of the Florida Agriculture Center and Horse 279 Park.

280 Section 7. Section 373.621, Florida Statutes, is amended 281 to read:

282 373.621 Water conservation.—The Legislature recognizes the 283 significant value of water conservation in the protection and 284 efficient use of water resources. Accordingly, consideration in 285 the administration of ss. 373.223, 373.233, and 373.236 shall be 286 given to applicants who implement water conservation practices Page 11 of 122

## PCB ANRS 14-01.DOCX

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287 pursuant to s. <u>570.93</u> <del>570.085</del> or other applicable water 288 conservation measures as determined by the department or a water 289 management district.

290 Section 8. Paragraph (a) of subsection (2) of section 291 373.709, Florida Statutes, is amended to read:

292

373.709 Regional water supply planning.-

(2) Each regional water supply plan must be based on at
least a 20-year planning period and must include, but need not
be limited to:

(a) A water supply development component for each water
 supply planning region identified by the district which
 includes:

299 1. A quantification of the water supply needs for all 300 existing and future reasonable-beneficial uses within the 301 planning horizon. The level-of-certainty planning goal 302 associated with identifying the water supply needs of existing 303 and future reasonable-beneficial uses must be based upon meeting 304 those needs for a 1-in-10-year drought event.

305 Population projections used for determining public a. 306 water supply needs must be based upon the best available data. 307 In determining the best available data, the district shall 308 consider the University of Florida's Bureau of Economic and Business Research (BEBR) medium population projections and 309 310 population projection data and analysis submitted by a local government pursuant to the public workshop described in 311 subsection (1) if the data and analysis support the local 312 Page 12 of 122

## PCB ANRS 14-01.DOCX

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313 government's comprehensive plan. Any adjustment of or deviation 314 from the BEBR projections must be fully described, and the 315 original BEBR data must be presented along with the adjusted 316 data.

317 b. Agricultural demand projections used for determining the needs of agricultural self-suppliers must be based upon the 318 319 best available data. In determining the best available data for 320 agricultural self-supplied water needs, the district shall 321 consider the data indicative of future water supply demands 322 provided by the Department of Agriculture and Consumer Services 323 pursuant to s. 570.93 570.085 and agricultural demand projection 324 data and analysis submitted by a local government pursuant to 325 the public workshop described in subsection (1), if the data and 326 analysis support the local government's comprehensive plan. Any adjustment of or deviation from the data provided by the 327 328 Department of Agriculture and Consumer Services must be fully described, and the original data must be presented along with 329 330 the adjusted data.

331 2. A list of water supply development project options, 332 including traditional and alternative water supply project 333 options, from which local government, government-owned and 334 privately owned utilities, regional water supply authorities, 335 multijurisdictional water supply entities, self-suppliers, and 336 others may choose for water supply development. In addition to projects listed by the district, such users may propose specific 337 338 projects for inclusion in the list of alternative water supply Page 13 of 122

## PCB ANRS 14-01.DOCX

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### ORIGINAL

339 projects. If such users propose a project to be listed as an 340 alternative water supply project, the district shall determine 341 whether it meets the goals of the plan, and, if so, it shall be 342 included in the list. The total capacity of the projects 343 included in the plan must exceed the needs identified in 344 subparagraph 1. and take into account water conservation and 345 other demand management measures, as well as water resources 346 constraints, including adopted minimum flows and levels and 347 water reservations. Where the district determines it is 348 appropriate, the plan should specifically identify the need for 349 multijurisdictional approaches to project options that, based on 350 planning level analysis, are appropriate to supply the intended 351 uses and that, based on such analysis, appear to be permittable 352 and financially and technically feasible. The list of water 353 supply development options must contain provisions that 354 recognize that alternative water supply options for agricultural 355 self-suppliers are limited.

356 3. For each project option identified in subparagraph 2.,357 the following must be provided:

358 a. An estimate of the amount of water to become available359 through the project.

b. The timeframe in which the project option should be
implemented and the estimated planning-level costs for capital
investment and operating and maintaining the project.

363 c. An analysis of funding needs and sources of possible 364 funding options. For alternative water supply projects, the Page 14 of 122

### PCB ANRS 14-01.DOCX

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### ORIGINAL

365 water management districts shall provide funding assistance 366 pursuant to in accordance with s. 373.707(8).

367 d. Identification of the entity that should implement each
368 project option and the current status of project implementation.
369 Section 9. Paragraph (d) of subsection (2) of section

370 381.0072, Florida Statutes, is amended to read:

371 381.0072 Food service protection.-It shall be the duty of 372 the Department of Health to adopt and enforce sanitation rules 373 consistent with law to ensure the protection of the public from 374 food-borne illness. These rules shall provide the standards and requirements for the storage, preparation, serving, or display 375 376 of food in food service establishments as defined in this 377 section and which are not permitted or licensed under chapter 378 500 or chapter 509.

379 (2) DUTIES.-

380 (d) The department shall inspect each food service 381 establishment as often as necessary to ensure compliance with 382 applicable laws and rules. The department shall have the right 383 of entry and access to these food service establishments at any 384 reasonable time. In inspecting food service establishments as 385 provided under this section, the department shall provide each 386 inspected establishment with the food recovery brochure 387 developed under s. 595.420 570.0725.

388 Section 10. Paragraph (c) of subsection (2) of section 389 388.46, Florida Statutes, is amended to read:

390 388.46 Florida Coordinating Council on Mosquito Control; Page 15 of 122

PCB ANRS 14-01.DOCX

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391 establishment; membership; organization; responsibilities.392 (2) MEMBERSHIP, ORGANIZATION, AND RESPONSIBILITIES.-

393

(c) Responsibilities.-The council shall:

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

397 2. Develop and recommend to the department a request for398 proposal process for arthropod control research.

399 3. Identify potential funding sources for research or 400 implementation projects and evaluate and prioritize proposals 401 upon request by the funding source.

402 4. Prepare and present reports, as needed, on arthropod
403 control activities in the state to the Pesticide Review Council
404 and other governmental organizations, as appropriate.

405 Section 11. Paragraph (c) of subsection (2) of section 406 472.0351, Florida Statutes, is amended to read:

407 472.0351 Grounds for discipline; penalties; enforcement.408 (2) If the board finds a surveyor or mapper guilty of any
409 of the grounds set forth in subsection (1) or a violation of
410 this chapter which occurred before obtaining a license, the
411 board may enter an order imposing one or more of the following
412 penalties:

(c) Imposition of an administrative fine <u>in the Class I</u>
<u>category pursuant to s. 570.971</u> not to exceed \$1,000 for each
count or separate offense.

416 Section 12. Subsections (1) and (2) and paragraph (a) of Page 16 of 122

## PCB ANRS 14-01.DOCX

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417 subsection (3) of section 472.036, Florida Statutes, are amended 418 to read:

419 472.036 Unlicensed practice of professional surveying and 420 mapping; cease and desist notice; civil penalty; enforcement; 421 citations; allocation of moneys collected.-

422 When the department has probable cause to believe that (1)423 a any person not licensed by the department or the board has 424 violated any provision of this chapter, or any rule adopted 425 pursuant to this chapter, the department may issue and deliver 426 to such person a notice to cease and desist from such violation. 427 In addition, the department may issue and deliver a notice to 428 cease and desist to a any person who aids and abets the 429 unlicensed practice of surveying and mapping by employing such 430 unlicensed person. The issuance of a notice to cease and desist 431 does shall not constitute agency action for which a hearing 432 under ss. 120.569 and 120.57 may be sought. For the purpose of 433 enforcing a cease and desist order, the department may file a 434 proceeding in the name of the state seeking issuance of an 435 injunction or a writ of mandamus against a any person who 436 violates any provisions of such order. In addition to the 437 foregoing remedies, the department may impose an administrative 438 fine in the Class II category pursuant to s. 570.971 for each 439 penalty not to exceed \$5,000 per incident pursuant to the 440 provisions of chapter 120 or may issue a citation pursuant to the provisions of subsection (3). If the department is required 441 442 to seek enforcement of the order for a penalty pursuant to s. Page 17 of 122

### PCB ANRS 14-01.DOCX

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#### ORIGINAL

443 120.569, it shall be entitled to collect its <u>attorney</u> attorney's
444 fees and costs, together with any cost of collection.

445 In addition to or in lieu of any remedy provided in (2)446 subsection (1), the department may seek the imposition of a 447 civil penalty through the circuit court for any violation for 448 which the department may issue a notice to cease and desist 449 under subsection (1). The civil penalty shall be a fine in the 450 Class II category pursuant to s. 570.971 no less than \$500 and 451 no more than \$5,000 for each offense. The court may also award 452 to the prevailing party court costs and reasonable attorney fees 453 and, in the event the department prevails, may also award reasonable costs of investigation. 454

455 Notwithstanding the provisions of s. 472.033, the (3)(a) 456 department shall adopt rules for to permit the issuance of 457 citations for unlicensed practice of a profession. The citation 458 shall be issued to the subject and shall contain the subject's 459 name and any other information the department determines to be 460 necessary to identify the subject, a brief factual statement, 461 the sections of the law allegedly violated, and the penalty 462 imposed. The citation must clearly state that the subject may 463 choose, in lieu of accepting the citation, to follow the procedure under s. 472.033. If the subject disputes the matter 464 465 in the citation, the procedures set forth in s. 472.033 must be 466 followed. However, if the subject does not dispute the matter in 467 the citation with the department within 30 days after the 468 citation is served, the citation shall become a final order of Page 18 of 122

### PCB ANRS 14-01.DOCX

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### ORIGINAL

469 the department upon filing with the agency clerk. The penalty 470 shall be a fine <u>in the Class II category pursuant to s. 570.971</u> 471 <del>of not less than \$500 or more than \$5,000</del> or other conditions as 472 established by rule.

- 473 Section 13. Subsection (7) of section 482.161, Florida 474 Statutes, is amended to read:
- 475

482.161 Disciplinary grounds and actions; reinstatement.-

476 The department, pursuant to chapter 120, in addition (7)477 to or in lieu of any other remedy provided by state or local 478 law, may impose an administrative fine in the Class II category 479 pursuant to s. 570.971, in an amount not exceeding \$5,000, for a 480 the violation of any of the provisions of this chapter or of the 481 rules adopted pursuant to this chapter. In determining the 482 amount of fine to be levied for a violation, the following factors shall be considered: 483

(a) The severity of the violation, including the
probability that the death, or serious harm to the health or
safety, of any person will result or has resulted; the severity
of the actual or potential harm; and the extent to which the
provisions of this chapter or of the rules adopted pursuant to
this chapter were violated;

(b) Any actions taken by the licensee or certified
operator in charge, or limited certificateholder, to correct the
violation or to remedy complaints;

Page 19 of 122

493 (c) Any previous violations of this chapter or of the
494 rules adopted pursuant to this chapter; and

#### PCB ANRS 14-01.DOCX

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495 (d) The cost to the department of investigating the 496 violation.

497 Section 14. Subsections (3) and (5) of section 482.165,
498 Florida Statutes, are amended to read:

499 482.165 Unlicensed practice of pest control; cease and 500 desist order; injunction; civil suit and penalty.-

501 (3) In addition to or in lieu of any remedy provided under 502 subsection (2), the department may institute a civil suit in 503 circuit court to recover a civil penalty for any violation for 504 which the department may issue a notice to cease and desist 505 under subsection (2). The civil penalty shall be in the Class II 506 category pursuant to s. 570.971 may not be less than \$500 or more than \$5,000 for each offense. The court may also award to 507 508 the prevailing party court costs and reasonable attorney 509 attorney's fees.

510 (5) In addition to or in lieu of any remedy provided under subsections (2) and (3), the department may, even in the case of 511 512 a first offense, impose a fine not less than twice the cost of a 513 pest control business license, but not more than a fine in the 514 Class II category pursuant to s. 570.971 <del>\$5,000</del>, upon a 515 determination by the department that a person is in violation of 516 subsection (1). For the purposes of this subsection, the lapse 517 of a previously issued license for a period of less than 1 year 518 is shall not be considered a violation.

519 Section 15. Subsection (6) of section 482.243, Florida 520 Statutes, is amended to read:

PCB ANRS 14-01.DOCX

Page 20 of 122

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521 482.243 Pest Control Enforcement Advisory Council.-522 The meetings, powers and duties, procedures, and (6) 523 recordkeeping of the council shall be pursuant to in accordance 524 with the provisions of s. 570.232 570.0705 relating to advisory 525 committees established within the department. 526 Section 16. Paragraph (d) of subsection (3) of section 487.041, Florida Statutes, is amended to read: 527 528 487.041 Registration.-529 (3) The department, in addition to its other duties under 530 this section, has the power to: 531 Require a registrant to continue the registration of a (d) 532 brand of pesticide that remains on retailer's shelves in the 533 state unless the department receives the registrant's written 534 notification that it is discontinuing the distribution of a 535 brand of pesticide and the registrant then maintains the 536 registration of that brand for a minimum of 2 years. The 537 discontinued brand of pesticide may remain on retailer's shelves 538 without further registration if the brand of pesticide is not 539 distributed by the registrant in the state during or after the 540 minimum 2-year period who discontinues the distribution of a 541 brand of pesticide in this state to continue the registration of 542 the brand of the pesticide for a minimum of 2 years or until no 543 more remains on retailers' shelves if such continued 544 registration or sale is not specifically prohibited by the department or the United States Environmental Protection Agency. 545 546 Section 17. Subsection (1) of section 487.046, Florida Page 21 of 122

## PCB ANRS 14-01.DOCX

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547 Statutes, is amended to read:

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487.046 Application; licensure.-

(1) Application for license shall be <u>filed with made in</u>
writing to the department <u>by using on a form prescribed</u>
<del>furnished</del> by the department <u>or by using the department's</u>
<u>website</u>. Each application shall contain information regarding
the applicant's qualifications, proposed operations, and license
classification or subclassifications, as prescribed by rule.

555 Section 18. Subsection (3) of section 487.047, Florida 556 Statutes, is amended to read:

487.047 Nonresident license; reciprocal agreement;
authorized purchase.-

559 Restricted-use pesticides may be purchased by a any (3)560 person who holds a valid applicator's license or who holds a 561 valid purchase authorization card issued by the department or by 562 a licensee under chapter 388 or chapter 482. A nonlicensed person may apply restricted-use pesticides under the direct 563 564 supervision of a licensed applicator. An applicator's license 565 shall be issued by the department pursuant to on a form supplied 566 by it in accordance with the requirements of this part.

567 Section 19. Subsection (1) of section 487.048, Florida 568 Statutes, is amended to read:

569

487.048 Dealer's license; records.-

(1) Each person holding or offering for sale, selling, or distributing restricted-use pesticides <u>must</u> shall obtain a dealer's license from the department. Application for the Page 22 of 122

## PCB ANRS 14-01.DOCX

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V

### ORIGINAL

2014

573 license shall be filed with the department by using made on a 574 form prescribed by the department or by using the department's 575 website. The license must be obtained before entering into 576 business or transferring ownership of a business. The department 577 may require examination or other proof of competency of 578 individuals to whom licenses are issued or of individuals 579 employed by persons to whom licenses are issued. Demonstration 580 of continued competency may be required for license renewal, as 581 set by rule. The license shall be renewed annually as provided 582 by rule. An annual license fee not exceeding \$250 shall be established by rule. However, a user of a restricted-use 583 584 pesticide may distribute unopened containers of a properly 585 labeled pesticide to another user who is legally entitled to use 586 that restricted-use pesticide without obtaining a pesticide 587 dealer dealer's license. The exclusive purpose of distribution 588 of the restricted-use pesticide is to keep it from becoming a hazardous waste as defined in s. 403.703(13). 589

590 Section 20. Subsections (2) and (3) of section 487.091, 591 Florida Statutes, are amended to read:

592

487.091 Tolerances, deficiencies, and penalties.-

(2) If a pesticide is found by analysis to be deficient in an active ingredient beyond the tolerance as provided in this part, the registrant is subject to a penalty for the deficiency in the Class III category pursuant to s. 570.971, not to exceed \$10,000 per violation. However, no penalty shall be assessed when the official sample was taken from a pesticide that was in Page 23 of 122

## PCB ANRS 14-01.DOCX

### ORIGINAL

2014

599 the possession of a consumer for more than 45 days after from 600 the date of purchase by that  $\operatorname{consumer}_{\overline{r}}$  or when the product label 601 specifies that the product should be used by an expiration date 602 that has passed. Procedures for assessing penalties shall be 603 established by rule, based on the degree of the deficiency. 604 Penalties assessed shall be paid to the consumer or, in the 605 absence of a known consumer, the department. If the penalty is 606 not paid within the prescribed period of time as established by 607 rule, the department may deny, suspend, or revoke the 608 registration of any pesticide.

(3) If a pesticide is found to be ineffective, it shall be
deemed to be misbranded and subject to a penalty <u>in the Class</u>
<u>III category pursuant to s. 570.971 for each</u> as established by
<del>rule, not to exceed \$10,000 per</del> violation.

613 Section 21. Section 487.159, Florida Statutes, is amended 614 to read:

615 487.159 Damage or injury to property, animal, or person;
616 mandatory report of damage or injury; time for filing; failure
617 to file.-

(1) The person claiming damage or injury to property, animal, or human beings from application of a pesticide shall file with the department a written statement claiming damages, on a form prescribed by the department, within 48 hours after the damage or injury becomes apparent. The statement shall contain, but shall not be limited to, the name of the person responsible for the application of the pesticide, the name of Page 24 of 122

## PCB ANRS 14-01.DOCX

### ORIGINAL

625 the owner or lessee of the land on which the crop is grown and 626 for which the damages are claimed, and the date on which it is 627 alleged that the damages occurred. The department shall 628 investigate the alleged damages and notify all concerned parties 629 of its findings. If the findings reveal a violation of the 630 provisions of this part, the department shall determine an 631 appropriate penalty, as provided in this part. The filing of a 632 statement or the failure to file such a statement need not be 633 alleged in any complaint which might be filed in a court of law, 634 and the failure to file the statement shall not be considered 635 any bar to the maintenance of any criminal or civil action.

636 (1) (2) A It is the duty of any licensee shall to report 637 unreasonable adverse effects on the environment or damage to 638 property or injury to human beings, animals, plants, or other 639 property a person as the result of the application of a 640 restricted-use pesticide by the licensee or by an applicator or mixer-loader under the licensee's direct supervision, if and 641 642 when the licensee has knowledge of such damage or injury. It is 643 also the express intent of this section to require all 644 Physicians shall to report all pesticide-related illnesses or 645 injuries to the nearest county health department, which shall 646 will notify the department so that the department may establish 647 a pesticide incident monitoring system within the Division of 648 Agricultural Environmental Services.

