By Senator Norman

	12-00162-12 20121184
1	A bill to be entitled
2	An act relating to agriculture; amending s. 163.3162,
3	F.S.; defining the term "governmental entity";
4	prohibiting certain governmental entities from
5	charging stormwater management assessments or fees on
6	certain bona fide farm operations except under certain
7	circumstances; providing for applicability; amending
8	s. 206.41, F.S.; revising the definition of the term
9	"agricultural and aquacultural purposes" for purposes
10	of the required refund of state taxes imposed on motor
11	fuel used for such purposes; amending s. 316.515,
12	F.S.; revising the Florida Uniform Traffic Control Law
13	to authorize the use of citrus harvesting equipment
14	and citrus fruit loaders to transport certain
15	agricultural products and to authorize the use of
16	certain motor vehicles to transport citrus; amending
17	s. 570.07, F.S.; revising the powers and duties of the
18	Department of Agricultural and Consumer Services to
19	enforce laws and rules relating to the use of
20	commercial stock feeds; amending s. 580.036, F.S.;
21	authorizing the department to adopt rules establishing
22	certain standards for regulating commercial feed or
23	feedstuff; requiring the department to consult with
24	the Commercial Feed Technical Council in the
25	development of such rules; creating s. 810.127, F.S.;
26	defining terms; prohibiting the knowing entry upon and
27	unauthorized recording of sounds or images of a farm
28	or farm operation; providing for applicability;
29	providing a penalty; providing effective dates.

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31	Be It Enacted by the Legislature of the State of Florida:					
32						
33	Section 1. Paragraph (d) is added to subsection (2) of					
34	section 163.3162, Florida Statutes, and paragraphs (b), (c), and					
35	(i) of subsection (3) of that section are amended to read:					
36	163.3162 Agricultural Lands and Practices					
37	(2) DEFINITIONS.—As used in this section, the term:					
38	(d) "Governmental entity" has the same meaning as provided					
39	<u>in s. 164.1031.</u>					
40	(3) DUPLICATION OF REGULATIONExcept as otherwise provided					
41	in this section and s. 487.051(2), and notwithstanding any other					
42	law, including any provision of chapter 125 or this chapter:					
43	(b) A governmental entity county may not charge an					
44	assessment or fee for stormwater management on a bona fide farm					
45	operation on land classified as agricultural land pursuant to s.					
46	193.461, if the farm operation has a National Pollutant					
47	Discharge Elimination System permit, environmental resource					
48	permit, or works-of-the-district permit or implements best					
49	management practices adopted as rules under chapter 120 by the					
50	Department of Environmental Protection, the Department of					
51	Agriculture and Consumer Services, or a water management					
52	district as part of a statewide or regional program.					
53	(c) For each governmental entity <del>county</del> that, before March					
54	1, 2009, adopted a stormwater utility ordinance or resolution,					
55	adopted an ordinance or resolution establishing a municipal					
56	services benefit unit, or adopted a resolution stating the					
57	governmental entity's county's intent to use the uniform method					
58	of collection pursuant to s. 197.3632 for such stormwater					

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12-00162-12 20121184 59 ordinances, the governmental entity county may continue to 60 charge an assessment or fee for stormwater management on a bona 61 fide farm operation on land classified as agricultural pursuant 62 to s. 193.461, if the ordinance or resolution provides credits 63 against the assessment or fee on a bona fide farm operation for the water quality or flood control benefit of: 64 65 1. The implementation of best management practices adopted 66 as rules under chapter 120 by the Department of Environmental Protection, the Department of Agriculture and Consumer Services, 67 68 or a water management district as part of a statewide or 69 regional program; 70 2. The stormwater quality and quantity measures required as 71 part of a National Pollutant Discharge Elimination System 72 permit, environmental resource permit, or works-of-the-district 73 permit; or 74 3. The implementation of best management practices or 75 alternative measures which the landowner demonstrates to the 76 governmental entity county to be of equivalent or greater 77 stormwater benefit than those provided by implementation of best 78 management practices adopted as rules under chapter 120 by the 79 Department of Environmental Protection, the Department of 80 Agriculture and Consumer Services, or a water management 81 district as part of a statewide or regional program, or 82 stormwater quality and quantity measures required as part of a 83 National Pollutant Discharge Elimination System permit, 84 environmental resource permit, or works-of-the-district permit. 85 (i) The provisions of this subsection that limit a

86 <u>governmental entity's</u> <del>county's</del> authority to adopt or enforce any 87 ordinance, regulation, rule, or policy, or to charge any

