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| 1 | A bill to be entitled |
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| 2 | An act relating to agriculture; amending s. 163.3162, |
| 3 | F.S.; prohibiting a county from enforcing certain limits |
| 4 | on the activity of a bona fide farm operation on |
| 5 | agricultural land under certain circumstances; prohibiting |
| 6 | a county from charging agricultural lands for stormwater |
| 7 | management assessments and fees under certain |
| 8 | circumstances; allowing an assessment to be collected if |
| 9 | credits against the assessment are provided for |
| 10 | implementation of best management practices; providing |
| 11 | exemptions from certain restrictions on a county's powers |
| 12 | over the activity on agricultural land; providing a |
| 13 | definition; providing for application; creating s. |
| 14 | 163.3163, F.S.; creating the "Agricultural Land |
| 15 | Acknowledgement Act"; providing legislative findings and |
| 16 | intent; providing definitions; requiring an applicant for |
| 17 | certain development permits to sign and submit an |
| 18 | acknowledgement of certain contiguous agricultural lands |
| 19 | as a condition of the political subdivision issuing the |
| 20 | permits; specifying information to be included in the |
| 21 | acknowledgement; requiring that the acknowledgement be |
| 22 | recorded in the official county records; authorizing the |
| 23 | Department of Agriculture and Consumer Services to adopt |
| 24 | rules; amending s. 205.064, F.S.; authorizing a person |
| 25 | selling certain agricultural products who is not a natural |
| 26 | person to qualify for an exemption from obtaining a local |
| 27 | business tax receipt; amending s. 322.01, F.S.; revising |
| 28 | the term "farm tractor" for purposes of drivers' licenses; |
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29 amending s. 604.15, F.S.; revising the term "agricultural 30 products" to make tropical foliage exempt from regulation 31 under provisions relating to dealers in agricultural 32 products; amending s. 604.50, F.S.; exempting farm fences from the Florida Building Code; revising the term 33 "nonresidential farm building"; exempting nonresidential 34 35 farm buildings and farm fences from county and municipal 36 codes and fees; specifying that the exemptions do not 37 apply to code provisions implementing certain floodplain 38 regulations; amending s. 624.4095, F.S.; requiring that 39 gross written premiums for certain crop insurance not be included when calculating the insurer's gross writing 40 ratio; requiring that liabilities for ceded reinsurance 41 42 premiums be netted against the asset for amounts 43 recoverable from reinsurers; requiring that insurers who 44 write other insurance products disclose a breakout of the gross written premiums for crop insurance; amending s. 45 823.145, F.S.; expanding the materials used in 46 47 agricultural operations that may be disposed of by open burning; providing certain limitations on open burning; 48 49 providing an effective date. 50 51 Be It Enacted by the Legislature of the State of Florida: 52 Subsection (4) of section 163.3162, Florida 53 Section 1.

54 Statutes, is amended to read:

55

163.3162 Agricultural Lands and Practices Act.-

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56 (4) DUPLICATION OF REGULATION.-Except as otherwise 57 provided in this section and s. 487.051(2), and notwithstanding 58 any other law, including any provision of chapter 125 or this 59 chapter: τ

60 (a) A county may not exercise any of its powers to adopt 61 or enforce any ordinance, resolution, regulation, rule, or 62 policy to prohibit, restrict, regulate, or otherwise limit an 63 activity of a bona fide farm operation on land classified as 64 agricultural land pursuant to s. 193.461, if such activity is 65 regulated through implemented best management practices, interim measures, or regulations adopted as rules under chapter 120 66 67 developed by the Department of Environmental Protection, the 68 Department of Agriculture and Consumer Services, or a water 69 management district and adopted under chapter 120 as part of a 70 statewide or regional program; or if such activity is expressly 71 regulated by the United States Department of Agriculture, the 72 United States Army Corps of Engineers, or the United States 73 Environmental Protection Agency.

74 (b) A county may not charge an assessment or fee for 75 stormwater management on a bona fide farm operation on land 76 classified as agricultural land pursuant to s. 193.461, if the 77 farm operation has a National Pollutant Discharge Elimination 78 System permit, environmental resource permit, or works-of-the-79 district permit or implements best management practices adopted 80 as rules under chapter 120 by the Department of Environmental 81 Protection, the Department of Agriculture and Consumer Services, 82 or a water management district as part of a statewide or 83 regional program.