 649 (2) (3) When damage or injury to human beings, animals,
 650 plants, or other property as the result of the application of a Page 25 of 122

## PCB ANRS 14-01.DOCX

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#### ORIGINAL

651 restricted-use pesticide is alleged to have been done, the 652 person claiming such damage or injury claimant shall allow 653 permit the licensee and the licensee's representatives to 654 observe within reasonable hours the alleged damage or injury in 655 order that the damage or injury may be examined. The failure of 656 the person claiming such damage or injury <del>claimant</del> to allow 657 permit observation and examination of the alleged damage or 658 injury shall automatically bar the claim against the licensee. 659 Section 22. Section 487.160, Florida Statutes, is amended 660 to read: 487.160 Records.-Licensed private applicators, supervising 661 662 15 or more unlicensed applicators or mixer-loaders and licensed 663 public applicators, and licensed commercial applicators shall 664 maintain records as the department may determine by rule with respect to the application of restricted pesticides, including, 665 666 but not limited to, the type and quantity of pesticide, method 667 of application, crop treated, and dates and location of 668 application. Other licensed private applicators shall maintain 669 records as the department may determine by rule with respect to 670 the date, type, and quantity of restricted-use pesticides used. 671 Licensees shall keep records for a period of 2 years from the 672 date of the application of the pesticide to which the records 673 refer<sub> $\tau$ </sub> and shall furnish to the department a copy of the records 674 upon written request by the department. 675 Section 23. Section 487.172, Florida Statutes, is

676 <u>repealed</u>.

Page 26 of 122

#### PCB ANRS 14-01.DOCX

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679

### ORIGINAL

677 Section 24. Paragraph (e) of subsection (1) of section 678 487.175, Florida Statutes, is amended to read:

487.175 Penalties; administrative fine; injunction.-

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

685 (e) Imposition of an administrative fine in the Class III category pursuant to s. 570.971 not to exceed \$10,000 for each 686 687 violation. When imposing a any fine under this paragraph, the 688 department shall consider the degree and extent of harm caused 689 by the violation, the cost of rectifying the damage, the amount 690 of money the violator benefited from by noncompliance, whether 691 the violation was committed willfully, and the compliance record 692 of the violator.

Section 25. Subsection (8) of section 487.2031, Florida
Statutes, is renumbered as subsection (7), and present
subsection (7) of that section is amended to read:

696 487.2031 Definitions.-For the purposes of this part, the 697 term:

698 <u>(8) (7)</u> "Material Safety data sheet" means written, 699 electronic, or printed material concerning an agricultural 700 pesticide that sets forth the following information:

(a) The chemical name and the common name of theagricultural pesticide.

PCB ANRS 14-01.DOCX

#### Page 27 of 122

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### ORIGINAL

(b) The hazards or other risks in the use of theagricultural pesticide, including:

705 1. The potential for fire, explosions, corrosivity, and706 reactivity.

707 2. The known acute health effects and chronic health 708 effects of exposure to the agricultural pesticide, including 709 those medical conditions that are generally recognized as being 710 aggravated by exposure to the agricultural pesticide.

711 3. The primary routes of entry and symptoms of712 overexposure.

(c) The proper handling practices, necessary personal protective equipment, and other proper or necessary safety precautions in circumstances that involve the use of or exposure to the agricultural pesticide, including appropriate emergency treatment in case of overexposure.

(d) The emergency procedures for spills, fire, disposal,and first aid.

(e) A description of the known specific potential health risks posed by the agricultural pesticide, which is written in lay terms and is intended to alert <u>a</u> any person who reads the information.

(f) The year and month, if available, that the information was compiled and the name, address, and emergency telephone number of the manufacturer responsible for preparing the information.

728 Section 26. Section 487.2051, Florida Statutes, is amended Page 28 of 122

## PCB ANRS 14-01.DOCX

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729 to read:

487.2051 Availability of agricultural pesticideinformation to workers and medical personnel.-

(1) An agricultural employer shall make available
agricultural pesticide information concerning any agricultural
pesticide to a any worker:

(a) Who enters an agricultural-pesticide-treated area onan agricultural establishment where:

737 1. An agricultural pesticide has been applied within 30738 days of that entry; or

739

2. A restricted-entry interval has been in effect; or

(b) Who may be exposed to the agricultural pesticideduring normal conditions of use or in a foreseeable emergency.

742 (2)The agricultural pesticide information provided 743 pursuant to subsection (1) must be in the form of a fact sheet 744 or a material safety data sheet. The agricultural employer shall 745 provide a written copy of the information provided pursuant to 746 subsection (1) within 2 working days after a request for the 747 information by a worker or a designated representative. In the 748 case of a pesticide-related medical emergency, the agricultural 749 employer shall provide a written copy of the information 750 promptly upon the request of the worker, the designated representative, or medical personnel treating the worker. 751

(3) Upon the initial purchase of a product and with the
first purchase after the <u>fact sheet or material</u> safety data
sheet is updated, the distributor, manufacturer, or importer of
Page 29 of 122

## PCB ANRS 14-01.DOCX

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755 agricultural pesticides shall obtain or develop and provide each 756 direct purchaser of an agricultural pesticide with a fact sheet 757 or material safety data sheet. If the fact sheet or material 758 safety data sheet or fact sheet for the agricultural pesticide 759 is not available when the agricultural pesticide is purchased, 760 the agricultural employer shall take appropriate and timely 761 steps to obtain the fact sheet or material safety data sheet or 762 fact sheet from the distributor, the manufacturer, the 763 department, a federal agency, or another distribution source.

764 The department shall produce and make available to a (4) 765 trainer a one-page general agricultural pesticide safety sheet. 766 The pesticide safety sheet must be in a language understandable to the worker and must include, but need not be limited to, 767 768 illustrated instructions on preventing agricultural pesticide 769 exposure and toll-free telephone numbers to the Florida Poison 770 Control Centers. The trainer shall provide the pesticide safety 771 sheet to the worker pursuant to the United States Environmental 772 Protection Agency Worker Protection Standard, 40 C.F.R. s. 773 170.130.

Section 27. Paragraph (c) of subsection (2) of section493.6118, Florida Statutes, is amended to read:

776 493.6118 Grounds for disciplinary action.-

(2) When the department finds any violation of subsection(1), it may do one or more of the following:

(c) Impose an administrative fine <u>in the Class I category</u>
780 <u>pursuant to s. 570.971</u> not to exceed \$1,000 for every count or
Page 30 of 122

## PCB ANRS 14-01.DOCX

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### ORIGINAL

781 separate offense.

782 Section 28. Subsections (3) and (5) of section 493.6120,
783 Florida Statutes, are amended to read:

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493.6120 Violations; penalty.-

(3) Except as otherwise provided in this chapter, a person
who violates any provision of this chapter except subsection (7)
commits a misdemeanor of the first degree, punishable as
provided in s. 775.082 or s. 775.083. <u>The department may also</u>
<u>seek the imposition of a civil penalty in the Class II category</u>
<u>pursuant to s. 570.971 upon a withhold of adjudication of guilt</u>
or an adjudication of guilt in a criminal case.

(5) A person who violates or disregards a cease and desist order issued by the department commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. In addition, the department may seek the imposition of a civil penalty <u>in the Class II category pursuant to s. 570.971</u> <del>not to exceed \$5,000</del>.

798 Section 29. Subsection (1) of section 496.420, Florida 799 Statutes, is amended to read:

496.420 Civil remedies and enforcement.-

(1) In addition to other remedies authorized by law, the department may bring a civil action in circuit court to enforce ss. 496.401-496.424 or s. 496.426. Upon a finding that <u>a</u> any person has violated any of these sections, a court may make any necessary order or enter a judgment including, but not limited to, a temporary or permanent injunction, a declaratory judgment, Page 31 of 122

## PCB ANRS 14-01.DOCX

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2014

807 the appointment of a general or special magistrate or receiver, 808 the sequestration of assets, the reimbursement of persons from 809 whom contributions have been unlawfully solicited, the 810 distribution of contributions pursuant to in accordance with the 811 charitable or sponsor purpose expressed in the registration 812 statement or pursuant to in accordance with the representations 813 made to the person solicited, the reimbursement of the department for investigative costs and attorney, attorney's fees 814 815 and costs, and any other equitable relief the court finds 816 appropriate. Upon a finding that a any person has violated any 817 provision of ss. 496.401-496.424 or s. 496.426 with actual 818 knowledge or knowledge fairly implied on the basis of objective 819 circumstances, a court may enter an order imposing a civil fine 820 in the Class III category pursuant to s. 570.971 for each penalty in an amount not to exceed \$10,000 per violation. 821 822 Section 30. Paragraph (p) of subsection (1) of section 500.03, Florida Statutes, is amended to read: 823 824 500.03 Definitions; construction; applicability.-825 For the purpose of this chapter, the term: (1)826 "Food establishment" means a any factory, food outlet, (p) 827 or any other facility manufacturing, processing, packing, holding, or preparing food or selling food at wholesale or 828 829 retail. The term does not include a any business or activity that is regulated under s. 413.051, s. 500.80, chapter 509, or 830 831 chapter 601. The term includes tomato packinghouses and 832 repackers but does not include any other establishments that Page 32 of 122 PCB ANRS 14-01.DOCX

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833 pack fruits and vegetables in their raw or natural states, 834 including those fruits or vegetables that are washed, colored, 835 or otherwise treated in their unpeeled, natural form before they

ORIGINAL

836 are marketed.

PCB ANRS 14-01

837 Section 31. Paragraphs (a) and (b) of subsection (1) and 838 subsection (8) of section 500.12, Florida Statutes, are amended 839 to read:

840

500.12 Food permits; building permits.-

841 (1) (a) A food permit from the department is required of 842 any person who operates a food establishment or retail food 843 store, except:

1. Persons operating minor food outlets, including, but not limited to, video stores, that sell food that is commercially prepackaged, not potentially hazardous, and not time or temperature controlled for safety, if nonpotentially hazardous candy, chewing gum, soda, or popcorn, provided the shelf space for those items does not exceed 12 total linear feet and no other food is sold by the minor food outlet.

851 2. Persons subject to continuous, onsite federal or state852 inspection.

853 3. Persons selling only legumes in the shell, either854 parched, roasted, or boiled.

4. Persons selling sugar cane or sorghum syrup that has been boiled and bottled on a premise located within the state. Such bottles must contain a label listing the producer's name and street address, all added ingredients, the net weight or Page 33 of 122

## PCB ANRS 14-01.DOCX

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### ORIGINAL

859 volume of <u>the</u> product, and a statement that reads, "This product 860 has not been produced in a facility permitted by the Florida 861 Department of Agriculture and Consumer Services."

Each food establishment and retail food store 862 (b) 863 regulated under this chapter must apply for and receive a food 864 permit before operation begins. An application for a food permit 865 from the department must be accompanied by a fee in an amount 866 determined by department rule. The department shall adopt by 867 rule a schedule of fees to be paid by each food establishment 868 and retail food store as a condition of issuance or renewal of a 869 food permit. Such fees, which may not exceed \$650 and shall be 870 used solely for the recovery of costs for the services provided, 871 except that the fee accompanying an application for a food 872 permit for operating a bottled water plant may not exceed \$1,000 873 and the fee accompanying an application for a food permit for 874 operating a packaged ice plant may not exceed \$250. The fee for operating a bottled water plant or a packaged ice plant shall be 875 876 set by rule of the department. Food permits are not transferable 877 from one person or physical location to another. Food permits 878 must be renewed annually on or before January 1. If an 879 application for renewal of a food permit is not received by the 880 department within 30 days after its due date, a late fee, in an amount not exceeding \$1007 must be paid in addition to the food 881 882 permit fee before the department may issue the food permit. The 883 moneys collected shall be deposited in the General Inspection 884 Trust Fund.

#### PCB ANRS 14-01.DOCX

### Page 34 of 122

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### ORIGINAL

885 (8) A Any person who, after October 1, 2000, applies for 886 or renews a local business tax certificate occupational license 887 to engage in business as a food establishment or retail food 888 store must exhibit a current food permit or an active letter of 889 exemption from the department before the local business tax 890 certificate occupational license may be issued or renewed. 891 Section 32. Subsections (1), (2), and (3) of section 892 500.121, Florida Statutes, are amended, and subsection (7) is added to that section, to read: 893 894 500.121 Disciplinary procedures.-895 In addition to the suspension procedures provided in (1)896 s. 500.12, if applicable, the department may impose an 897 administrative fine in the Class II category pursuant to s. 898 570.971 a fine not to exceed \$5,000 against any retail food 899 store, food establishment, or cottage food operation that 900 violates this chapter, which fine, when imposed and paid, shall 901 be deposited by the department into the General Inspection Trust 902 Fund. The department may revoke or suspend the permit of any 903 such retail food store or food establishment if it is satisfied that the retail food store or food establishment has: 904 905 Violated any of the provisions of this chapter. (a) 906 Violated or aided or abetted in the violation of any (b) 907 law of this state governing or applicable to retail food stores 908 or food establishments or any lawful rules of the department. Knowingly committed, or been a party to, any material 909 (C) 910 fraud, misrepresentation, conspiracy, collusion, trick, scheme, Page 35 of 122

### PCB ANRS 14-01.DOCX

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V

ORIGINAL PCB ANRS 14-01

911 or device whereby another any other person, lawfully relying 912 upon the word, representation, or conduct of a retail food store 913 or food establishment, acts to her or his injury or damage.

(d) Committed any act or conduct of the same or different 914 915 character than that enumerated which constitutes fraudulent or 916 dishonest dealing.

917 A Any manufacturer, processor, packer, or distributor (2) 918 who misrepresents or mislabels the country of origin of any food 919 may, in addition to any penalty provided in this chapter, be 920 subject to an additional administrative fine in the Class II 921 category pursuant to s. 570.971 for each of up to \$10,000 per 922 violation.

Any administrative order made and entered by the 923 (3) 924 department imposing a fine pursuant to this section shall 925 specify the amount of the fine and the time limit for payment 926 thereof, not exceeding 21 15 days, and, upon failure of the 927 permitholder to pay the fine within that time, the permit is 928 subject to suspension or revocation.

929 The department may determine that a food establishment (7) 930 regulated under this chapter requires immediate closure when the 931 food establishment fails to comply with this chapter or rules 932 adopted under this chapter and presents an imminent threat to 933 the public health, safety, and welfare. The department may accept inspection results from other state and local building 934 officials and other regulatory agencies as justification for 935 936 such action. The department shall, upon such a determination,

## PCB ANRS 14-01.DOCX

Page 36 of 122

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## ORIGINAL

2014

937 issue an immediate final order to close a food establishment as 938 follows: 939 The division director or designee shall determine that (a) 940 the continued operation of a food establishment presents an 941 immediate danger to the public health, safety, and welfare. 942 (b) Upon such determination, the department shall issue an 943 immediate final order directing the owner or operator of the 944 food establishment to cease operation and close the food establishment. The department shall serve the order upon the 945 946 owner, operator, or agent thereof of the food establishment. The 947 department may attach a closed-for-operation sign to the food 948 establishment while the order remains in place. 949 The department shall inspect the food establishment (C) 950 within 24 hours after the issuance of the order. Upon a 951 determination that the food establishment has met the applicable 952 requirements to resume operations, the department shall serve a 953 release upon the owner, operator, or agent thereof of the food 954 establishment. 955 (d) A food establishment ordered by the department to 956 cease operation and close under this section shall remain closed 957 until released by the department or by a judicial order to 958 reopen. 959 (e) It is a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, for a person to deface 960 or remove a closed-for-operation sign placed on a food 961 962 establishment by the department or for the owner or operator of Page 37 of 122

# PCB ANRS 14-01.DOCX

#### ORIGINAL

963 a food establishment to resist closure of the establishment by 964 the department. The department may impose administrative 965 sanctions for violations of this paragraph. 966 (f) The department may adopt rules to administer this 967 subsection. 968 Section 33. Subsection (1) of section 500.147, Florida 969 Statutes, is amended to read: 970 500.147 Inspection of food establishments, food records, 971 and vehicles.-972 The department or its duly authorized agent shall have (1)973 free access at all reasonable hours to any food establishment, 974 any food records, or any vehicle being used to transport or hold food in commerce for the purpose of inspecting such 975 976 establishment, records, or vehicle to determine whether if any 977 provision of this chapter or any rule adopted under this the 978 chapter is being violated; to secure a sample or a specimen of 979 any food after paying or offering to pay for such sample; to see 980 that all sanitary rules adopted by the department are complied 981 with; to facilitate tracing of food products in the event of a 982 food-borne illness outbreak or identification of an adulterated 983 or misbranded food item; or to enforce the special-occupancy 984 provisions of the Florida Building Code which apply to food 985 establishments. Section 34. Subsection (3) of section 500.165, Florida 986 987 Statutes, is amended to read: 988 500.165 Transporting shipments of food items; rules; Page 38 of 122

PCB ANRS 14-01.DOCX

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## ORIGINAL

2014

989 penalty.-

990 (3) <u>A</u> Any person who violates subsection (1) or the rules 991 adopted under subsection (2) is subject to an administrative 992 fine <u>in the Class III category pursuant to s. 570.971 for each</u> 993 not to exceed \$50,000 per violation. In addition, <u>a any</u> person 994 who violates subsection (1) <u>commits</u> is guilty of a misdemeanor 995 of the first degree, punishable as provided in s. 775.082 or s. 996 775.083.

997 Section 35. Section 500.172, Florida Statutes, is amended 998 to read:

500.172 Embargoing, detaining, destroying of food, or
food-processing equipment, or areas that are is in violation.-

1001 When the department or its duly authorized agent (1)1002 finds, or has probable cause to believe, that any food, or foodprocessing equipment, food-processing area, or food storage area 1003 1004 is in violation of this chapter or any rule adopted under this chapter so as to be dangerous, unwholesome, fraudulent, or 1005 1006 insanitary within the meaning of this chapter, an agent of the 1007 department may issue and enforce a stop-sale, stop-use, removal, 1008 or hold order, which order gives notice that such article, or 1009 processing equipment, processing area, or storage area is, or is 1010 suspected of being, in violation and has been detained or 1011 embargoed and which order warns all persons not to remove, use, or dispose of such article, or processing equipment, processing 1012 area, or storage area by sale or otherwise until permission for 1013 1014 removal, use, or disposal is given by the department or the Page 39 of 122

# PCB ANRS 14-01.DOCX

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V

#### ORIGINAL

1015 court. <u>A person may not</u> It is unlawful for any person to remove, 1016 use, or dispose of such detained or embargoed article, or 1017 processing equipment, processing area, or storage area by sale 1018 or otherwise without such permission.

1019 If an article, or processing equipment, a processing (2) 1020 area, or a storage area detained or embargoed under subsection 1021 (1) has been found by the department to be in violation of law 1022 or rule, the department may, within a reasonable period of time 1023 after the issuance of such notice, petition the circuit court $_{\boldsymbol{\tau}}$ in the jurisdiction of which the article, or processing 1024 equipment, processing area, or storage area is detained or 1025 1026 embargoed, for an order for condemnation of such article,  $\frac{1}{2}$ processing equipment, processing area, or storage area. When the 1027 1028 department has found that an article, or processing equipment, a processing area, or a storage area so detained or embargoed is 1029 1030 not in violation, the department shall rescind the stop-sale, 1031 stop-use, removal, or hold order.

1032 (3) If the court finds that the detained or embargoed 1033 article, or processing equipment, processing area, or storage 1034 area is in violation, such article, or processing equipment, 1035 processing area, or storage area shall, after entry of the 1036 decree, be destroyed or made sanitary at the expense of the 1037 claimant thereof under the supervision of the department, and+ 1038 all court costs, fees, and storage and other proper expenses 1039 shall be taxed against the claimant of such article, or processing equipment, processing area, or storage area or her or 1040 Page 40 of 122

# PCB ANRS 14-01.DOCX

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#### ORIGINAL

2014

1041 his agent. However, if the violation can be corrected by proper 1042 labeling of the article or sanitizing of the processing equipment, processing area, or storage area, and after such 1043 1044 costs, fees, and expenses have been paid and a good and 1045 sufficient bond, conditioned that such article be so labeled or 1046 processed or such processing equipment, processing area, or 1047 storage area so sanitized, has been executed, the court may by 1048 order direct that such article, or processing equipment, processing area, or storage area be made available delivered to 1049 1050 the claimant thereof for such labeling, processing, or 1051 sanitizing under the supervision of the department. The expense 1052 of such supervision shall be paid by the claimant. Such bond 1053 shall be returned to the claimant of the article, or processing 1054 equipment, processing area, or storage area on representation to 1055 the court by the department that the article, or processing 1056 equipment, processing area, or storage area is no longer in 1057 violation of this chapter and that the expenses of such 1058 supervision have been paid.

1059 When the department or any of its authorized agents (4) 1060 finds in any room, building, vehicle, or other structure any 1061 meat, seafood, poultry, vegetable, fruit, or other perishable 1062 articles which are unsound or contain any filthy, decomposed, or 1063 putrid substances, or which may be poisonous or deleterious to 1064 health or otherwise unsafe, the same is being hereby declared to 1065 be a nuisance, and the department  $\tau$  or its authorized agent  $\tau$ 1066 shall forthwith condemn or destroy the same, or in any other Page 41 of 122

# PCB ANRS 14-01.DOCX

#### ORIGINAL

2014

1067 manner render the same unsalable as human food. 1068 Section 36. Sections 500.301, 500.302, 500.303, 500.304, 500.305, 500.306, and 500.601, Florida Statutes, are repealed. 1069 1070 Section 37. Paragraph (b) of subsection (3) of section 1071 500.70, Florida Statutes, is amended to read: 500.70 Tomato food safety standards; inspections; 1072 1073 penalties; tomato good agricultural practices; tomato best 1074 management practices.-1075 (3) 1076 The department may impose an administrative fine in (b) 1077 the Class II category pursuant to s. 570.971 for each not to 1078 exceed \$5,000 per violation, or issue a written notice or 1079 warning under s. 500.179, against a person who violates any 1080 applicable provision of this section or any rule adopted under 1081 this section. 1082 Section 38. Subsection (3) and paragraph (b) of subsection (4) of section 501.019, Florida Statutes, are amended to read: 1083 1084 501.019 Health studios; penalties.-1085 The department may institute proceedings in the (3) 1086 appropriate circuit court to recover any penalties or damages 1087 allowed in this section and for injunctive relief to enforce 1088 compliance with ss. 501.012-501.019 or any rule or order of the 1089 department. The department may seek a civil penalty in the Class 1090 II category pursuant to s. 570.971 of up to \$5,000 for each violation of this section. 1091 1092 (4)

# PCB ANRS 14-01.DOCX

Page 42 of 122

## ORIGINAL

1093 Upon a finding as set forth in paragraph (a), the (b) 1094 department may enter an order doing one or more of the 1095 following: 1096 1. Issuing a notice of noncompliance pursuant to s. 1097 120.695. For a violation of s. 501.015 or s. 501.016, imposing 1098 2. 1099 an administrative fine in the Class II category pursuant to s. 1100 570.971 for each not to exceed \$5,000 per violation. 1101 3. For a violation of s. 501.013, s. 501.017, or s. 501.018, imposing an administrative fine not to exceed \$500 per 1102 1103 violation. 1104 3.4. Directing that the health studio cease and desist 1105 specified activities. 1106 4.5. Refusing to register or revoking or suspending a 1107 registration. 1108 5.6. Placing the registrant on probation for a period of 5 1109 years, subject to such conditions as the department may specify 1110 by rule. 1111 Section 39. Subsection (9) of section 501.059, Florida 1112 Statutes, is amended, and subsection (12) is added to that 1113 section, to read: 1114 501.059 Telephone solicitation.-1115 (9)(a) The department shall investigate any complaints received concerning violations of this section. If, after 1116 1117 investigating a any complaint, the department finds that there 1118 has been a violation of this section, the department or the Page 43 of 122 PCB ANRS 14-01.DOCX

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# ORIGINAL

2014

1119 Department of Legal Affairs may bring an action to impose a 1120 civil penalty and to seek other relief, including injunctive 1121 relief, as the court deems appropriate against the telephone solicitor. The civil penalty shall be in the Class III category 1122 1123 pursuant to s. 570.971 for each may not exceed \$10,000 per violation and shall be deposited in the General Inspection Trust 1124 1125 Fund if the action or proceeding was brought by the department, 1126 or the Legal Affairs Revolving Trust Fund if the action or 1127 proceeding was brought by the Department of Legal Affairs. This civil penalty may be recovered in any action brought under this 1128 1129 part by the department, or the department may terminate any 1130 investigation or action upon agreement by the person to pay a stipulated civil penalty. The department or the court may waive 1131 1132 any civil penalty if the person has previously made full restitution or reimbursement or has paid actual damages to the 1133 1134 consumers who have been injured by the violation. 1135 (b) The department may, as an alternative to the civil

(b) The department may, as an alternative to the civil penalties provided in paragraph (a), impose an administrative fine <u>in the Class I category pursuant to s. 570.971</u> not to exceed \$1,000 for each act or omission that constitutes a violation of this section. An administrative proceeding that could result in the entry of an order imposing an administrative penalty must be conducted <u>pursuant to</u> <u>in accordance with</u> chapter 120.

# 1143 <u>(12) The department may adopt rules to implement this</u> 1144 <u>section.</u>

Page 44 of 122

#### PCB ANRS 14-01.DOCX

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#### ORIGINAL

1145Section 40. Paragraph (b) of subsection (2) of section1146501.612, Florida Statutes, is amended to read:

1147 501.612 Grounds for departmental action against licensure 1148 applicants or licensees.—

(2) Upon a finding as set forth in subsection (1), the department may enter an order:

(b) Imposing an administrative fine <u>in the Class III</u> <u>category pursuant to s. 570.971</u> not to exceed \$10,000 for each act or omission which constitutes a violation under this part.

1154 Section 41. Section 501.619, Florida Statutes, is amended 1155 to read:

1156 501.619 Civil penalties.-A Any person who engages in any 1157 act or practice declared in this part to be unlawful is liable 1158 for a civil penalty in the Class III category pursuant to s. 570.971 of not more than \$10,000 for each such violation. This 1159 1160 civil penalty may be recovered in any action brought under this part by the department, or the department may terminate any 1161 investigation or action upon agreement by the person to pay a 1162 1163 stipulated civil penalty. The department or the court may waive 1164 any such civil penalty or other fines or costs if the person has 1165 previously made full restitution or reimbursement or has paid 1166 actual damages to the purchasers who have been injured by the 1167 unlawful act or practice.

1168Section 42. Paragraph (a) of subsection (1) of section1169501.922, Florida Statutes, is amended to read:

1170 501.922 Violation.-

#### Page 45 of 122

PCB ANRS 14-01.DOCX

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1171 The department may enter an order imposing one or more (1)1172 of the following penalties against any person who violates ss. 1173 501.91-501.923 or who impedes, obstructs, or hinders the 1174 department in performing its duties under those sections: 1175 Imposition of an administrative fine in the Class II (a) 1176 category pursuant to s. 570.971 for each of not more than \$1,000 1177 per violation for a first-time offender. For a second-time or 1178 repeat offender, or any person who willfully and intentionally 1179 violates ss. 501.91-501.923, the administrative fine may not 1180 exceed \$5,000 per violation. Section 43. Paragraph (b) of subsection (1) of section 1181 1182 502.231, Florida Statutes, is amended to read: 1183 502.231 Penalty and injunction.-1184 The department may enter an order imposing one or more (1)of the following penalties against any person who violates any 1185 1186 provision of this chapter: Imposition of an administrative fine not to exceed: 1187 (b) 1188 1. In the Class II category pursuant to s. 570.971 for 1189 each Ten thousand dollars per violation in the case of a frozen 1190 dessert licensee; 1191 Ten percent of the license fee or \$100, whichever is 2. 1192 greater, for failure to report the information described in s. 502.053(3)(d); or 1193 1194 3. In the Class I category pursuant to s. 570.971 for each 1195 One thousand dollars per occurrence for any other violation. 1196 Page 46 of 122

PCB ANRS 14-01.DOCX

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ORIGINAL 2014 PCB ANRS 14-01 1197 When imposing a fine under this paragraph, the department must 1198 consider the degree and extent of harm caused by the violation, 1199 the cost of rectifying the damage, the benefit to the violator, 1200 whether the violation was committed willfully, and the 1201 violator's compliance record. Subsection (1) of section 507.09, Florida 1202 Section 44. 1203 Statutes, is amended to read: 1204 507.09 Administrative remedies; penalties.-1205 (1)The department may enter an order doing one or more of 1206 the following if the department finds that a mover or moving 1207 broker, or a person employed or contracted by a mover or broker, 1208 has violated or is operating in violation of this chapter or the 1209 rules or orders issued pursuant to in accordance with this 1210 chapter: 1211 Issuing a notice of noncompliance under s. 120.695. (a) 1212 (b) Imposing an administrative fine in the Class II category pursuant to s. 570.971 not to exceed \$5,000 for each 1213 act or omission. 1214 1215 Directing that the person cease and desist specified (C) activities. 1216 1217 Refusing to register or revoking or suspending a (d)

1218 registration.

(e) Placing the registrant on probation for a period of
time, subject to the conditions specified by the department.
Section 45. Subsection (2) of section 507.10, Florida
Statutes, is amended to read:

#### PCB ANRS 14-01.DOCX

Page 47 of 122

## ORIGINAL

1223

507.10 Civil penalties; remedies.-

1224 (2) The department may seek a civil penalty <u>in the Class</u>
 1225 <u>II category pursuant to s. 570.971</u> of up to \$5,000 for each
 1226 violation of this chapter.

1227 Section 46. Paragraph (g) of subsection (2) and paragraph 1228 (c) of subsection (3) of section 509.032, Florida Statutes, are 1229 amended to read:

1230 509.032 Duties.-

1231

(2) INSPECTION OF PREMISES.-

(g) In inspecting public food service establishments, the department shall provide each inspected establishment with the food-recovery brochure developed under s. <u>595.420</u> <del>570.0725</del>.

1235 (3) SANITARY STANDARDS; EMERGENCIES; TEMPORARY FOOD1236 SERVICE EVENTS.—The division shall:

1237 (c) Administer a public notification process for temporary
1238 food service events and distribute educational materials that
1239 address safe food storage, preparation, and service procedures.

1240 Sponsors of temporary food service events shall notify 1. 1241 the division not less than 3 days before prior to the scheduled 1242 event of the type of food service proposed, the time and 1243 location of the event, a complete list of food service vendors 1244 participating in the event, the number of individual food 1245 service facilities each vendor will operate at the event, and the identification number of each food service vendor's current 1246 license as a public food service establishment or temporary food 1247 service event licensee. Notification may be completed orally, by 1248 Page 48 of 122

# PCB ANRS 14-01.DOCX

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#### ORIGINAL

1249 telephone, in person, or in writing. A public food service 1250 establishment or food service vendor may not use this 1251 notification process to circumvent the license requirements of 1252 this chapter.

1253 2. The division shall keep a record of all notifications 1254 received for proposed temporary food service events and shall 1255 provide appropriate educational materials to the event sponsors, 1256 including the food-recovery brochure developed under s. <u>595.420</u> 1257 <u>570.0725</u>.

1258 A public food service establishment or other food 3.a. 1259 service vendor must obtain one of the following classes of 1260 license from the division: an individual license, for a fee of 1261 no more than \$105, for each temporary food service event in 1262 which it participates; or an annual license, for a fee of no 1263 more than \$1,000, that entitles the licensee to participate in 1264 an unlimited number of food service events during the license 1265 period. The division shall establish license fees, by rule, and 1266 may limit the number of food service facilities a licensee may 1267 operate at a particular temporary food service event under a 1268 single license.

b. Public food service establishments holding current licenses from the division may operate under the regulations of such a license at temporary food service events of 3 days or less in duration.

1273 Section 47. Paragraph (a) of subsection (1) of section 1274 525.16, Florida Statutes, is amended to read:

Page 49 of 122

#### PCB ANRS 14-01.DOCX

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1275 525.16 Administrative fine; penalties; prosecution of 1276 cases by state attorney.—

(1) (a) The department may enter an order imposing one or more of the following penalties against <u>a</u> any person who violates any of the provisions of this chapter or the rules adopted under this chapter or impedes, obstructs, or hinders the department in the performance of its duty in connection with the provisions of this chapter:

1283

1. Issuance of a warning letter.

1284 2. Imposition of an administrative fine in the Class II 1285 category pursuant to s. 570.971 for each of not more than \$1,000 1286 per violation for a first-time offender. For a second-time or 1287 repeat offender, or any person who is shown to have willfully 1288 and intentionally violated any provision of this chapter, the 1289 administrative fine shall not exceed \$5,000 per violation. When 1290 imposing any fine under this section, the department shall 1291 consider the degree and extent of harm caused by the violation, 1292 the cost of rectifying the damage, the amount of money the 1293 violator benefited from by noncompliance, whether the violation 1294 was committed willfully, and the compliance record of the 1295 violator.

1296 3. Revocation or suspension of any registration issued by1297 the department.

1298 Section 48. Subsection (1) of section 526.311, Florida 1299 Statutes, is amended to read:

1300 526.311 Enforcement; civil penalties; injunctive relief.-Page 50 of 122

PCB ANRS 14-01.DOCX

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## ORIGINAL

1301 A Any person who knowingly violates this act shall be (1)1302 subject to a civil penalty in the Class III category pursuant to s. 570.971 for each not to exceed \$10,000 per violation. Each 1303 1304 day that a violation of this act occurs shall be considered a 1305 separate violation, but the no civil penalty may not shall exceed \$250,000. Any Such a person shall also be liable for 1306 1307 attorney attorney's fees and shall be subject to an action for 1308 injunctive relief. 1309 Section 49. Paragraph (b) of subsection (2) of section 1310 526.55, Florida Statutes, is amended to read: 1311 526.55 Violation and penalties.-1312 If the department finds that a person has violated or (2)1313 is operating in violation of ss. 526.50-526.56 or the rules or 1314 orders adopted thereunder, the department may, by order: 1315 (b) Impose an administrative fine in the Class II category 1316 pursuant to s. 570.971 not to exceed \$5,000 for each violation; Section 50. Subsection (1) of section 527.13, Florida 1317 Statutes, is amended to read: 1318 1319 527.13 Administrative fines and warning letters.-1320 If a any person violates any provision of this chapter (1)1321 or any rule adopted under this chapter <del>pursuant thereto</del> or a cease and desist order, the department may impose civil or 1322 1323 administrative penalties in the Class II category pursuant to s. 570.971 not to exceed \$3,000 for each offense, suspend or revoke 1324 the license or qualification issued to such person, or any of 1325 1326 the foregoing. The cost of the proceedings to enforce this Page 51 of 122 PCB ANRS 14-01.DOCX

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ORIGINAL 2014 PCB ANRS 14-01 1327 chapter may be added to any penalty imposed. The department may 1328 allow the licensee a reasonable period, not to exceed 90 days, 1329 within which to pay to the department the amount of the penalty 1330 so imposed. If the licensee fails to pay the penalty in its 1331 entirety to the department at its office at Tallahassee within 1332 the period so allowed, the licenses of the licensee shall stand 1333 revoked upon expiration of such period. 1334 Section 51. Subsection (1) of section 531.50, Florida 1335 Statutes, is amended to read: 1336 531.50 Administrative fine, penalties, and offenses.-1337 The department may enter an order imposing one or more (1)1338 of the following penalties against a any person who violates any provision of this chapter or any rule adopted under this chapter 1339

1340 or impedes, obstructs, or hinders the department in performing 1341 the performance of its duties under in connection with the 1342 provisions of this chapter:

1343

(a) Issuance of a warning letter or notice.

1344 (b) Imposition of an administrative fine in the Class II
1345 category pursuant to s. 570.971 for each of:

1346

1. Up to \$1,000 for a first violation;

1347 2. Up to \$2,500 for a second violation within 2 years 1348 after the first violation; or

1349 3. Up to \$5,000 for a third violation within 2 years after 1350 the first violation.

1351

1352 When imposing any fine under this section, the department shall Page 52 of 122

## PCB ANRS 14-01.DOCX

## ORIGINAL

2014

1353 consider the degree and extent of potential harm caused by the 1354 violation, the amount of money by which the violator benefited 1355 from noncompliance, whether the violation was committed 1356 willfully, and the compliance record of the violator. All fines, 1357 monetary penalties, and costs received by the department shall 1358 be deposited in the General Inspection Trust Fund for the 1359 purpose of administering the provisions of this chapter. 1360 Section 52. Subsection (2) of section 534.52, Florida 1361 Statutes, is amended to read: 534.52 Violations; refusal, suspension, revocation; 1362 1363 penalties.-1364 In addition, or as an alternative to refusing, (2)1365 suspending, or revoking a license in cases involving violations, 1366 the department may impose an administrative a fine in the Class I category pursuant to s. 570.971 not to exceed \$500 for the 1367 1368 first offense and not to exceed \$1,000 for the second or 1369 subsequent violations. When imposed and paid, such fines shall 1370 be deposited in the General Inspection Trust Fund. 1371 Section 53. Paragraphs (b) and (d) of subsection (7) of 1372 section 539.001, Florida Statutes, are amended to read: 1373 539.001 The Florida Pawnbroking Act.-1374 ORDERS IMPOSING PENALTIES.-(7)1375 (b) Upon a finding as set forth in paragraph (a), the 1376 agency may enter an order doing one or more of the following: 1377 1. Issuing a notice of noncompliance pursuant to s. 1378 120.695.

#### Page 53 of 122

PCB ANRS 14-01.DOCX

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1379 2. Imposing an administrative fine <u>in the Class II</u> 1380 <u>category pursuant to s. 570.971</u> not to exceed \$5,000 for each 1381 act which constitutes a violation of this section or a rule or 1382 an order.

1383 3. Directing that the pawnbroker cease and desist1384 specified activities.

Refusing to license or revoking or suspending a
 license.

1387 5. Placing the licensee on probation for a period of time,
1388 subject to such conditions as the agency may specify.

1389 (d)1. When the agency, if a violation of this section 1390 occurs, has reasonable cause to believe that a person is 1391 operating in violation of this section, the agency may bring a 1392 civil action in the appropriate court for temporary or permanent 1393 injunctive relief and may seek other appropriate civil relief, 1394 including a civil penalty in the Class II category pursuant to s. 570.971 not to exceed \$5,000 for each violation, restitution 1395 1396 and damages for injured customers, court costs, and reasonable 1397 attorney attorney's fees.

1398 2. The agency may terminate any investigation or action 1399 upon agreement by the offender to pay a stipulated civil 1400 penalty, to make restitution or pay damages to customers, or to 1401 satisfy any other relief authorized herein and requested by the 1402 agency.