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| 84 | (c) For each county that, before March 1, 2009, adopted a |
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| 85 | stormwater utility ordinance or resolution, adopted an ordinance |
| 86 | or resolution establishing a municipal services benefit unit, or |
| 87 | adopted a resolution stating the county's intent to use the |
| 88 | uniform method of collection pursuant to s. 197.3632 for such |
| 89 | stormwater ordinances, the county may continue to charge an |
| 90 | assessment or fee for stormwater management on a bona fide farm |
| 91 | operation on land classified as agricultural pursuant to s. |
| 92 | 193.461, if the ordinance or resolution provides credits against |
| 93 | the assessment or fee on a bona fide farm operation for the |
| 94 | water quality or flood control benefit of: |
| 95 | 1. The implementation of best management practices adopted |
| 96 | as rules under chapter 120 by the Department of Environmental |
| 97 | Protection, the Department of Agriculture and Consumer Services, |
| 98 | or a water management district as part of a statewide or |
| 99 | regional program; |
| 100 | 2. The stormwater quality and quantity measures required |
| 101 | as part of a National Pollutant Discharge Elimination System |
| 102 | permit, environmental resource permit, or works-of-the-district |
| 103 | permit; or |
| 104 | 3. The implementation of best management practices or |
| 105 | alternative measures which the landowner demonstrates to the |
| 106 | county to be of equivalent or greater stormwater benefit than |
| 107 | those provided by implementation of best management practices |
| 108 | adopted as rules under chapter 120 by the Department of |
| 109 | Environmental Protection, the Department of Agriculture and |
| 110 | Consumer Services, or a water management district as part of a |
| 111 | statewide or regional program, or stormwater quality and |
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112 <u>quantity measures required as part of a National Pollutant</u> 113 <u>Discharge Elimination System permit, environmental resource</u> 114 <u>permit, or works-of-the-district permit.</u>

115 (d) (a) When an activity of a farm operation takes place 116 within a wellfield protection area as defined in any wellfield 117 protection ordinance adopted by a county, and the implemented 118 best management practice, regulation, or interim measure does not specifically address wellfield protection, a county may 119 120 regulate that activity pursuant to such ordinance. This 121 subsection does not limit the powers and duties provided for in 122 s. 373.4592 or limit the powers and duties of any county to 123 address an emergency as provided for in chapter 252.

124 <u>(e) (b)</u> This subsection may not be construed to permit an 125 existing farm operation to change to a more excessive farm 126 operation with regard to traffic, noise, odor, dust, or fumes 127 where the existing farm operation is adjacent to an established 128 homestead or business on March 15, 1982.

129 (f) (f) (c) This subsection does not limit the powers of a 130 predominantly urbanized county with a population greater than 1,500,000 and more than 25 municipalities, not operating under a 131 132 home rule charter adopted pursuant to ss. 10, 11, and 24, Art. 133 VIII of the Constitution of 1885, as preserved by s. 6(e), Art. 134 VIII of the Constitution of 1968, which has a delegated 135 pollution control program under s. 403.182 and includes drainage basins that are part of the Everglades Stormwater Program, to 136 137 enact ordinances, regulations, or other measures to comply with the provisions of s. 373.4592, or which are necessary to 138 139 carrying out a county's duties pursuant to the terms and

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| 140 | conditions of any environmental program delegated to the county |
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| 141 | by agreement with a state agency. |
| 142 | <u>(g)(d)</u> For purposes of this subsection, a county ordinance |
| 143 | that regulates the transportation or land application of |
| 144 | domestic wastewater residuals or other forms of sewage sludge |
| 145 | shall not be deemed to be duplication of regulation. |
| 146 | (h) This subsection does not limit a county's powers to: |
| 147 | 1. Enforce wetlands, springs protection, or stormwater |
| 148 | ordinances, regulations, or rules adopted before July 1, 2003. |
| 149 | 2. Enforce wetlands, springs protection, or stormwater |
| 150 | ordinances, regulations, or rules pertaining to the Wekiva River |
| 151 | Protection Area. |
| 152 | 3. Enforce ordinances, regulations, or rules as directed |
| 153 | by law or implemented consistent with the requirements of a |
| 154 | program operated under a delegation agreement from a state |
| 155 | agency or water management district. |
| 156 | |
| 157 | As used in this paragraph, the term "wetlands" has the same |
| 158 | meaning as defined in s. 373.019. |
| 159 | (i) The provisions of this subsection that limit a |
| 160 | county's authority to adopt or enforce any ordinance, |
| 161 | regulation, rule, or policy, or to charge any assessment or fee |
| 162 | for stormwater management, apply only to a bona fide farm |
| 163 | operation as described in this subsection. |
| 164 | (j) This subsection does not apply to a municipal services |
| 165 | benefit unit established before March 1, 2009, pursuant to s. |
| 166 | 125.01(1)(q), predominately for flood control or water supply |
| 167 | benefits. |