1403 Section 54. Paragraph (b) of subsection (4) and paragraph 1404 (a) of subsection (5) of section 559.921, Florida Statutes, are Page 54 of 122

## PCB ANRS 14-01.DOCX

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ORIGINAL 2014 PCB ANRS 14-01 1405 amended to read: 1406 559.921 Remedies.-1407 (4) 1408 Upon a finding as set forth in paragraph (a), the (b) 1409 department may enter an order doing one or more of the following: 1410 1411 1. Issuing a notice of noncompliance pursuant to s. 120.695. 1412 1413 2. Imposing an administrative fine in the Class I category pursuant to s. 570.971 for each not to exceed \$1,000 per 1414 violation for each act which constitutes a violation of this 1415 1416 part or a rule or order. Directing that the motor vehicle repair shop cease and 1417 3. 1418 desist specified activities. Refusing to register or revoking or suspending a 1419 4. 1420 registration. Placing the registrant on probation for a period of 1421 5. 1422 time, subject to such conditions as the department may specify. 1423 The department or the state attorney, if a (5)(a) 1424 violation of this part occurs in his or her judicial circuit, 1425 shall be the enforcing authority for purposes of this part and may bring a civil action in circuit court for temporary or 1426 1427 permanent injunctive relief and may seek other appropriate civil 1428 relief, including a civil penalty in the Class I category pursuant to s. 570.971 not to exceed \$1,000 for each violation, 1429 1430 restitution and damages for injured customers, court costs, and Page 55 of 122 PCB ANRS 14-01.DOCX

ORIGINAL 2014 PCB ANRS 14-01 1431 reasonable attorney attorney's fees. 1432 Section 55. Subsection (1) of section 559.9355, Florida 1433 Statutes, is amended to read: 1434 559.9355 Administrative remedies; penalties.-1435 The department may enter an order doing one or more of (1)1436 the following if the department finds that a person has violated 1437 or is operating in violation of any of the provisions of this 1438 part or the rules or orders issued thereunder: 1439 (a) Issuing a notice of noncompliance pursuant to s. 120.695. 1440 1441 Imposing an administrative fine in the Class II (b) 1442 category pursuant to s. 570.971 not to exceed \$5,000 for each 1443 act or omission. (c) Imposing an administrative fine not to exceed \$10,000 1444 for each act or omission in violation of s. 559.9335(22) or 1445 1446 (23). 1447 (c) (d) Directing that the person cease and desist 1448 specified activities. 1449 (d) (e) Refusing to register or canceling or suspending a 1450 registration. 1451 (e) (f) Placing the registrant on probation for a period of 1452 time, subject to such conditions as the department may specify. 1453 (f) (g) Canceling an exemption granted under s. 559.935. 1454 Section 56. Subsections (2) and (3) of section 559.936, 1455 Florida Statutes, are amended to read: 1456 559.936 Civil penalties; remedies.-Page 56 of 122

# PCB ANRS 14-01.DOCX

# ORIGINAL

1457	(2) The department may seek a civil penalty in the Class
1458	II category pursuant to s. 570.971 of up to \$5,000 for each
1459	violation of this part.
1460	(3) The department may seek a civil penalty <u>in the Class</u>
1461	<u>III category pursuant to s. 570.971</u> <del>of up to \$10,000</del> for each
1462	act or omission in violation of s. 559.9335(22) or (23).
1463	Section 57. Subsection (33) of section 570.07, Florida
1464	Statutes, is amended to read:
1465	570.07 Department of Agriculture and Consumer Services;
1466	functions, powers, and dutiesThe department shall have and
1467	exercise the following functions, powers, and duties:
1468	(33) To assist local volunteer and nonprofit organizations
1469	in soliciting, collecting, packaging, or delivering surplus
1470	fresh fruit and vegetables for distribution pursuant to $rac{in}{in}$
1471	accordance with s. $595.420$ $570.0725$ . The department also may
1472	coordinate the development of food recovery programs in the
1473	production areas of the state using local volunteer and
1474	nonprofit organizations.
1475	Section 58. Section 570.0705, Florida Statutes, is
1476	renumbered as section 570.232, Florida Statutes.
1477	Section 59. Section 570.0725, Florida Statutes, is
1478	transferred and renumbered as section 595.420, Florida Statutes.
1479	Section 60. Section 570.073, Florida Statutes, is
1480	renumbered as section 570.65, Florida Statutes.
1481	Section 61. Section 570.074, Florida Statutes, is
1482	renumbered as section 570.66, Florida Statutes, and amended to
P	Page 57 of 122 CB ANRS 14-01.DOCX

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2014

1483 read:

1484 570.66 570.074 Department of Agriculture and Consumer 1485 Services; water policy.-The commissioner may create an Office of Agricultural Water Policy under the supervision of a senior 1486 1487 manager exempt under s. 110.205 in the Senior Management 1488 Service. The commissioner may designate the bureaus and 1489 positions in the various organizational divisions of the 1490 department that report to the this office relating to any matter 1491 over which the department has jurisdiction in matters relating to water policy affecting agriculture, application of such 1492 1493 policies, and coordination of such matters with state and 1494 federal agencies. The office shall enforce and implement the 1495 provisions of chapter 582 and rules relating to soil and water 1496 conservation.

Section 62. Section 570.0741, Florida Statutes, is transferred, renumbered as section 377.805, Florida Statutes, and amended to read:

1500 377.805 570.0741 Energy efficiency and conservation 1501 clearinghouse.-The Office of Energy within the Department of Agriculture and Consumer Services, in consultation with the 1502 1503 Public Service Commission, the Florida Building Commission, and 1504 the Florida Energy Systems Consortium, shall develop a 1505 clearinghouse of information regarding cost savings associated 1506 with various energy efficiency and conservation measures. The 1507 Department of Agriculture and Consumer Services shall post the 1508 information on its website by July 1, 2013. Page 58 of 122

# PCB ANRS 14-01.DOCX

# ORIGINAL

2014

1509	Section 63. Section 570.075, Florida Statutes, is	
1510	renumbered as section 570.916, Florida Statutes.	
1511	Section 64. Section 570.076, Florida Statutes, is	
1512	renumbered as section 570.921, Florida Statutes, and paragraph	
1513	(c) of subsection (2) of that section is amended to read:	
1514	570.921 570.076 Environmental Stewardship Certification	
1515	Program.—The department may, by rule, establish the	
1516	Environmental Stewardship Certification Program consistent with	
1517	this section. A rule adopted under this section must be	
1518	developed in consultation with state universities, agricultural	
1519	organizations, and other interested parties.	
1520	(2) The department shall provide an agricultural	
1521	certification under this program for implementation of one or	
1522	more of the following criteria:	
1523	(c) Best management practices adopted by rule pursuant to	
1524	s. 403.067(7)(c) or s. <u>570.93(1)(b)</u> <del>570.085(1)(b)</del> .	
1525	Section 65. Section 570.085, Florida Statutes, is	
1526	renumbered as section 570.93, Florida Statutes.	
1527	Section 66. Section 570.087, Florida Statutes, is	
1528	renumbered as section 570.94, Florida Statutes.	
1529	Section 67. Section 570.14, Florida Statutes, is	
1530	renumbered as section 570.031, Florida Statutes, and amended to	
1531	read:	
1532	570.031 570.14 Seal of department.—The department shall	
1533	have an official seal which shall be used for the authentication	
1534	of the orders and proceedings of the department and for such	
Page 59 of 122 PCB ANRS 14-01.DOCX		

# ORIGINAL

2014

1535 other purposes as the department may prescribe. Use of the seal 1536 or any likeness thereof requires written approval of the 1537 department. Section 570.16, Florida Statutes, is 1538 Section 68. 1539 renumbered as section 570.051, Florida Statutes. 1540 Section 69. Section 570.17, Florida Statutes, is 1541 renumbered as section 570.081, Florida Statutes. Section 570.18, Florida Statutes, is 1542 Section 70. renumbered as section 570.041, Florida Statutes. 1543 1544 Section 71. Paragraph (d) of subsection (1) and subsection (2) of section 570.23, Florida Statutes, are amended to read: 1545 1546 570.23 State Agricultural Advisory Council.-1547 COMPOSITION.-The State Agricultural Advisory Council (1)1548 is hereby created in the department. 1549 On or after January 15, 1988, Alternates shall be (d) 1550 appointed for each member and shall serve as alternates for the 1551 remainder of the corresponding members' terms. As terms of 1552 current members expire, members and their alternates shall be 1553 appointed for 4-year terms and shall serve until their 1554 successors are duly qualified and appointed. A vacancy shall be 1555 filled for the remainder of an unexpired term in the same manner 1556 as an initial appointment. 1557 (2)POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS.-The meetings, powers and duties, procedures, and recordkeeping of 1558 the State Agricultural Advisory Council shall be pursuant to 1559 1560 governed by the provisions of s. 570.232 570.0705 relating to Page 60 of 122 PCB ANRS 14-01.DOCX

PCB ANRS 14-01 ORIGINAL

1561 advisory committees established within the department. 1562 Section 72. Section 570.241, Florida Statutes, is renumbered as section 570.73, Florida Statutes. 1563 1564 Section 73. Section 570.242, Florida Statutes, is 1565 renumbered as section 570.74, Florida Statutes, and amended to 1566 read: 1567 570.74 570.242 Definitions relating to Agricultural 1568 Economic Development Act.-For purposes of this act, the term 1569 following terms shall have the following meanings: 1570 "Agriculturally depressed area" means a rural area (1)that which has declining profitability from agricultural 1571 1572 enterprises and one or more of the following characteristics: 1573 (a) A stable or declining population. 1574 (b) A stable or declining real per capita income. 1575 (c) A traditional economy based on agriculture or extraction of solid minerals. 1576 (d) A low ad valorem tax base. 1577 1578 (e) A need for agribusiness and leadership training. 1579 Crop losses or economic depression resulting from a (f) 1580 natural disaster or socioeconomic conditions or events that 1581 which negatively impact a crop. 1582 "Assistance" means financial or nonfinancial (2) 1583 assistance issued pursuant to the provisions of this act. 1584 (3) "Commissioner" means the Commissioner of Agriculture. (4) "Department" means the Department of Agriculture and 1585 1586 Consumer Services. Page 61 of 122

PCB ANRS 14-01.DOCX

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# ORIGINAL

2014

1587	<u>(3)</u> (5) "Financial assistance" means the providing of funds			
1588	to an agribusiness.			
1589	(4) (6) "Nonfinancial assistance" means the providing of			
1590	personnel to work with an agribusiness to establish an			
1591	infrastructure, including, but not limited to, the development			
1592	of an accounting system, management procedures, and a marketing			
1593	plan. Nonfinancial assistance <del>shall</del> also <u>includes</u> <del>include</del> the			
1594	providing of equipment.			
1595	Section 74. Section 570.243, Florida Statutes, is			
1596	renumbered as section 570.75, Florida Statutes.			
1597	Section 75. Section 570.244, Florida Statutes, is			
1598	renumbered as section 570.76, Florida Statutes.			
1599	Section 76. Section 570.245, Florida Statutes, is			
1600	renumbered as section 570.77, Florida Statutes.			
1601	Section 77. Section 570.246, Florida Statutes, is			
1602	renumbered as section 570.78, Florida Statutes.			
1603	Section 78. Section 570.247, Florida Statutes, is			
1604	renumbered as section 570.79, Florida Statutes, and amended to			
1605	read:			
1606	570.79 570.247 Adoption Promulgation of rulesIn			
1607	conjunction with funds specifically appropriated for the			
1608	$rac{purposes\ specified\ in\ this\ act_{r}$ The department $\mathrm{shall}\ adopt\ shall$			
1609	begin to promulgate rules no later than January 1, 1992,			
1610	pursuant to s. 120.54, pertaining to:			
1611	(1) Formal notification procedures for the availability of			
1612	assistance, including publication in the Florida Administrative			
r	Page 62 of 122 PCB ANRS 14-01.DOCX			
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## ORIGINAL

2014

1613 Register pursuant to s. 120.55.

1614 (2) Written evaluation criteria for selecting project 1615 proposals to receive assistance. The criteria for eligibility of 1616 assistance shall include a written business plan delineating the 1617 economic viability of the proposed project, including the 1618 financial commitment by project participants and a schedule for 1619 repayment of agricultural economic development funds.

(3) Procedures for repayment of financial assistance by an assisted agribusiness into the General Inspection Trust Fund within the department. Repayment of financial assistance shall be based upon a percentage of future profits until repayment is complete.

1625 (4) Funding procedures for projects eligible for 1626 assistance. These procedures shall include the amount of 1627 funding, the limits and requirements for the objects of 1628 expenditure, and the duration of assistance.

1629 (5) Other subject matter pertaining to the implementation1630 of this act.

1631Section 79.Section 570.248, Florida Statutes, is1632renumbered as section 570.81, Florida Statutes.

1633Section 80.Section 570.249, Florida Statutes, is1634renumbered as section 570.82, Florida Statutes.

1635 Section 81. <u>Section 570.345</u>, Florida Statutes, is 1636 repealed.

1637 Section 82. Subsection (5) of section 570.36, Florida
1638 Statutes, is amended to read:

Page 63 of 122

PCB ANRS 14-01.DOCX

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V

### ORIGINAL

1639 570.36 Division of Animal Industry; powers and duties.—The 1640 duties of the Division of Animal Industry include, but are not 1641 limited to:

1642 (5) Operating and managing the animal disease diagnostic
 1643 <u>laboratory</u> <del>laboratories</del> provided for in chapter 585.

Section 83. Section 570.38, Florida Statutes, is transferred, renumbered as section 585.008, Florida Statutes, and amended to read:

1647

585.008 570.38 Animal Industry Technical Council.-

1648 (1) COMPOSITION.—The Animal Industry Technical Council is 1649 hereby created in the department and shall be composed of 14 1650 members as follows:

The beef cattle, swine, dairy, horse, independent 1651 (a) 1652 agricultural market markets, meat processing and packing 1653 establishment establishments, veterinary medicine, and poultry 1654 representatives who serve on the State Agricultural Advisory 1655 Council and three additional representatives from the beef 1656 cattle industry, as well as three at-large members representing 1657 other animal industries in the state, who shall be appointed by 1658 the commissioner for 4-year terms or until their successors are 1659 duly qualified and appointed.

(b) Each additional beef cattle representative shall be appointed subject to the qualifications and by the procedure as prescribed in s. 570.23 for membership to the council by the beef cattle representative. If a vacancy occurs in these three positions, it shall be filled for the remainder of the term in Page 64 of 122

# PCB ANRS 14-01.DOCX

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### ORIGINAL

2014

1665 the same manner as an initial appointment.

1666 (2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS.-The 1667 meetings, powers and duties, procedures, and recordkeeping of 1668 the Animal Industry Technical Council shall be <u>pursuant to</u> 1669 governed by the provisions of s. <u>570.232</u> <del>570.0705</del> relating to 1670 advisory committees established within the department.

Section 84. Section 570.42, Florida Statutes, is transferred, renumbered as section 502.301, Florida Statutes, and amended to read:

502.301 570.42 Dairy Industry Technical Council.-

1675 (1) COMPOSITION.—The Dairy Industry Technical Council is 1676 hereby created within in the department and shall be composed of 1677 seven members as follows:

1678 (a) Two citizens of the state, one of whom shall be
1679 associated with the Agricultural Extension Service of the
1680 University of Florida and the other with the College of
1681 <u>Agricultural and Life Science</u> Agriculture of the University of
1682 Florida.

1683

1674

(b) An employee of the Department of Health.

1684 Two dairy farmers who are actively engaged in the (C) 1685 production of milk in this state and who earn a major portion of 1686 their income from the production of milk. The commissioner shall 1687 appoint the two members provided for in this paragraph from no 1688 fewer than four nor more than six nominees submitted by the 1689 recognized statewide organizations representing this group. In 1690 the absence of nominations, the commissioner shall appoint other Page 65 of 122

# PCB ANRS 14-01.DOCX

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V

## ORIGINAL

1691 persons qualified under the provisions of this paragraph.

1692 (d) Two distributors of milk. "Distributor" means a any 1693 milk dealer who operates a milk gathering station or processing plant where milk is collected and bottled or otherwise processed 1694 1695 and prepared for sale. The commissioner shall appoint the two members provided for in this paragraph from no fewer than four 1696 1697 nor more than six nominees submitted by the recognized statewide 1698 organizations representing this group. In the absence of 1699 nominations, the commissioner shall appoint other persons 1700 qualified under the provisions of this paragraph.

(e) All members shall serve 4-year terms or until their
successors are duly qualified and appointed. If a vacancy
occurs, it shall be filled for the remainder of the term in the
manner of an initial appointment.

1705 (2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS.—The
1706 meetings, powers and duties, procedures, and recordkeeping of
1707 the Dairy Industry Technical Council shall be <u>pursuant to</u>
1708 governed by the provisions of s. <u>570.232</u> <del>570.0705 relating to</del>
1709 advisory committees established within the department.