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168 Section 2. Section 163.3163, Florida Statutes, is created 169 to read: 163.3163 Applications for development permits; disclosure 170 171 and acknowledgement of contiguous sustainable agricultural 172 land.-173 (1) This section may be cited as the "Agricultural Land 174 Acknowledgement Act." 175 (2) The Legislature finds that nonagricultural land which neighbors agricultural land may adversely affect agricultural 176 177 production and farm operations on the agricultural land and may 178 lead to the agricultural land's conversion to urban, suburban, 179 or other nonagricultural uses. The Legislature intends to reduce 180 the occurrence of conflicts between agricultural and 181 nonagricultural land uses and encourage sustainable agricultural 182 land use. The purpose of this section is to ensure that 183 generally accepted agricultural practices will not be subject to 184 interference by residential use of land contiguous to 185 sustainable agricultural land. 186 (3) As used in this section, the term: 187 (a) "Contiguous" means touching, bordering, or adjoining 188 along a boundary. For purposes of this section, properties that 189 would be contiguous if not separated by a roadway, railroad, or 190 other public easement are considered contiguous. 191 (b) "Farm operation" has the same meaning as defined in s. 192 823.14. "Sustainable agricultural land" means land classified 193 (C) as agricultural land pursuant to s. 193.461 which is used for a 194 195 farm operation that uses current technology, based on science or Page 7 of 12

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| 196 | research and demonstrated measurable increases in productivity, |
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| 197 | to meet future food, feed, fiber, and energy needs, while |
| 198 | considering the environmental impacts and the social and |
| 199 | economic benefits to the rural communities. |
| 200 | (4)(a) Before a political subdivision issues a local land |
| 201 | use permit, building permit, or certificate of occupancy for |
| 202 | nonagricultural land contiguous to sustainable agricultural |
| 203 | land, the political subdivision shall require that, as a |
| 204 | condition of issuing the permit or certificate, the applicant |
| 205 | for the permit or certificate sign and submit to the political |
| 206 | subdivision, in a format that is recordable in the official |
| 207 | records of the county in which the political subdivision is |
| 208 | located, a written acknowledgement of contiguous sustainable |
| 209 | agricultural land in the following form: |
| 210 | |
| 211 | ACKNOWLEDGEMENT OF CONTIGUOUS SUSTAINABLE AGRICULTURAL LAND |
| 212 | |
| 213 | I, (name of applicant), understand that my property |
| 214 | located at (address of nonagricultural land), as |
| 215 | further described in the attached legal description, is |
| 216 | contiguous to sustainable agricultural land located at |
| 217 | (address of agricultural land), as further described |
| 218 | in the attached legal description. |
| 219 | I acknowledge and understand that the farm operation |
| 220 | on the contiguous sustainable agricultural land identified |
| 221 | herein will be conducted according to generally accepted |
| 222 | agricultural practices as provided in the Florida Right to |
| 223 | Farm Act, s. 823.14, Florida Statutes. |
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224 Signature: ... (signature of applicant) 225 Date: ... (date) 226 227 (b) An acknowledgement submitted to a political 228 subdivision under paragraph (a) shall be recorded in the 229 official records of the county in which the political 230 subdivision is located. 231 (c) The Department of Agriculture and Consumer Services, in cooperation with the Department of Revenue, may adopt rules 232 to administer this section. 233 Section 3. Subsection (1) of section 205.064, Florida 234 235 Statutes, is amended to read: 236 205.064 Farm, aquacultural, grove, horticultural, 237 floricultural, tropical piscicultural, and tropical fish farm 238 products; certain exemptions.-239 (1) A local business tax receipt is not required of any 240 natural person for the privilege of engaging in the selling of 241 farm, aquacultural, grove, horticultural, floricultural, 242 tropical piscicultural, or tropical fish farm products, or 243 products manufactured therefrom, except intoxicating liquors, 244 wine, or beer, when such products were grown or produced by such 245 natural person in the state. 246 Section 4. Subsection (20) of section 322.01, Florida 247 Statutes, is amended to read: 248 322.01 Definitions.-As used in this chapter: 249 (20) "Farm tractor" means a motor vehicle that is: 250 (a) Operated principally on a farm, grove, or orchard in 251 agricultural or horticultural pursuits and that is operated on Page 9 of 12

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252 <u>the roads of this state only incidentally to transportation</u> 253 <u>between the owner's or operator's headquarters and the farm,</u> 254 <u>grove, or orchard or between one farm, grove, or orchard and</u> 255 another; or

256 (b) Designed and used primarily as a farm implement for 257 drawing plows, mowing machines, and other implements of 258 husbandry.