1710 Section 85. Subsections (5) through (9) of section 570.44, 1711 Florida Statutes, are renumbered as subsections (4) through (8), 1712 respectively, and subsections (3) and (4) of that section are 1713 amended to read:

1714 570.44 Division of Agricultural Environmental Services;
1715 powers and duties.—The duties of the Division of Agricultural
1716 Environmental Services include, but are not limited to:

#### Page 66 of 122

# PCB ANRS 14-01.DOCX

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#### ORIGINAL

2014

1717 Supporting the Pesticide Review Council and Reviewing (3) 1718 and evaluating technical and scientific data associated with the 1719 production, manufacture, storage, transportation, sale, or use 1720 of any article or product with respect to any statutory 1721 authority which is conferred on the department. The department may is authorized to establish positions within the division for 1722 1723 the employment of experts in the fields of toxicology, 1724 hydrology, and biology to conduct such reviews and evaluations 1725 and may. The department is also authorized to establish 1726 appropriate clerical support positions to implement the duties 1727 and responsibilities of the division. 1728 (4) Enforcing and implementing the responsibilities of 1729 chapter 582, and the rules relating to soil and water 1730 conservation. 1731 Section 86. Subsection (2) of section 570.45, Florida 1732 Statutes, is amended to read: 1733 570.45 Director; duties.-1734 The director shall supervise, direct, and coordinate (2)1735 the activities of the division and enforce the provisions of 1736 chapters 388, 482, 487, 501, 504, 531, 570, 576, 578, and  $580_{\tau}$ 1737 and 582 and any other chapter necessary to carry out the responsibilities of the division. 1738 1739 Section 87. Paragraph (d) of subsection (3) of section 570.451, Florida Statutes, is amended to read: 1740 1741 570.451 Agricultural Feed, Seed, and Fertilizer Advisory 1742 Council.-

# PCB ANRS 14-01.DOCX

#### Page 67 of 122

#### ORIGINAL

2014

1743 (3) 1744 The meetings, powers and duties, procedures, and (d) 1745 recordkeeping of the council shall be pursuant to in accordance 1746 with the provisions of s. 570.232 570.0705 relating to advisory 1747 committees established within the department. 1748 Section 88. Section 570.481, Florida Statutes, is 1749 transferred and renumbered as section 603.011, Florida Statutes. 1750 Section 89. Subsections (2) and (3) of section 570.50, 1751 Florida Statutes, are amended to read: 1752 570.50 Division of Food Safety; powers and duties.-The 1753 duties of the Division of Food Safety include, but are not 1754 limited to: 1755 (2)Conducting those general inspection activities 1756 relating to food and food products being processed, held, or offered for sale in this state and enforcing those provisions of 1757 1758 chapters 500, 501, 502, 531, 583, 585, 586, 597, and 601 1759 relating to foods as authorized by the department. 1760 Analyzing samples of foods offered for sale in this (3)1761 state as required under chapters 500, 501, 502, 585, 586, 597, 1762 and 601. 1763 Section 90. Subsection (2) of section 570.51, Florida 1764 Statutes, is amended to read: 1765 570.51 Director; qualifications; duties.-1766 The director shall supervise, direct, and coordinate (2)1767 the activities of the division and enforce the provisions of 1768 chapters 500, 501, 502, 531, 583, 585, 597, and 601 and any Page 68 of 122 PCB ANRS 14-01.DOCX

# ORIGINAL

1769	other chapter necessary to carry out the responsibilities of the
1770	division.
1771	Section 91. Section 570.531, Florida Statutes, is
1772	renumbered as section 570.209, Florida Statutes.
1773	Section 92. Section 570.542, Florida Statutes, is
1774	repealed.
1775	Section 93. Subsection (2) of section 570.543, Florida
1776	Statutes, is amended to read:
1777	570.543 Florida Consumers' Council.—The Florida Consumers'
1778	Council in the department is created to advise and assist the
1779	department in carrying out its duties.
1780	(2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDSThe
1781	meetings, powers and duties, procedures, and recordkeeping of
1782	the Florida Consumers' Council shall be <u>pursuant to</u> <del>governed by</del>
1783	the provisions of s. 570.232 570.0705 relating to advisory
1784	committees established within the department. The council
1785	members or chair may call no more than two meetings.
1786	Section 94. Section 570.545, Florida Statutes, is
1787	transferred and renumbered as section 501.0113, Florida
1788	Statutes.
1789	Section 95. Section 570.55, Florida Statutes, is
1790	transferred and renumbered as section 603.211, Florida Statutes.
1791	Section 96. Section 570.67, Florida Statutes, is created
1792	to read:
1793	570.67 Office of EnergyThe Office of Energy is created
1794	within the department. The office shall be under the supervision
	Page 69 of 122

PCB ANRS 14-01.DOCX

ORIGINAL 2014 PCB ANRS 14-01 1795 of a senior manager exempt under s. 110.205 in the Senior 1796 Management Service appointed by the commissioner. The duties of 1797 the office shall include, but are not limited to, administering 1798 and enforcing chapter 377, the rules adopted under that chapter, 1799 and any other duties authorized by the commissioner. Subsections (2) and (12) of section 570.71, 1800 Section 97. 1801 Florida Statutes, are amended to read: 1802 570.71 Conservation easements and agreements.-1803 (2)To achieve the purposes of this section act, beginning no sooner than July 1, 2002, and every year thereafter, the 1804 1805 department may accept applications for project proposals that: 1806 Purchase conservation easements, as defined in s. (a) 704.06. 1807 1808 (b) Purchase rural-lands-protection easements pursuant to 1809 this section act. 1810 (C) Fund resource conservation agreements pursuant to this 1811 section act. Fund agricultural protection agreements pursuant to 1812 (d) 1813 this section <del>act</del>. The department may is authorized to use funds from 1814 (12)the following sources to implement this section act: 1815 1816 State funds; (a) 1817 (b) Federal funds; 1818 Other governmental entities; (C) 1819 (d) Nongovernmental organizations; or 1820 (e) Private individuals. Page 70 of 122

PCB ANRS 14-01.DOCX

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V

# ORIGINAL

2014

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1822	Any such funds provided shall be deposited into the Conservation	
1823	and Recreation Lands Program Trust Fund within the Department of	
1824	Agriculture and Consumer Services and used for the purposes of	
1825	this section, including administrative and operating expenses	
1826	related to appraisals, mapping, title process, personnel, and	
1827	other real estate expenses act.	
1828	Section 98. Section 570.72, Florida Statutes, is repealed.	
1829	Section 99. <u>Section 570.901, Florida Statutes, is</u>	
1830	renumbered as section 570.692, Florida Statutes.	
1831	Section 100. Section 570.902, Florida Statutes, is	
1832	renumbered as section 570.69, Florida Statutes, and amended to	
1833	read:	
1834	<u>570.69</u> <del>570.902</del> Definitions; ss. <u>570.69</u> and 570.691 <del>570.902</del>	
1835	and $570.903$ For the purpose of this section and s. <u>570.691</u>	
1836	<del>570.903</del> :	
1837	(1) "Designated program" means the departmental program	
1838	which a direct-support organization has been created to support.	
1839	(2) "Direct-support organization" or "organization" means	
1840	an organization which is a Florida corporation not for profit	
1841	incorporated under <del>the provisions of</del> chapter 617 and approved by	
1842	the department to operate for the benefit of a museum or a	
1843	designated program.	
1844	(3) "Museum" means the Florida Agricultural Museum, which	
1845	is designated as the museum for agriculture and rural history of	
1846	the State of Florida.	
Page 71 of 122 PCB ANRS 14-01.DOCX		

### ORIGINAL

1847 Section 101. Section 570.903, Florida Statutes, is 1848 renumbered as section 570.691, Florida Statutes. Section 570.91, Florida statutes, is 1849 Section 102. 1850 renumbered as section 570.693, Florida Statutes. 1851 Section 103. Section 570.9135, Florida Statutes, is 1852 renumbered as section 570.83, Florida Statutes, and subsection 1853 (6) of that section is amended to read: 1854 570.83 570.9135 Beef Market Development Act; definitions; 1855 Florida Beef Council, Inc., creation, purposes, governing board, 1856 powers, and duties; referendum on assessments imposed on gross 1857 receipts from cattle sales; payments to organizations for 1858 services; collecting and refunding assessments; vote on 1859 continuing the act; council bylaws.-1860 REFERENDUM ON ASSESSMENTS.-All producers in this state (6) 1861 shall have the opportunity to vote in a referendum to determine 1862 whether the council shall be authorized to impose an assessment of not more than \$1 per head on cattle sold in the state. The 1863 referendum shall pose the question: "Do you approve of an 1864 1865 assessment program, up to \$1 per head of cattle pursuant to 1866 section 570.83 570.9135, Florida Statutes, to be funded through 1867 specific contributions that are mandatory and refundable upon 1868 request?" 1869 (a) A referendum held under this section must be conducted by secret ballot at extension offices of the Institute of Food 1870

1871 and Agricultural Sciences of the University of Florida or at 1872 offices of the United States Department of Agriculture with the Page 72 of 122

# PCB ANRS 14-01.DOCX

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#### ORIGINAL

2014

1873 cooperation of the department.

1874 (b) Notice of a referendum to be held under this act must
1875 be given at least once in trade publications, the public press,
1876 and statewide newspapers at least 30 days before the referendum
1877 is held.

Additional referenda may be held to authorize the 1878 (C) 1879 council to increase the assessment to more than \$1 per head of 1880 cattle. Such referendum shall pose the question: "Do you approve 1881 of granting the Florida Beef Council, Inc., authority to 1882 increase the per-head-of-cattle assessment pursuant to section 1883 570.83 570.9135, Florida Statutes, from ... (present rate)... to 1884 up to a maximum of ... (proposed rate) ... per head?" Referenda 1885 may not be held more often than once every 3 years.

(d) Each cattle producer is entitled to only one vote in a
referendum held under this <u>section</u> act. Proof of identification
and cattle ownership must be presented before voting.

(e) A simple majority of those casting ballots shall
determine any issue that requires a referendum under this
section act.

1892Section 104.Section 570.92, Florida Statutes, is1893repealed.

1894 Section 105. <u>Section 570.951</u>, Florida Statutes, is 1895 renumbered as section 570.681, Florida Statutes.

1896 Section 106. Section 570.952, Florida Statutes, is 1897 renumbered as section 570.685, Florida Statutes, and amended to 1898 read:

PCB ANRS 14-01.DOCX

Page 73 of 122

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V

## ORIGINAL

2014

1899 570.685 570.952 Florida Agriculture Center and Horse Park 1900 Authority.-1901 There is created within the Department of Agriculture (1)1902 and Consumer Services the Florida Agriculture Center and Horse 1903 Park Authority which shall be governed by this section and s. 570.232 <del>570.903</del>. 1904 1905 (2)The authority shall be composed of 21 members 1906 appointed by the commissioner. 1907 (a) Initially, the commissioner shall appoint 11 members 1908 for 4-year terms and 10 members for 2-year terms. Thereafter, 1909 each member shall be appointed for a term of 4 years from the 1910 date of appointment, except that a vacancy shall be filled by

1912 (b) <u>A</u> Any member of the authority who fails to attend
1913 three consecutive authority meetings without good cause shall be
1914 deemed to have resigned from the authority.

1915 (c) Terms for members appointed prior to July 1, 2005,
1916 shall expire on July 1, 2005.

1917 (3) The Florida Agriculture Center and Horse Park
1918 Authority shall have the power and duty to:

appointment for the remainder of the term.

(a) Appoint, with approval from the commissioner, an
executive director for the Florida Agriculture Center and Horse
Park.

(b) Establish rules of procedure for conducting its
meetings and approving matters before the authority <u>pursuant to</u>
that are consistent with s. 570.232 570.903.

Page 74 of 122

PCB ANRS 14-01.DOCX

1911

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V

#### ORIGINAL

(c) Develop, document, and implement strategies for the
planning, construction, and operation of the Florida Agriculture
Center and Horse Park.

1928(d) Advise and consult with the commissioner on matters1929related to the Florida Agriculture Center and Horse Park.

(e) Consider all matters submitted to the authority by thecommissioner.

(4) The authority shall meet at least semiannually and elect a <u>chair</u> <del>chairperson</del>, a vice <u>chair</u> <del>chairperson</del>, and a secretary for 1-year terms.

(a) The authority shall meet at the call of its <u>chair</u>
chairperson, at the request of a majority of its membership, at
the request of the commissioner, or at such times as may be
prescribed by its rules of procedure.

(b) The department shall be responsible for providing administrative and staff support services relating to the meetings of the authority and shall provide suitable space in the offices of the department for the meetings and the storage of records of the authority.

1944 In conducting its meetings, the authority shall use (C) 1945 accepted rules of procedure. The secretary shall keep a complete 1946 record of the proceedings of each meeting, which record shall 1947 show the names of the members present and the actions taken. 1948 These records shall be kept on file with the department, and 1949 such records and other documents regarding matters within the 1950 jurisdiction of the authority shall be subject to inspection by Page 75 of 122

#### PCB ANRS 14-01.DOCX

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#### ORIGINAL

2014

1951 members of the authority. 1952 Section 107. Section 570.953, Florida Statutes, is 1953 renumbered as section 570.686, Florida Statutes. 1954 Section 570.954, Florida Statutes, is Section 108. 1955 renumbered as section 570.841, Florida Statutes. 1956 Section 109. Section 570.96, Florida Statutes, is 1957 renumbered as section 570.85, Florida Statutes. 1958 Section 110. Section 570.961, Florida Statutes, is 1959 renumbered as section 570.86, Florida Statutes, and amended to 1960 read: 1961 570.86 570.961 Definitions.-As used in ss. 570.85-570.89 1962 570.96-570.964, the term: "Agritourism activity" means any agricultural related 1963 (1)1964 activity consistent with a bona fide farm or ranch or in a 1965 working forest which allows members of the general public, for 1966 recreational, entertainment, or educational purposes, to view or enjoy activities, including farming, ranching, historical, 1967 cultural, or harvest-your-own activities and attractions. An 1968 1969 agritourism activity does not include the construction of new or 1970 additional structures or facilities intended primarily to house, 1971 shelter, transport, or otherwise accommodate members of the 1972 general public. An activity is an agritourism activity 1973 regardless of whether or not the participant paid to participate 1974 in the activity. "Agritourism operator" means a any person who is 1975 (2)1976 engaged in the business of providing one or more agritourism Page 76 of 122 PCB ANRS 14-01.DOCX

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#### ORIGINAL

1977 activities, whether for compensation or not for compensation.

(3) "Farm" means the land, buildings, support facilities,
machinery, and other appurtenances used in the production of
farm or aquaculture products, including land used to display
plants, animals, farm products, or farm equipment to the public.
(4) "Farm operation" has the same meaning as defined in s.

1983 823.14.

1984 "Inherent risks of agritourism activity" means those (5) 1985 dangers or conditions that are an integral part of an 1986 agritourism activity including certain hazards, such as surface and subsurface conditions; natural conditions of land, 1987 1988 vegetation, and waters; the behavior of wild or domestic 1989 animals; and the ordinary dangers of structures or equipment 1990 ordinarily used in farming and ranching operations. The term also includes the potential of a participant to act in a 1991 1992 negligent manner that may contribute to the injury of the participant or others, including failing to follow the 1993 instructions given by the agritourism operator or failing to 1994 1995 exercise reasonable caution while engaging in the agritourism 1996 activity.

1997Section 111.Section 570.962, Florida Statutes, is1998renumbered as section 570.87, Florida Statutes.

Section 112. Section 570.963, Florida Statutes, is renumbered as section 570.88, Florida Statutes, and subsection (1) of that section is amended to read:

Page 77 of 122

2002

<u>570.88</u> <del>570.963</del> Liability.-

PCB ANRS 14-01.DOCX

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V

## ORIGINAL

2003 Except as provided in subsection (2), an agritourism (1)2004 operator, his or her employer or employee, or the owner of the 2005 underlying land on which the agritourism occurs is not liable 2006 for injury or death of, or damage or loss to, a participant 2007 resulting from the inherent risks of agritourism activities if the notice of risk required under s. 570.89 570.964 is posted as 2008 2009 required. Except as provided in subsection (2), a participant, 2010 or a participant's representative, may not maintain an action 2011 against or recover from an agritourism operator, his or her 2012 employer or employee, or the owner of the underlying land on 2013 which the agritourism occurs for the injury or death of, or 2014 damage or loss to, an agritourism participant resulting 2015 exclusively from any of the inherent risks of agritourism 2016 activities.

2017 Section 113. Section 570.964, Florida Statutes, is 2018 renumbered as section 570.89, Florida Statutes, and subsection 2019 (3) of that section is amended to read:

2020

570.89 570.964 Posting and notification.-

(3) Failure to comply with the requirements of this section subsection prevents an agritourism operator, his or her employer or employee, or the owner of the underlying land on which the agritourism occurs from invoking the privileges of immunity provided by this section.

2026 Section 114. Section 570.971, Florida Statutes, is created 2027 to read:

2028

570.971 Penalties; administrative and civil.-Page 78 of 122

PCB ANRS 14-01.DOCX

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# ORIGINAL

2014

2029	(1) The department or enforcing authority may impose the
2030	following fine amount for the class category specified in the
2031	chapter or section of law violated:
2032	(a) Class IFor each violation in the Class I category, a
2033	fine not to exceed \$1,000 may be imposed.
2034	(b) Class IIFor each violation in the Class II category,
2035	a fine not to exceed \$5,000 may be imposed.
2036	(c) Class IIIFor each violation in the Class III
2037	category, a fine not to exceed \$10,000 may be imposed.
2038	(d) Class IVFor each violation in the Class IV category,
2039	a fine of \$10,000 or more may be imposed.
2040	(2)(a) This section does not supersede a chapter or
2041	section of law or rule that limits the total fine amount that
2042	may be imposed for a violation.
2043	(b) The class categories under this section also apply to
2044	penalties provided by rule.
2045	(c) The penalties under this section are in addition to
2046	any other remedy provided by law.
2047	(3) A person who violates this chapter or any rule adopted
2048	under this chapter is subject to an administrative or civil fine
2049	in the Class II category in addition to any other penalty
2050	provided by law.
2051	(4) The department may refuse to issue or renew any
2052	license, permit, authorization, certificate, or registration to
2053	a person who has not satisfied a penalty imposed by the
2054	department.

# PCB ANRS 14-01.DOCX

Page 79 of 122

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# ORIGINAL

2055	(5) The department may adopt rules to implement this	
2056	section or any section that references this section.	
2057	Section 115. Subsection (1) of section 571.11, Florida	
2058	Statutes, is amended to read:	
2059	571.11 Eggs and poultry; seal of quality violations;	
2060	administrative penalties	
2061	(1) The Department of Agriculture and Consumer Services	
2062	may impose <u>an administrative</u> <del>a</del> fine <u>in the Class II category</u>	
2063	pursuant to s. 570.971 not exceeding \$5,000 against any dealer,	
2064	as defined <u>in</u> <del>under</del> s. 583.01(4), in violation of the guidelines	
2065	for the Florida seal of quality for eggs or poultry programs.	
2066	All fines, when imposed and paid, shall be deposited by the	
2067	department into the General Inspection Trust Fund.	
2068	Section 116. Subsection (2) of section 571.28, Florida	
2069	Statutes, is amended to read:	
2070	571.28 Florida Agricultural Promotional Campaign Advisory	
2071	Council	
2072	(2) MEETINGS; POWERS AND DUTIES; PROCEDURES; RECORDSThe	
2073	meetings, powers and duties, procedures, and recordkeeping of	
2074	the Florida Agricultural Promotional Campaign Advisory Council	
2075	shall be pursuant to governed by the provisions of s. $570.232$	
2076	570.0705 relating to advisory committees established within the	
2077	department.	
2078	Section 117. Paragraph (b) of subsection (3) of section	
2079	571.29, Florida Statutes, is amended to read:	
2080	571.29 Unlawful acts; administrative remedies; criminal	
Page 80 of 122 PCB ANRS 14-01.DOCX		

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#### ORIGINAL

2081 penalties.-

(3) The department may enter an order imposing one or more of the following penalties against any person who violates any of the provisions of this part or any rules adopted under this part:

Imposition of an administrative fine in the Class I 2086 (b) 2087 category pursuant to s. 570.971 for each of not more than \$1,000 2088 per violation for a first-time first time offender. For a 2089 second-time second time offender  $_{ au}$  or a any person who is shown 2090 to have willfully and intentionally violated any provision of 2091 this part or any rules adopted under this part, the administrative fine shall be in the Class II category pursuant 2092 2093 to s. 570.971 for each may not exceed \$5,000 per violation. The 2094 term "each per violation" means each incident in which a logo of 2095 the Florida Agricultural Promotional Campaign has been used, 2096 reproduced, or distributed in any manner inconsistent with the 2097 provisions of this part or the rules adopted under this part. 2098

2099 The administrative proceedings that could result in the entry of 2100 an order imposing any of the penalties specified in paragraphs 2101 (a)-(c) shall be conducted <u>pursuant to</u> in accordance with 2102 chapter 120.

2103 Section 118. Subsection (1) and paragraph (a) of 2104 subsection (2) of section 576.021, Florida Statutes, are amended 2105 to read:

2106 576.021 Registration and licensing.-

Page 81 of 122

PCB ANRS 14-01.DOCX

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### ORIGINAL

(1) A <u>company the person whose name and address of which</u> appears upon a label and <u>that who</u> guarantees a fertilizer may not distribute that fertilizer to a nonlicensee until a license to distribute has been obtained by <u>the company</u> that person from the department upon payment of a \$100 fee. All licenses shall expire on June 30 each year. An application for license shall include the following information:

2114

(a) The name and address of the applicant.

(b) The name and address of the distribution point. The name and address shown on the license shall be shown on all labels, pertinent invoices, and storage facilities for fertilizer distributed by the licensee in this state.

2119 (2) (a) A company the name and address of which appears 2120 upon a label and that guarantees a fertilizer person may not distribute a specialty fertilizer in this state until it is 2121 2122 registered with the department by the licensee whose name 2123 appears on the label. An application for registration of each 2124 brand and grade of specialty fertilizer shall be filed with the 2125 department by using a form prescribed by the department or by 2126 using the department's website made on a form furnished by the 2127 department and shall be accompanied by an annual fee of \$100 for each specialty fertilizer that is registered. All specialty 2128 2129 fertilizer registrations expire June 30 each year. All licensing 2130 and registration fees paid to the department under this section shall be deposited into the State Treasury to be placed in the 2131 2132 General Inspection Trust Fund to be used for the sole purpose of Page 82 of 122

## PCB ANRS 14-01.DOCX

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#### ORIGINAL

2133 funding the fertilizer inspection program.

2134 Section 119. Subsection (2) of section 576.031, Florida 2135 Statutes, is amended to read:

576.031 Labeling.-

(2) If distributed in bulk, <u>two</u> five labels containing the information required in paragraphs (1)(a)-(f) shall accompany delivery and be supplied to the purchaser at time of delivery with the delivery ticket, which shall show the certified net weight.

 2142
 Section 120.
 Subsections (3), (4), (6), and (7) of section

 2143
 576.041, Florida Statutes, are amended to read:

2144

2136

576.041 Inspection fees; records; bond.-

(3) In addition to any other penalty provided by this chapter, <u>a</u> any licensee who fails to timely pay the <u>inspection</u> tonnage fee shall be assessed a penalty of 1.5 percent for each month or part of a month that the fee or portion of the fee is not paid.

(4) If the report is not filed and the inspection fee <u>is</u> not paid on the date due, or if the report of tonnage is false, the amount of <u>the</u> inspection fee due is subject to a penalty of 10 percent or \$25, whichever is greater. The penalty shall be added to the inspection fee due and constitutes a debt and becomes a claim and lien against the surety bond or certificate of deposit required by this chapter.

2157 (6) In order to guarantee faithful performance of the 2158 provisions of subsection (2), the applicant for license shall Page 83 of 122

## PCB ANRS 14-01.DOCX

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#### ORIGINAL

2159 post with the department a surety bond, or assign a certificate 2160 of deposit, in an amount required by rule of the department to cover fees for any reporting period. The amount shall not be 2161 2162 less than \$1,000. The surety bond shall be executed by a 2163 corporate surety company authorized to do business in this state. The certificate of deposit shall be issued by any 2164 2165 recognized financial institution doing business in the United 2166 States. The department shall establish, by rule, whether annual or continuous surety bond or certificate of deposit will 2167 2168 be required and shall approve each surety bond or certificate of 2169 deposit before acceptance. The department shall examine and 2170 approve as to sufficiency all such bonds and certificates of 2171 deposit before acceptance. When the licensee ceases operation, 2172 said bond or certificate of deposit shall be returned, provided 2173 there are no outstanding fees due and payable.

2174 <u>(6)</u> (7) In order to obtain information that will facilitate 2175 the collection of inspection fees and serve other useful 2176 purposes relating to fertilizer, the department may, by rule, 2177 require licensees, manufacturers, registrants, and dealers to 2178 report movements of fertilizer.

2179 Section 121. Subsection (3) of section 576.051, Florida 2180 Statutes, is amended to read:

2181

576.051 Inspection, sampling, analysis.-

(3) The official analysis shall be made from the official
sample. The department, before making the official analysis,
shall take a sufficient portion from the official sample for
Page 84 of 122

## PCB ANRS 14-01.DOCX

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## ORIGINAL

2014

2185 check analysis and place that portion in a bottle sealed and 2186 identified by number, date, and the preparer's initials. The 2187 official check sample shall be kept until the analysis of the 2188 official sample is completed. However, the licensee may obtain 2189 upon request a portion of the official check sample. Upon 2190 completion of the analysis of the official sample, a true copy 2191 of the fertilizer analysis report shall be mailed to the 2192 licensee of the fertilizer from whom the official sample was 2193 taken and to the dealer or agent, if any, and purchaser, if 2194 known. This fertilizer analysis report shall show all 2195 determinations of plant nutrient and pesticides. If the official 2196 analysis conforms with the provisions of this section law, the 2197 official check sample may be destroyed. If the official analysis 2198 does not conform with the provisions of this section law, the official check sample shall be retained for 60 a period of 90 2199 2200 days from the date of the fertilizer analysis report of the 2201 official sample. If within that time the licensee of the 2202 fertilizer from whom the official sample was taken, upon receipt 2203 of the fertilizer analysis report, makes written demand for 2204 analysis of the official check sample by a referee chemist, a 2205 portion of the official check sample sufficient for analysis 2206 shall be sent to a referee chemist who is mutually acceptable to 2207 the department and the licensee for analysis at the expense of 2208 the licensee. The referee chemist, upon completion of the 2209 analysis, shall forward to the department and to the licensee a 2210 fertilizer analysis report bearing a proper identification mark Page 85 of 122

## PCB ANRS 14-01.DOCX

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### ORIGINAL

2014

2211 or number, + and the fertilizer analysis report shall be verified 2212 by an affidavit of the person making the analysis. If the 2213 results reported on the fertilizer analysis report agree within 2214 the matching criteria defined in department rule with the department's analysis on each element for which analysis was 2215 2216 made, the mean average of the two analyses shall be accepted as 2217 final and binding on all concerned. However, if the referee's 2218 fertilizer analysis report results do not agree within the 2219 matching criteria defined in department rule with the 2220 department's analysis in any one or more elements for which an 2221 analysis was made, upon demand of either the department or the 2222 licensee from whom the official sample was taken, a portion of 2223 the official check sample sufficient for analysis shall be 2224 submitted to a second referee chemist who is mutually acceptable 2225 to the department and to the licensee from whom the official 2226 sample was taken, at the expense of the party or parties 2227 requesting the referee analysis. If no demand is made for an 2228 analysis by a second referee chemist, the department's 2229 fertilizer analysis report shall be accepted as final and 2230 binding on all concerned. The second referee chemist, upon 2231 completion of the analysis, shall make a fertilizer analysis 2232 report as provided in this subsection for the first referee 2233 chemist. The mean average of the two analyses nearest in 2234 conformity to each other shall be accepted as final and binding 2235 on all concerned.

2236

Section 122. Subsections (4) and (5) of section 576.061, Page 86 of 122

## PCB ANRS 14-01.DOCX

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#### ORIGINAL

2237 Florida Statutes, are amended to read:

2238 576.061 Plant nutrient investigational allowances, 2239 deficiencies, and penalties.-

(4) When it is determined by the department that a
fertilizer has been distributed without being licensed or
registered, or without labeling, the department shall require
the licensee to pay a penalty in the amount of \$100. The
proceeds from any penalty payments shall be deposited by the
department in the General Inspection Trust Fund to be used for
the sole purpose of funding the fertilizer inspection program.

2247 (4) (5) The department may enter an order imposing one or 2248 more of the following penalties against a any person who 2249 violates any of the provisions of this chapter or the rules 2250 adopted under this chapter hereunder or who impedes, obstructs, 2251 or hinders shall impede, obstruct, hinder, or otherwise prevent 2252 or attempt to prevent the department in performing the performance of its duties under duty in connection with the 2253 2254 provisions of this chapter:

2255

(a) Issuance of a warning letter.

(b) Imposition of an administrative fine <u>in the Class I</u>
 <u>category pursuant to s. 570.971 for each</u> of not more than \$1,000
 <del>per</del> occurrence after the issuance of a warning letter.

(c) Cancellation, revocation, or suspension of any license issued by the department.

2261 Section 123. Section 576.071, Florida Statutes, is amended 2262 to read:

Page 87 of 122

#### PCB ANRS 14-01.DOCX

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V

#### ORIGINAL

2263 576.071 Commercial value.-The commercial value used in 2264 assessing penalties for any deficiency shall be determined by 2265 surveying the fertilizer industry in the state using annualized 2266 plant nutrient values contained in one or more generally 2267 recognized journals. 2268 Section 124. Subsections (3) and (4) of section 576.087, 2269 Florida Statutes, are amended to read: 2270 576.087 Antisiphon requirements for irrigation systems.-2271 (3) The department shall establish specific requirements 2272 for antisiphon devices. 2273 (4) Any governmental agency which requires antisiphon 2274 devices on irrigation systems used for the application of fertilizer shall use the specific antisiphon device requirements 2275 2276 adopted by the department. 2277 Section 125. Section 576.101, Florida Statutes, is amended 2278 to read: 2279 576.101 Cancellation, revocation, and suspension; 2280 probationary status.-2281 The department may deny, suspend, or revoke any (1)2282 license issued by the department for any violation of the 2283 provisions of this chapter, the rules adopted under this chapter 2284 thereunder, or any lawful order of the department. 2285 (2)The department may place any licensee on a 2286 probationary status when the deficiency levels of samples taken 2287 from that licensee do not meet minimum performance levels 2288 established by statute within the investigational allowances Page 88 of 122 PCB ANRS 14-01.DOCX

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# ORIGINAL

2014

2289	provided in s. 576.061.
2290	Section 126. Subsection (1) of section 578.08, Florida
2291	Statutes, is amended to read:
2292	578.08 Registrations
2293	(1) Every person, except as provided in subsection (4) and
2294	s. 578.14, before selling, distributing for sale, offering for
2295	sale, exposing for sale, handling for sale, or soliciting orders
2296	for the purchase of any agricultural, vegetable, flower, or
2297	forest tree seed or mixture thereof, shall first register with
2298	the department as a seed dealer. The application for
2299	registration shall include the name and location of each place
2300	of business at which the seed is sold, distributed for sale,
2301	offered for sale, exposed for sale, or handled for sale. The
2302	application for registration shall be filed with department by
2303	using a form prescribed by the department or by using the
2304	department's website and shall be accompanied by an annual
2305	registration fee for each such place of business based on the
2306	gross receipts from the sale of such seed for the last preceding
2307	license year as follows:
2308	(a) <u>1. Receipts of less than \$500</u> , a fee of \$10.
2309	2. Receipts of \$500 or more but less than \$1,000, a fee of
2310	\$25.
2311	<u>3.</u> 1. Receipts of \$1,000 or more but less than <u>\$2,500</u>
2312	<del>\$2,500.01</del> , <u>a</u> fee
2313	of \$100 <u>.</u>
2314	<u>4.</u> 2. Receipts <u>of</u> more than \$2,500 <u>or more but</u> and less
•	Page 89 of 122

PCB ANRS 14-01.DOCX

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#### ORIGINAL

2315 than \$5,000 <del>\$5,000.01</del>, a fee of \$200. 2316 5.3. Receipts of more than \$5,000 or more but and less 2317 than \$10,000 <del>\$10,000.01</del>, a fee of \$350. 6.4. Receipts of more than \$10,000 or more but and less 2318 2319 than \$20,000 <del>\$20,000.01</del>, a fee of \$800. 7.5. Receipts of more than \$20,000 or more but and less 2320 2321 than \$40,000 <del>\$40,000.01</del>, a fee of \$1,000. 2322 8.6. Receipts of more than \$40,000 or more but and less 2323 than \$70,000 <del>\$70,000.01</del>, a fee of \$1,200. 2324 9.7. Receipts of more than \$70,000 or more but and less than \$150,000 <del>\$150,000.01</del>, a fee of \$1,600. 2325 2326 10.8. Receipts of more than \$150,000 or more but and less 2327 than \$400,000 <del>\$400,000.01</del>, a fee of \$2,400. 2328 11.9. Receipts of more than \$400,000 or more, a fee of \$4,600. 2329 2330 (b) For places of business not previously in operation, 2331 the fee shall be based on anticipated receipts for the first 2332 license year. 2333 Section 127. Subsection (1) of section 578.181, Florida 2334 Statutes, is amended to read: 2335 578.181 Penalties; administrative fine.-2336 The department may enter an order imposing one or more (1)2337 of the following penalties against a any person who violates any 2338 of the provisions of this chapter or the rules adopted under 2339 this chapter promulgated hereunder or who impedes, obstructs, or hinders, or otherwise prevents or attempts to prevent the 2340 Page 90 of 122

## PCB ANRS 14-01.DOCX

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ORIGINAL

PCB ANRS 14-01

2341 department in performing the performance of its duties under 2342 duty in connection with the provisions of this chapter: 2343 Issuance of a warning letter. (a) 2344 Imposition of an administrative fine in the Class I (b) category pursuant to s. 570.971 for each of not more than \$1,000 2345 2346 per occurrence after the issuance of a warning letter. 2347 Revocation or suspension of the registration as a seed (C) 2348 dealer. 2349 Section 128. Paragraph (g) of subsection (2) of section 2350 580.036, Florida Statutes, is amended to read: 2351 580.036 Powers and duties.-2352 The department is authorized to adopt rules pursuant (2)2353 to ss. 120.536(1) and 120.54 to enforce the provisions of this 2354 chapter. These rules shall be consistent with the rules and 2355 standards of the United States Food and Drug Administration and 2356 the United States Department of Agriculture, when applicable, 2357 and shall include: 2358 Establishing standards for the sale, use, and (q)

2359 distribution of commercial feed or feedstuff to ensure usage 2360 that is consistent with animal safety and well-being and, to the 2361 extent that meat, poultry, and other animal products for human 2362 consumption may be affected by commercial feed or feedstuff, to 2363 ensure that these products are safe for human consumption. Such 2364 standards, if adopted, must be developed in consultation with 2365 the Agricultural Feed, Seed, and Fertilizer Advisory Council under s. 57<u>0.451.</u> 2366

PCB ANRS 14-01.DOCX

Page 91 of 122

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#### ORIGINAL

2367 Section 129. Paragraphs (a), (b), and (d) of subsection 2368 (1) of section 580.041, Florida Statutes, are amended to read: 2369 580.041 Master registration; fee; refusal or cancellation 2370 of registration; reporting.-2371 (1)(a) Each distributor of commercial feed must annually 2372 obtain a master registration before her or his brands are 2373 distributed in this state. Upon initial registration, The 2374 department shall furnish the registration forms requiring the 2375 distributor to state that the distributor shall agree to will 2376 comply with all provisions of this chapter and applicable rules. 2377 The registration form shall identify the manufacturer's or 2378 guarantor's name and place of business and the location of each 2379 manufacturing facility in the state and shall be signed by the 2380 owner; by a partner, if a partnership; or by an authorized 2381 officer or agent, if a corporation. All registrations expire on 2382 June 30 of each year. The application for registration form shall be filed 2383 (b) 2384 with department by using a form prescribed by the department or 2385 by using the department's website and shall be accompanied by a fee that shall be based on tons of feed distributed in this 2386 2387 state during the previous year. If a distributor has been in 2388 business less than 1 year, the tonnage shall be estimated by the 2389 distributor for the first year and based on actual tonnage 2390 thereafter. These fees shall be as follows: 2391 SALES IN TONS FEE 2392 Zero, up to and including 25.....\$40 Page 92 of 122

PCB ANRS 14-01.DOCX

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# ORIGINAL

2014

2393	More than 25, up to and including 50\$75			
2394	More than 50, up to and including 100			
2395	More than 100, up to and including 300\$375			
2396	More than 300, up to and including 600\$600			
2397	More than 600, up to and including 1,000\$900			
2398	More than 1,000, up to and including			
2399	2,000\$1,250			
2400	More than 2,000, up to and including			
2401	5,000\$2,000			
2402	More than 5,000\$3,500			
2403	(d) The department shall <u>provide</u> mail a copy of the master			
2404	registration to the registrant to signify that administrative			
2405	requirements have been met.			
2406	Section 130. Paragraphs (d) and (e) of subsection (1) of			
2407	section 580.071, Florida Statutes, are amended, and paragraphs			
2408	(f), (g), and (h) are added to that subsection, to read:			
2409	580.071 AdulterationNo person shall distribute an			
2410	adulterated commercial feed or feedstuff. A commercial feed or			
2411	feedstuff shall be deemed to be adulterated:			
2412	(1)			
2413	(d) If it is a raw agricultural commodity and it bears or			
2414	contains a pesticide chemical that is unsafe within the meaning			
2415	of s. 408(a) of the Federal Food, Drug, and Cosmetic Act;			
2416	however, where a pesticide chemical has been used in or on a raw			
2417	agricultural commodity in conformity with an exemption granted			
2418	or a tolerance prescribed under s. 408 of the Federal Food,			
1	Page 93 of 122 PCB ANRS 14-01.DOCX			

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#### ORIGINAL

2419 Drug, and Cosmetic Act and that raw agricultural commodity has 2420 been subjected to processing such as canning, cooking, freezing, 2421 dehydrating, or milling, the processed feed will result, or is 2422 likely to result, in pesticide residue in the edible product of 2423 the animal which is unsafe within the meaning of s. 408(a) of 2424 the Federal Food, Drug, and Cosmetic Act; <del>or</del>

(e) If it is, or it bears or contains, any new animal drug that is unsafe within the meaning of s. 512 of the Federal Food, Drug, and Cosmetic Act:

2428 (f) If it consists in whole or in part of any filthy, 2429 putrid, or decomposed substance or is otherwise unfit for feed;

2430 (g) If it is prepared, packaged, or held under unsanitary 2431 <u>conditions in which it may have become contaminated with filth</u> 2432 or rendered injurious to health; or

(h) If it is, in whole or in part, the product of a diseased animal or of an animal that has died by a means other than slaughter which is unsafe within the meaning of s. 402(a)(1) or (2) of the Federal Food, Drug, and Cosmetic Act.

2437Section 131. Paragraph (b) of subsection (1) of section2438580.121, Florida Statutes, is amended to read:

2439 580.121 Penalties; duties of law enforcement officers; 2440 injunctive relief.—

(1) The department may impose one or more of the following penalties against any person who violates any provision of this chapter:

2444 (b) Imposition of an administrative fine <u>in the Class I</u> Page 94 of 122

PCB ANRS 14-01.DOCX

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## ORIGINAL

2445 category pursuant to s. 570.971 for each, by the department, 2446 not more than \$1,000 per occurrence. 2447 2448 However, the severity of the penalty imposed shall be 2449 commensurate with the degree of risk to human or animal safety or the level of financial harm to the consumer that is created 2450 2451 by the violation. 2452 Section 132. Subsection (5) of section 581.091, Florida 2453 Statutes, is amended to read: 2454 581.091 Noxious weeds and infected plants or regulated 2455 articles; sale or distribution; receipt; information to 2456 department; withholding information.-2457 Notwithstanding any other provision of state law or (5)(a) 2458 rule, a person may obtain a special permit from the department 2459 to plant Casuarina cunninghamiana as a windbreak for a 2460 commercial citrus grove if provided the plants are produced in an authorized registered nursery and certified by the department 2461

2462 as being vegetatively propagated from male plants. A "commercial 2463 citrus grove" means a contiguous planting of 100 or more citrus 2464 trees where citrus fruit is produced for sale.