259 Section 5. Subsection (1) of section 604.15, Florida 260 Statutes, is amended to read:

261 604.15 Dealers in agricultural products; definitions.—For 262 the purpose of ss. 604.15-604.34, the following words and terms, 263 when used, shall be construed to mean:

"Agricultural products" means the natural products of 264 (1)265 the farm, nursery, grove, orchard, vineyard, garden, and apiary 266 (raw or manufactured); sod; tropical foliage; horticulture; hay; 267 livestock; milk and milk products; poultry and poultry products; 268 the fruit of the saw palmetto (meaning the fruit of the Serenoa 269 repens); limes (meaning the fruit Citrus aurantifolia, variety 270 Persian, Tahiti, Bearss, or Florida Key limes); and any other 271 nonexempt agricultural products produced in the state, except 272 tobacco, sugarcane, tropical foliage, timber and timber 273 byproducts, forest products as defined in s. 591.17, and citrus 274 other than limes.

275 Section 6. Section 604.50, Florida Statutes, is amended to 276 read:

604.50 Nonresidential farm buildings and farm fences.-

278 <u>(1)</u> Notwithstanding any other law to the contrary, any 279 nonresidential farm building <u>or farm fence</u> is exempt from the

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Florida Building Code and any county or municipal building code
or fee, except for code provisions implementing local, state, or
federal floodplain management regulations.

(2) As used in For purposes of this section, the term:

284 "Nonresidential farm building" means any temporary or (a) 285 permanent building or support structure that is classified as a 286 nonresidential farm building on a farm under s. 553.73(9)(c) or 287 that is used primarily for agricultural purposes, is located on 288 a farm that is not used as a residential dwelling, and is 289 located on land that is an integral part of a farm operation or 290 is classified as agricultural land under s. 193.461, and is not 291 intended to be used as a residential dwelling. The term may 292 include, but is not limited to, a barn, greenhouse, shade house, 293 farm office, storage building, or poultry house.

294 <u>(b)</u> The term "Farm" <u>has the same meaning is</u> as provided 295 defined in s. 823.14.

296 Section 7. Subsection (7) is added to section 624.4095, 297 Florida Statutes, to read:

624.4095 Premiums written; restrictions.-

299 (7) For purposes of this section and s. 624.407, with 300 regard to capital and surplus required, gross written premiums 301 for federal multiple-peril crop insurance that is ceded to the 302 Federal Crop Insurance Corporation and authorized reinsurers shall not be included when calculating the insurer's gross 303 304 writing ratio. The liabilities for ceded reinsurance premiums 305 payable for federal multiple-peril crop insurance ceded to the 306 Federal Crop Insurance Corporation and authorized reinsurers 307 shall be netted against the asset for amounts recoverable from

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| 308 | reinsurers. Each insurer that writes other insurance products |
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| 309 | together with federal multiple-peril crop insurance shall |
| 310 | disclose in the notes to the annual and quarterly financial |
| 311 | statement, or file a supplement to the financial statement that |
| 312 | discloses, a breakout of the gross written premiums for federal |
| 313 | multiple-peril crop insurance. |
| 314 | Section 8. Section 823.145, Florida Statutes, is amended |
| 315 | to read: |
| 316 | 823.145 Disposal by open burning of certain materials |
| 317 | mulch plastic used in agricultural operationsPolyethylene |
| 318 | agricultural mulch plastic; damaged, nonsalvageable, untreated |
| 319 | wood pallets; and packing material that cannot be feasibly |
| 320 | recycled, which are used in connection with agricultural |
| 321 | operations related to the growing, harvesting, or maintenance of |
| 322 | crops, may be disposed of by open burning provided that no |
| 323 | public nuisance or any condition adversely affecting the |
| 324 | environment or the public health is created thereby and that |
| 325 | state or federal national ambient air quality standards are not |
| 326 | violated. |
| 327 | Section 9. This act shall take effect July 1, 2010. |

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