2465 (b) For a 5-year period, special permits authorizing a 2466 person to plant Casuarina cunninghamiana shall be issued only as 2467 part of a pilot program for fresh fruit groves in -<del>of</del> areas 2468 Indian River, St. Lucie, and Martin Counties where citrus canker 2469 is determined by the department to be widespread. The pilot 2470 program shall be reevaluated annually, and a comprehensive Page 95 of 122

#### PCB ANRS 14-01.DOCX

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PCB ANRS 14-01 ORIGINAL

2471 review shall be conducted in 2013. The purpose of the 2472 5-year reviews is to determine if the use of Casuarina 2473 cunninghamiana as an agricultural pest and disease windbreak 2474 poses any adverse environmental consequences. At the end of the 2475 5-year pilot program, if the Noxious Weed and Invasive Plant 2476 Review Committee, created by the department, and the Department 2477 of Environmental Protection, in consultation with a 2478 representative of the citrus industry who has a Casuarina 2479 cunninghamiana windbreak, determine that the potential is low 2480 for adverse environmental impacts from planting Casuarina 2481 cunninghamiana as windbreaks, the department may, by rule, allow 2482 the use of Casuarina cunninghamiana windbreaks for commercial 2483 citrus groves in other areas of the state. If it is determined 2484 at the end of the 5-year pilot program that additional time is 2485 needed to further evaluate Casuarina cunninghamiana, the 2486 department will remain the lead agency.

2487 (b) (c) Each application for a special permit shall be 2488 accompanied by a fee in an amount determined by the department, 2489 by rule, not to exceed \$500. A special permit shall be required 2490 for each noncontiguous commercial citrus grove and shall be 2491 renewed every 5 years. The property owner is responsible for maintaining and producing for inspection the original nursery 2492 2493 invoice with certification documentation. If ownership of the 2494 property is transferred, the seller must notify the department 2495 and provide the buyer with a copy of the special permit and 2496 copies of all invoices and certification documentation before Page 96 of 122

#### PCB ANRS 14-01.DOCX

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## ORIGINAL

2497 prior to the closing of the sale.

2498 <u>(c) (d)</u> Each application shall include a baseline survey of 2499 all lands within 500 feet of the proposed Casuarina 2500 cunninghamiana windbreak showing the location and identification 2501 to species of all existing Casuarina spp.

2502 (d) (e) Nurseries authorized to produce Casuarina 2503 cunninghamiana must obtain a special permit from the department 2504 certifying that the plants have been vegetatively propagated 2505 from sexually mature male source trees currently grown in the 2506 state. The importation of Casuarina cunninghamiana from any area 2507 outside the state to be used as a propagation source tree is 2508 prohibited. Each male source tree must be registered by the 2509 department as being a horticulturally true-to-type male plant 2510 and be labeled with a source tree registration number. Each 2511 nursery application for a special permit shall be accompanied by 2512 a fee in an amount determined by the department, by rule, not to 2513 exceed \$200. Special permits shall be renewed annually. The 2514 department shall, by rule, set the amount of an annual fee, not 2515 to exceed \$50, for each Casuarina cunninghamiana registered as a 2516 source tree. Nurseries may only sell Casuarina cunninghamiana to 2517 a person with a special permit as specified in paragraphs (a) 2518 and (b). The source tree registration numbers of the parent 2519 plants must be documented on each invoice or other certification 2520 documentation provided to the buyer.

2521(e) (f)All Casuarina cunninghamiana must be destroyed by2522the property owner within 6 months after:

Page 97 of 122

#### PCB ANRS 14-01.DOCX

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#### ORIGINAL

2523 The property owner takes permanent action to no longer 1. 2524 use the site for commercial citrus production; 2525 2. The site has not been used for commercial citrus 2526 production for a period of 5 years; or 2527 3. The department determines that the Casuarina 2528 cunninghamiana on the site has become invasive. This 2529 determination shall be based on, but not limited to, the 2530 recommendation of the Noxious Weed and Invasive Plant Review 2531 Committee and the Department of Environmental Protection and in consultation with a representative of the citrus industry who 2532 2533 has a Casuarina cunninghamiana windbreak. 2534 2535 If the owner or person in charge refuses or neglects to comply, 2536 the director or her or his authorized representative may, under 2537 authority of the department, proceed to destroy the plants. The 2538 expense of the destruction shall be assessed, collected, and 2539 enforced against the owner by the department. If the owner does 2540 not pay the assessed cost, the department may record a lien 2541 against the property. 2542 (f) (g) The use of Casuarina cunninghamiana for windbreaks

2542 <u>(I) (g)</u> The use of Casuarina cunninghamiana for Windbreaks 2543 <u>does shall</u> not preclude the department from issuing permits for 2544 the research or release of biological control agents to control 2545 Casuarina spp. <u>pursuant to</u> in accordance with s. 581.083.

2546 <u>(g)(h)</u> The use of Casuarina cunninghamiana for windbreaks 2547 <u>may shall</u> not restrict or interfere with any other agency or 2548 local government effort to manage or control noxious weeds or

Page 98 of 122

## PCB ANRS 14-01.DOCX

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ORIGINAL 2014 PCB ANRS 14-01 2549 invasive plants, including Casuarina cunninghamiana. An, nor 2550 shall any other agency or local government may not remove any 2551 Casuarina cunninghamiana planted as a windbreak under special 2552 permit issued by the department. 2553 (i) The department shall develop and implement a 2554 monitoring protocol to determine invasiveness of Casuarina 2555 cunninghamiana. The monitoring protocol shall, at a minimum, 2556 require: 2557 1. Inspection of the planting site by department 2558 inspectors within 30 days following initial planting or any 2559 subsequent planting of Casuarina cunninghamiana to ensure the 2560 criteria of the special permit have been met. 2561 2. Annual site inspections of planting sites and all lands 2562 within 500 feet of the planted windbreak by department 2563 inspectors who have been trained to identify Casuarina spp. and 2564 to make determinations of whether Casuarina cunninghamiana has 2565 spread beyond the permitted windbreak location. 2566 3. Any new seedlings found within 500 feet of the planted 2567 windbreak to be removed, identified to the species level, and 2568 evaluated to determine if hybridization has occurred. 2569 4. The department to submit an annual report and a final 2570 5-year evaluation identifying any adverse effects resulting from 2571 the planting of Casuarina cunninghamiana for windbreaks and 2572 documenting all inspections and the results of those inspections 2573 to the Noxious Weed and Invasive Plant Review Committee, the 2574 Department of Environmental Protection, and a designated Page 99 of 122 PCB ANRS 14-01.DOCX

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2575 representative of the citrus industry who has a Casuarina 2576 cunninghamiana windbreak. 2577 (j) If the department determines that female flowers or 2578 cones have been produced on any Casuarina cunninghamiana that have been planted under a special permit issued by the 2579 2580 department, the property owner shall be responsible for 2581 destroying the trees. The department shall notify the property 2582 owner of the timeframe and method of destruction. 2583 (k) If at any time the department determines that 2584 hybridization has occurred during the pilot program between 2585 Casuarina cunninghamiana planted as a windbreak and other 2586 Casuarina spp., the department shall expeditiously initiate 2587 research to determine the invasiveness of the hybrid. The 2588 information obtained from this research shall be evaluated by 2589 the Noxious Weed and Invasive Plant Review Committee, the 2590 Department of Environmental Protection, and a designated 2591 representative of the citrus industry who has a Casuarina 2592 cunninghamiana windbreak. If the department determines that the 2593 hybrids have a high potential to become invasive, based on, but 2594 not limited to, the recommendation of the Noxious Weed and 2595 Invasive Plant Review Committee, the Department of Environmental 2596 Protection, and a designated representative of the citrus 2597 industry who has a Casuarina cunninghamiana windbreak, this 2598 pilot program shall be permanently suspended. 2599 (1) Each application for a special permit must be 2600 accompanied by a fee as described in paragraph (c) and an Page 100 of 122

## PCB ANRS 14-01.DOCX

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## ORIGINAL

2601 agreement that the property owner will abide by all permit 2602 conditions including the removal of Casuarina cunninghamiana if 2603 invasive populations or other adverse environmental factors are 2604 determined to be present by the department as a result of the 2605 use of Casuarina cunninghamiana as windbreaks. The application 2606 must include, on a form provided by the department, the name of 2607 the applicant and the applicant's address or the address of the 2608 applicant's principal place of business; a statement of the 2609 estimated cost of removing and destroying the Casuarina cunninghamiana that is the subject of the special permit; and 2610 2611 the basis for calculating or determining that estimate. If the 2612 applicant is a corporation, partnership, or other business 2613 entity, the applicant must also provide in the application the 2614 name and address of each officer, partner, or managing agent. 2615 The applicant shall notify the department within 30 business 2616 days of any change of address or change in the principal place 2617 of business. The department shall mail all notices to the 2618 applicant's last known address.

2619 Upon obtaining a permit, the permitholder must annually 1. 2620 maintain the Casuarina cunninghamiana authorized by a special 2621 permit as required in the permit. If the permitholder ceases to 2622 maintain the Casuarina cunninghamiana as required by the special 2623 permit, if the permit expires, or if the permitholder ceases to 2624 abide by the conditions of the special permit, the permitholder 2625 must shall remove and destroy the Casuarina cunninghamiana in a timely manner as specified in the permit. 2626

#### Page 101 of 122

#### PCB ANRS 14-01.DOCX

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## ORIGINAL

2627 2. If the department: 2628 Determines that the permitholder is no longer a. 2629 maintaining the Casuarina cunninghamiana subject to the special 2630 permit and has not removed and destroyed the Casuarina 2631 cunninghamiana authorized by the special permit; Determines that the continued use of Casuarina 2632 b. 2633 cunninghamiana as windbreaks presents an imminent danger to 2634 public health, safety, or welfare; or 2635 с. Determines that the permitholder has exceeded the 2636 conditions of the authorized special permit, + 2637 2638 the department may issue an immediate final order, which shall 2639 be immediately appealable or enjoinable pursuant to as provided 2640 by chapter 120, directing the permitholder to immediately remove 2641 and destroy the Casuarina cunninghamiana authorized to be 2642 planted under the special permit. A copy of the immediate final order shall be mailed to the permitholder. 2643 2644 If, upon issuance by the department of an immediate 3. 2645 final order to the permitholder, the permitholder fails to 2646 remove and destroy the Casuarina cunninghamiana subject to the 2647 special permit within 60 days after issuance of the order, or 2648 such shorter period as is designated in the order as public 2649 health, safety, or welfare requires, the department may remove 2650 and destroy the Casuarina cunninghamiana that are the subject of 2651 the special permit. If the permitholder makes a written request 2652 to the department for an extension of time to remove and destroy

Page 102 of 122

#### PCB ANRS 14-01.DOCX

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### ORIGINAL

2653 the Casuarina cunninghamiana that demonstrates specific facts 2654 showing why the Casuarina cunninghamiana could not reasonably be 2655 removed and destroyed in the applicable timeframe, the 2656 department may extend the time for removing and destroying 2657 Casuarina cunninghamiana subject to a special permit. The 2658 reasonable costs and expenses incurred by the department for 2659 removing and destroying Casuarina cunninghamiana subject to a 2660 special permit shall be paid out of the Citrus Inspection Trust 2661 Fund and shall be reimbursed by the party to which the immediate 2662 final order is issued. If the party to which the immediate final 2663 order has been issued fails to reimburse the state within 60 2664 days, the department may record a lien on the property. The lien 2665 shall be enforced by the department.

2666 In order to carry out the purposes of this paragraph, 4. 2667 the department or its agents may require a permitholder to 2668 provide verified statements of the planted acreage subject to 2669 the special permit and may review the permitholder's business or 2670 planting records at her or his place of business during normal 2671 business hours in order to determine the acreage planted. The 2672 failure of a permitholder to furnish such statement or to make 2673 such records available is cause for suspension of the special 2674 permit. If the department finds such failure to be willful, the 2675 special permit may be revoked.

2676 Section 133. Subsection (8) of section 581.131, Florida 2677 Statutes, is amended to read:

Page 103 of 122

PCB ANRS 14-01.DOCX

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<sup>2678 581.131</sup> Certificate of registration.-

#### ORIGINAL

2679 (8) The department shall provide to each person subject to 2680 this section written notice and renewal forms 30 60 days before 2681 prior to the annual renewal date informing the person of the 2682 certificate of registration renewal date and the applicable fee. 2683 Section 134. Paragraph (a) of subsection (2) of section 2684 581.141, Florida Statutes, is amended to read: 2685 581.141 Certificate of registration or of inspection; 2686 revocation and suspension; fines.-2687 (2) FINES; PROBATION.-2688 The department may, after notice and hearing, impose (a)1. 2689 an administrative a fine in the Class II category pursuant to s. 2690 570.971 not exceeding \$5,000 or probation not exceeding 12 2691 months, or both, for a the violation of any of the provisions of 2692 this chapter or the rules adopted under this chapter upon a any person, nurseryman, stock dealer, agent, or plant broker. The 2693 2694 fine, when paid, shall be deposited in the Plant Industry Trust 2695 Fund. 2696 The imposition of a fine or probation pursuant to this 2. 2697 subsection may be in addition to or in lieu of the suspension or 2698 revocation of a certificate of registration or certificate of 2699 inspection. 2700 Section 135. Section 581.186, Florida Statutes, is amended 2701 to read: 2702 581.186 Endangered Plant Advisory Council; organization; 2703 meetings; powers and duties.-2704 (2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS.-The Page 104 of 122 PCB ANRS 14-01.DOCX

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#### ORIGINAL

2705 meetings, powers and duties, procedures, and recordkeeping of 2706 the Endangered Plant Advisory Council shall be <u>pursuant to</u> 2707 governed by the provisions of s. <u>570.232</u> <del>570.0705 relating to</del> 2708 advisory committees established within the department.

2709 Section 136. Paragraph (a) of subsection (3) of section 2710 581.211, Florida Statutes, is amended to read:

2711

581.211 Penalties for violations.-

2712 (3) (a)1. In addition to any other provision of law, the 2713 department may, after notice and hearing, impose an 2714 administrative fine pursuant to s. 570.971 in the Class II category not exceeding \$5,000 for each violation of this 2715 2716 chapter, upon a any person, nurseryman, stock dealer, agent, or plant broker. The fine, when paid, shall be deposited in the 2717 2718 Plant Industry Trust Fund. In addition, the department may place the violator on probation for up to 1 year, with conditions. 2719

2720 2. The imposition of a fine or probation pursuant to this 2721 subsection may be in addition to or in lieu of the suspension or 2722 revocation of a certificate of registration or certificate of 2723 inspection.

2724 Section 137. Subsection (2) of section 582.06, Florida 2725 Statutes, is amended to read:

2726 582.06 Soil and Water Conservation Council; powers and 2727 duties.-

(2) POWERS AND DUTIES; MEETINGS; PROCEDURES; RECORDS.—The
 meetings, powers and duties, procedures, and recordkeeping of
 the Soil and Water Conservation Council shall be <u>pursuant to</u>
 Page 105 of 122

#### PCB ANRS 14-01.DOCX

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#### ORIGINAL

2731 governed by the provisions of s. 570.232 570.0705 relating to 2732 advisory committees established within the department.

2733 Section 138. Subsection (4) of section 583.01, Florida 2734 Statutes, is amended to read:

2735 583.01 Definitions.—For the purpose of this chapter, 2736 unless elsewhere indicated, the term:

(4) "Dealer" means <u>a</u> any person, firm, or corporation, including a producer, processor, retailer, or wholesaler, that sells, offers for sale, or holds for the purpose of sale in this state 30 dozen or more eggs or its equivalent in any one week, or <u>more than 384</u> in excess of 100 pounds of dressed <u>birds</u> poultry in any one week.

2743 Section 139. Subsection (1) of section 585.007, Florida 2744 Statutes, is amended to read:

2745

585.007 Violation of rules; violation of chapter.-

(1) <u>A</u> Any person who violates the provisions of this chapter or any rule of the department shall be subject to the imposition of an administrative fine <u>in the Class III category</u> <u>pursuant to s. 570.971</u> of up to \$10,000 for each offense. Upon repeated violation, the department may seek enforcement pursuant to s. 120.69.

2752 Section 140. Paragraph (a) of subsection (2) of section 2753 586.15, Florida Statutes, is amended to read:

2754 586.15 Penalty for violation.-

(2) (a) The department may, after notice and hearing,
 impose an administrative a fine in the Class II category
 Page 106 of 122

## PCB ANRS 14-01.DOCX

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## ORIGINAL

2757 <u>pursuant to s. 570.971</u> not exceeding \$5,000 for <u>a</u> the violation of any of the provisions of this chapter or the rules adopted under this chapter upon any person. The fine, when paid, shall be deposited in the Plant Industry Trust Fund. The imposition of a fine pursuant to this subsection may be in addition to or in lieu of the suspension or revocation of a permit or a certificate of inspection or registration.

2764 Section 141. Subsection (3) of section 586.161, Florida 2765 Statutes, is amended to read:

2766

2774

586.161 Honeybee Technical Council.-

(3) MEETINGS; POWERS AND DUTIES; PROCEDURES; RECORDS.—The meetings, powers and duties, procedures, and recordkeeping of the Honeybee Technical Council shall be <u>pursuant to</u> <del>governed by</del> the provisions of s. <u>570.232</u> <del>570.0705</del> relating to advisory committees established within the department.

2772 Section 142. Subsection (3) is added to section 589.08, 2773 Florida Statutes, to read:

589.08 Land acquisition restrictions.-

2775 (3) The Florida Forest Service shall pay 15 percent of the 2776 gross receipts from the Goethe State Forest to each fiscally 2777 constrained county, as described in s. 218.67(1), in which a 2778 portion of the respective forest is located in proportion to the 2779 forest acreage located in such county. The funds must be equally 2780 divided between the board of county commissioners and the school 2781 board of each fiscally constrained county. 2782 Section 143. Section 589.081, Florida Statutes, is

PCB ANRS 14-01.DOCX

Page 107 of 122

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## ORIGINAL

2014

2783 repealed. 2784 Section 144. Subsections (1) and (3) of section 589.011, 2785 Florida Statutes, are amended to read: 2786 589.011 Use of state forest lands; fees; rules.-2787 (1) (a) If authorized by a land management plan approved pursuant to chapter 253 or by an interim assignment letter which 2788 2789 identifies the interim management activities issued by the 2790 Department of Environmental Protection pursuant to chapter 259, 2791 the Florida Forest Service of the Department of Agriculture and Consumer Services may grant privileges, permits, leases, and 2792 2793 concessions for the use of state forest lands or any lands 2794 leased by or otherwise assigned to the Florida Forest Service 2795 for management purposes, timber, and forest products pursuant to 2796 for purposes not inconsistent with the provisions of this 2797 chapter. 2798 (b) Lessees of such lands that are open to the public for recreational purposes, where such lease or agreement recognizes 2799 that the state is responsible for personal injury, loss, or 2800 2801 damage resulting in whole or in part from public use of the area 2802 under the terms of the lease or agreement, subject to the 2803 limitations and conditions specified in s. 768.28, owe no duty 2804 of care to keep the area safe for entry or use by others or to 2805 give warning to persons entering or going into the area of any 2806 hazardous conditions, structures, or activities thereon. 2807 (C) Lessees who lease property from the Florida Forest 2808 Service that is open to the public for recreational purposes: Page 108 of 122

## PCB ANRS 14-01.DOCX

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#### ORIGINAL

2809 1. Are not presumed to extend any assurance that the 2810 leased area is safe for any purpose. 2811 2. Do not incur any duty of care toward a person who goes 2812 into the area that is subject to the lease or agreement. 2813 3. Are not liable or responsible for any injury to persons 2814 or property caused by the act or omission of a person who goes 2815 into the area that is subject to the lease or agreement. 2816 (d) This subsection: 2817 1. Applies to all persons going into the leased area, 2818 including invitees, licensees, and trespassers. 2819 2. Does not relieve a person of liability that would 2820 otherwise exist for deliberate, willful, or malicious injury to 2821 persons or property. 2822 3. Does not create or increase liability of a person. 2823 (3) The Florida Forest Service may shall have the power to 2824 set and charge reasonable fees, rentals, or charges rent for the use or operation of facilities and concessions on state forests 2825 2826 or any lands leased by or otherwise assigned to the Florida 2827 Forest Service for management purposes based on factors such as 2828 the cost and extent of recreational facilities and services, 2829 geographic location, seasonal public demand, fees charged by 2830 other governmental and private entities for comparable services 2831 and activities, and market value and demand for forest products. Moneys collected from such fees, rentals, and charges rent shall 2832 2833 be deposited into the Incidental Trust Fund of the Florida 2834 Forest Service.

## PCB ANRS 14-01.DOCX

Page 109 of 122

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### ORIGINAL

2835 Section 145. Section 589.20, Florida Statutes, is amended 2836 to read:

2837 589.20 Cooperation by Florida Forest Service.-The Florida 2838 Forest Service may cooperate with other state agencies, water 2839 management districts, municipalities, and other government entities who are custodians of lands which are suitable for 2840 2841 forestry purposes, in the designation and dedication of such 2842 lands that are suitable for forestry purposes when in the opinion of the state agencies concerned such lands are suitable 2843 2844 for these purposes and can be so administered. Lands designated 2845 and dedicated by a state agency, water management district, 2846 municipality, or other government entity Upon the designation 2847 and dedication of said lands for forestry these purposes by the 2848 agencies concerned, said lands shall be administered by the 2849 Florida Forest Service.

2850 Section 146. Subsection (7) of section 590.02, Florida 2851 Statutes, is amended to read:

2852 590.02 Florida Forest Service; powers, authority, and 2853 duties; liability; building structures; <u>Withlacoochee Training</u> 2854 Florida Center for Wildfire and Forest Resources Management 2855 <u>Training</u>.-

(7) The Florida Forest Service may organize, staff, equip,
and operate the <u>Withlacoochee</u> Florida Forest Training Center.
The center shall serve as a site where fire and forest resource
managers can obtain current knowledge, techniques, skills, and
theory as they relate to their respective disciplines.

### Page 110 of 122

## PCB ANRS 14-01.DOCX

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### ORIGINAL

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

2867 opportunities for rural fire departments, volunteer fire 2868 departments, and other local fire response units.

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

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

2880Section 147.Section 590.091, Florida Statutes, is2881repealed.

2882 Section 148. Subsection (2) of section 590.125, Florida 2883 Statutes, is amended to read:

2884 590.125 Open burning authorized by the Florida Forest 2885 Service.-

2886 (2) NONCERTIFIED BURNING.-

Page 111 of 122

PCB ANRS 14-01.DOCX

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ORIGINAL 2014 PCB ANRS 14-01 2887 Persons may be authorized to broadcast burn or pile (a) 2888 burn pursuant to in accordance with this subsection if: 2889 1. There is specific consent of the landowner or his or 2890 her designee; 2891 2. Authorization has been obtained from the Florida Forest 2892 Service or its designated agent before starting the burn; 2893 There are adequate firebreaks at the burn site and 3. 2894 sufficient personnel and firefighting equipment for the 2895 containment of the fire; 2896 The fire remains within the boundary of the authorized 4. 2897 area; 2898 The person named responsible in the burn authorization 5. 2899 or a designee is present at the burn site until the fire is 2900 completed; 2901 The Florida Forest Service does not cancel the 6. 2902 authorization; and 2903 7. The Florida Forest Service determines that air quality 2904 and fire danger are favorable for safe burning. 2905 (b) A new authorization is not required for smoldering 2906 that occurs within the authorized burn area unless new ignitions 2907 are conducted by the person named responsible in the burn 2908 authorization or a designee. 2909 (c) Monitoring the smoldering activity of a burn does not 2910 require an additional authorization even if flames begin to 2911 spread within the authorized burn area due to ongoing 2912 smoldering.

PCB ANRS 14-01.DOCX

Page 112 of 122

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### ORIGINAL

2913 <u>(d) (b)</u> A person who broadcast burns or pile burns in a 2914 manner that violates any requirement of this subsection commits 2915 a misdemeanor of the second degree, punishable as provided in s. 2916 775.082 or s. 775.083.

2917 Section 149. Subsection (3) of section 590.14, Florida 2918 Statutes, is amended to read:

2919 590.14 Notice of violation; penalties; legislative 2920 intent.-

2921 (3) The department may also impose an administrative fine 2922 in the Class I category pursuant to s. 570.971 for each, not to 2923 exceed \$1,000 per violation of any section of chapter 589 or 2924 this chapter or violation of any rule adopted by the Florida 2925 Forest Service to administer provisions of law conferring duties 2926 upon the Florida Forest Service. The fine shall be based upon 2927 the degree of damage, the prior violation record of the person, 2928 and whether the person knowingly provided false information to 2929 obtain an authorization. The fines shall be deposited in the Incidental Trust Fund of the Florida Forest Service. 2930

2931 Section 150. Subsection (2) of section 595.701, Florida 2932 Statutes, is amended to read:

2933 595.701 Healthy Schools for Healthy Lives Council.2934 (2) The meetings, powers, duties, procedures, and
2935 recordkeeping of the Healthy Schools for Healthy Lives Council
2936 shall be <u>pursuant to</u> governed by s. <u>570.232</u> <del>570.0705, relating</del>
2937 to advisory committees established within the department.

2938 Section 151. Subsection (2) of section 597.0041, Florida Page 113 of 122

PCB ANRS 14-01.DOCX

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### ORIGINAL

2939 Statutes, is amended to read:

2940

597.0041 Prohibited acts; penalties.-

2941 A Any person who violates any provision of this (2) (a) chapter or any rule adopted under this chapter promulgated 2942 2943 hereunder is subject to a suspension or revocation of his or her 2944 certificate of registration or license under this chapter. The 2945 department may, in lieu of  $\tau$  or in addition to the suspension or 2946 revocation, impose on the violator an administrative fine in the 2947 Class I category pursuant to s. 570.971 for each violation, for 2948 each day the violation exists in an amount not to exceed \$1,000 2949 per violation per day.

(b) Except as provided in subsection (4), <u>a any person who</u>
violates any provision of this chapter, or <u>any rule adopted</u>
<u>under this chapter hereunder</u>, commits a misdemeanor of the first
degree, punishable as provided in s. 775.082 or s. 775.083.

2954 Section 152. Subsection (1) of section 597.020, Florida 2955 Statutes, is amended to read:

2956

2957

597.020 Shellfish processors; regulation.-

(1) The department may:

2958 (a) is authorized to Adopt by rule regulations, 2959 specifications, and codes relating to sanitary practices for 2960 catching, cultivating, handling, processing, packaging, 2961 preserving, canning, smoking, and storing of oysters, clams, 2962 mussels, scallops, and crabs.

2963 (b) The department is also authorized to License shellfish 2964 processors who handle oysters, clams, mussels, scallops, and Page 114 of 122

### PCB ANRS 14-01.DOCX

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### ORIGINAL

2965 crabs when such activities relate to quality control, sanitary, 2966 and public health practices pursuant to this section and chapter 2967 500.

2968 (C) The department is also authorized to License or 2969 certify, for a fee determined by rule, facilities used for 2970 processing oysters, clams, mussels, scallops, and crabs, to levy 2971 an administrative fine in the Class I category pursuant to s. 570.971 for each violation for each day the violation exists of 2972 2973 up to \$1,000 per violation per day or to suspend or revoke such 2974 licenses or certificates upon satisfactory evidence of a any 2975 violation of rules adopted pursuant to this section, and to 2976 seize and destroy any adulterated or misbranded shellfish 2977 products as defined by rule.

2978 Section 153. Subsection (2) of section 599.002, Florida 2979 Statutes, is amended to read:

2980

599.002 Viticulture Advisory Council.-

(2) The meetings, powers and duties, procedures, and recordkeeping of the Viticulture Advisory Council shall be <u>pursuant to</u> governed by the provisions of s. <u>570.232</u> <del>570.0705</del> relating to advisory committees established within the department.

2986 Section 154. Section 601.67, Florida Statutes, is amended 2987 to read:

2988 601.67 Disciplinary action by Department of Agriculture 2989 against citrus fruit dealers.-

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Page 115 of 122

The Department of Agriculture may impose an

PCB ANRS 14-01.DOCX

(1)

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#### ORIGINAL

2991 administrative a fine in the Class IV category pursuant to s. 2992 570.971 not to exceed exceeding \$50,000 for each per violation 2993 against a any licensed citrus fruit dealer who violates for 2994 violation of any provision of this chapter and, in lieu of, or 2995 in addition to  $\overline{r}$  such fine, may revoke or suspend the license of 2996 any such a dealer when it has been satisfactorily shown that 2997 such dealer, in her or his activities as a citrus fruit dealer, 2998 has:

2999 (a) Obtained a license by means of fraud, 3000 misrepresentation, or concealment;

3001 (b) Violated or aided or abetted in the violation of any 3002 law of this state governing or applicable to citrus fruit 3003 dealers or any lawful rules of the Department of Citrus;

3004 (c) Been guilty of a crime against the laws of this or any 3005 other state or government involving moral turpitude or dishonest 3006 dealing or has become legally incompetent to contract or be 3007 contracted with;

3008 Made, printed, published, distributed, or caused, (d) 3009 authorized, or knowingly permitted the making, printing, 3010 publication, or distribution of false statements, descriptions, 3011 or promises of such a character as to reasonably induce a any 3012 person to act to her or his damage or injury, if such citrus 3013 fruit dealer then knew, or by the exercise of reasonable care and inquiry could have known, of the falsity of such statements, 3014 descriptions, or promises; 3015

3016 (e) Knowingly committed or been a party to any material Page 116 of 122

PCB ANRS 14-01.DOCX

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#### ORIGINAL

3017 fraud, misrepresentation, concealment, conspiracy, collusion, 3018 trick, scheme, or device whereby <u>another</u> any other person 3019 lawfully relying upon the word, representation, or conduct of 3020 the citrus fruit dealer has acted to her or his injury or 3021 damage;

3022 (f) Committed any act or conduct of the same or different 3023 character <u>than</u> <del>of</del> that <del>hereinabove</del> enumerated which constitutes 3024 fraudulent or dishonest dealing; or

3025 (g) Violated any of the provisions of ss.  $506.19-506.28_{\tau}$ 3026 both sections inclusive.

3027 The Department of Agriculture may impose an (2) 3028 administrative a fine in the Class IV category pursuant to s. 3029 570.971 not to exceed exceeding \$100,000 for each per violation 3030 against a any person who operates as a citrus fruit dealer 3031 without a current citrus fruit dealer license issued by the 3032 Department of Agriculture pursuant to s. 601.60. In addition, the Department of Agriculture may order such person to cease and 3033 3034 desist operating as a citrus fruit dealer without a license. An 3035 administrative order entered by the Department of Agriculture 3036 under this subsection may be enforced pursuant to s. 601.73.

3037 (3) The Department of Agriculture shall impose <u>an</u>
3038 <u>administrative</u> <del>a</del> fine <u>in the Class IV category pursuant to s.</u>
3039 <u>570.971 not exceed of not less than \$10,000 nor more than</u>
3040 \$100,000 <u>for each per</u> violation against <u>a</u> <del>any</del> licensed citrus
3041 fruit dealer and shall suspend, for 60 days during the first
3042 available period between September 1 and May 31, the license of
Page 117 of 122

### PCB ANRS 14-01.DOCX

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### ORIGINAL

2014

3043 a any citrus fruit dealer who:

(a) Falsely labels or otherwise misrepresents that a fresh
citrus fruit was grown in a specific production area specified
in s. 601.091; or

3047 (b) Knowingly, falsely labels or otherwise misrepresents 3048 that a processed citrus fruit product was prepared solely with 3049 citrus fruit grown in a specific production area specified in s. 3050 601.091.

3051 (4) <u>A</u> Any fine imposed pursuant to subsection (1),
3052 subsection (2), or subsection (3), when paid, shall be deposited
3053 by the Department of Agriculture into its General Inspection
3054 Trust Fund.

3055 (5)Whenever an any administrative order has been made and 3056 entered by the Department of Agriculture that imposes a fine 3057 pursuant to this section, such order shall specify a time limit 3058 for payment of the fine, not exceeding 15 days. The failure of the citrus fruit dealer involved to pay the fine within that 3059 3060 time shall result in the immediate suspension of such citrus 3061 fruit dealer's current license, or any subsequently issued 3062 license, until such time as the order has been fully satisfied. 3063 An Any order suspending a citrus fruit dealer's license shall 3064 include a provision that the such suspension shall be for a 3065 specified period of time not to exceed 60 days, and such period 3066 of suspension may begin commence at any designated date within 3067 the current license period or subsequent license period. 3068 Whenever an order has been entered that suspends a citrus fruit Page 118 of 122

### PCB ANRS 14-01.DOCX

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### ORIGINAL

3069 dealer's license for a definite period of time and that license, 3070 by law, expires during the period of suspension, the suspension 3071 order shall continue automatically and shall be effective against any subsequent citrus fruit dealer dealer's license 3072 3073 issued to such dealer until such time as the entire period of 3074 suspension has elapsed. Whenever any such administrative order 3075 of the Department of Agriculture is sought to be reviewed by the 3076 offending dealer involved in a court of competent jurisdiction, 3077 if such court proceedings should finally terminate in such 3078 administrative order being upheld or not quashed, such order 3079 shall thereupon, upon the filing with the Department of 3080 Agriculture of a certified copy of the mandate or other order of 3081 the last court having to do with the matter in the judicial 3082 process, become immediately effective and shall then be carried 3083 out and enforced notwithstanding such time will be during a new 3084 and subsequent shipping season from that during which the administrative order was first originally entered by the 3085 3086 Department of Agriculture.

3087 Section 155. Section 604.22, Florida Statutes, is amended 3088 to read:

3089

604.22 Dealers to keep records; contents.-

3090 (1) (a) Each licensee, while acting as agent for a 3091 producer, shall make and preserve for at least 1 year a record 3092 of each transaction, specifying the name and address of the 3093 producer for whom she or he acts as agent; the date of receipt; 3094 the kind, quality, and quantity of agricultural products Page 119 of 122

### PCB ANRS 14-01.DOCX

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### ORIGINAL

3095 received; the name and address of the purchaser of each package 3096 of agricultural products; the price for which each package was 3097 sold; the amount of any additional charges necessary to 3098 effectuate the sale; the amount and explanation of any 3099 adjustments given; and the net amount due from each purchaser.

3100 (b) An account of sales shall be furnished to each 3101 producer within 48 hours after the sale of such agricultural 3102 products unless otherwise agreed to in a written contract or 3103 verifiable oral agreement. Such account of sales shall clearly 3104 show the sale price of each lot of agricultural products sold; 3105 all adjustments to the original price, along with an explanation 3106 of such adjustments; and an itemized showing of all marketing 3107 costs deducted by the licensee, along with the net amount due 3108 the producer.

3109 <u>(c)</u> The licensee shall make the payment to the producer 3110 within 5 days <u>after</u> <del>of</del> the licensee's receipt of payment unless 3111 otherwise agreed to in a written contract or verifiable oral 3112 agreement.

3113 Notwithstanding The provisions of s. 604.16(2), (2) (a) 3114 (3), and (4) notwithstanding, a any person, partnership, corporation, or other business entity, except a person described 3115 3116 in s. 604.16(1), who possesses and offers for sale agricultural 3117 products is required to possess and display, upon the request of 3118 a any department representative or state, county, or local law enforcement officer, an invoice, bill of sale, manifest, or 3119 3120 other written document showing the date of sale, the name and Page 120 of 122

### PCB ANRS 14-01.DOCX

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3121 address of the seller, and the kind and quantity of products for 3122 all such agricultural products. 3123 A Any person who violates the provisions of this (b) section is subject to s. 604.30(2) and (3) subsection is guilty 3124 3125 of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 3126 3127 Section 156. Paragraph (a) of subsection (3) of section 604.30, Florida Statutes, is amended to read: 3128 3129 604.30 Penalties; injunctive relief; administrative 3130 fines.-3131 In addition to the penalties provided in this (3)(a) 3132 section, the department may, after notice and hearing, impose an 3133 administrative a fine in the Class II category pursuant to s. 3134 570.971 not to exceed exceeding \$2,500 for a the violation of any of the provisions of ss. 604.15-604.34 or the rules adopted 3135 3136 thereunder against a any dealer in agricultural products. + Such 3137 fine, when imposed and paid, shall be deposited by the department into the General Inspection Trust Fund. 3138 3139 Section 157. Paragraph (a) of subsection (19) of section 3140 616.242, Florida Statutes, is amended to read: 616.242 Safety standards for amusement rides.-3141 3142 ENFORCEMENT AND PENALTIES.-(19)3143 (a) The department may deny, suspend for a period not to 3144 exceed 1 year, or revoke any permit or inspection certificate. In addition to denial, suspension, or revocation, the department 3145 3146 may impose an administrative fine in the Class II category Page 121 of 122 PCB ANRS 14-01.DOCX

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# ORIGINAL

2014

3147	pursuant to s. 570.971 not to exceed <del>of up to</del> \$2,500 for each
3148	<del>per</del> violation, <u>for each day the violation exists</u> <del>per day</del> ,
3149	against the owner of the amusement ride if it finds that:
3150	1. An amusement ride has operated or is operating:
3151	a. With a mechanical, structural, or electrical defect
3152	that affects patron safety, of which the owner or manager has
3153	knowledge, or, through the exercise of reasonable diligence,
3154	should have knowledge;
3155	b. In a manner or circumstance that presents a risk of
3156	serious injury to patrons;
3157	c. At a speed in excess of its maximum safe operating
3158	speed;
3159	d. In violation of this section or any rule adopted under
3160	this section; or
3161	e. In violation of <u>an</u> <del>any</del> order of the department or order
3162	of any court <u>; or</u> -
3163	2. A Any manager in the course of his or her duties is
3164	under the influence of drugs or alcohol.
3165	Section 158. This act shall take effect July 1, 2014.
	Page 122 of 122 PCB ANRS 14-01.DOCX

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