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88	assessment or fee for stormwater management, apply only to a					
89	bona fide farm operation as described in this subsection.					
90	Section 2. Paragraph (c) of subsection (4) of section					
91	206.41, Florida Statutes, is amended to read:					
92	206.41 State taxes imposed on motor fuel					
93	(4)					
94	(c)1. Any person who uses any motor fuel for agricultural,					
95	aquacultural, commercial fishing, or commercial aviation					
96	purposes on which fuel the tax imposed by paragraph (1)(e),					
97	paragraph (1)(f), or paragraph (1)(g) has been paid is entitled					
98	to a refund of such tax.					
99	2. For the purposes of this paragraph, "agricultural and					
100	aquacultural purposes" means motor fuel used in any tractor,					
101	vehicle, or other farm equipment which is used exclusively on a					
102	farm or for processing farm products on the farm, and no part of					
103	which fuel is used in any vehicle or equipment driven or					
104	operated upon the public highways of this state. This					
105	restriction does not apply to the movement of a farm vehicle, or					
106	farm equipment, citrus harvesting equipment, or citrus fruit					
107	loaders between farms. The transporting of bees by water and the					
108	operating of equipment used in the apiary of a beekeeper shall					
109	be also deemed an agricultural purpose.					
110	3. For the purposes of this paragraph, "commercial fishing					
111	and aquacultural purposes" means motor fuel used in the					
112	operation of boats, vessels, or equipment used exclusively for					
113	the taking of fish, crayfish, oysters, shrimp, or sponges from					
114	salt or fresh waters under the jurisdiction of the state for					
115	resale to the public, and no part of which fuel is used in any					
116	vehicle or equipment driven or operated upon the highways of					

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12-00162-12 20121184 117 this state; however, the term may in no way be construed to 118 include fuel used for sport or pleasure fishing. 119 4. For the purposes of this paragraph, "commercial aviation 120 purposes" means motor fuel used in the operation of aviation 121 ground support vehicles or equipment, no part of which fuel is 122 used in any vehicle or equipment driven or operated upon the 123 public highways of this state. 124 Section 3. Paragraph (a) of subsection (5) of section 125 316.515, Florida Statutes, is amended to read: 126 316.515 Maximum width, height, length.-127 (5) IMPLEMENTS OF HUSBANDRY AND FARM EQUIPMENT; 128 AGRICULTURAL TRAILERS; FORESTRY EQUIPMENT; SAFETY REQUIREMENTS.-129 (a) Notwithstanding any other provisions of law, straight 130 trucks, agricultural tractors, citrus harvesting equipment, 131 citrus fruit loaders, and cotton module movers, not exceeding 50 132 feet in length, or any combination of up to and including three 133 implements of husbandry, including the towing power unit, and 134 any single agricultural trailer with a load thereon or any agricultural implements attached to a towing power unit, or a 135 136 self-propelled agricultural implement or an agricultural tractor, is authorized for the purpose of transporting peanuts, 137 138 grains, soybeans, citrus, cotton, hay, straw, or other 139 perishable farm products from their point of production to the first point of change of custody or of long-term storage, and 140 for the purpose of returning to such point of production, or for 141 142 the purpose of moving such tractors, movers, and implements from 143 one point of agricultural production to another, by a person 144 engaged in the production of any such product or custom hauler, 145 if such vehicle or combination of vehicles otherwise complies

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146	with this section. The Department of Transportation may issue					
147	overlength permits for cotton module movers greater than 50 feet					
148	but not more than 55 feet in overall length. Such vehicles shall					
149	be operated in accordance with all safety requirements					
150	prescribed by law and rules of the Department of Transportation.					
151	Section 4. Paragraph (c) of subsection (16) of section					
152	570.07, Florida Statutes, is amended to read:					
153	570.07 Department of Agriculture and Consumer Services;					
154	functions, powers, and dutiesThe department shall have and					
155	exercise the following functions, powers, and duties:					
156	(16) To enforce the state laws and rules relating to:					
157	(c) Registration, labeling, inspection, sale, <u>use,</u>					
158	composition, formulation, wholesale and retail distribution, and					
159	analysis of commercial stock feeds and registration, labeling,					
160	inspection, and analysis of commercial fertilizers;					
161						
162	In order to ensure uniform health and safety standards, the					
163	adoption of standards and fines in the subject areas of					
164	paragraphs (a)-(n) is expressly preempted to the state and the					
165	department. Any local government enforcing the subject areas of					
166	paragraphs (a)-(n) must use the standards and fines set forth in					
167	the pertinent statutes or any rules adopted by the department					
168	pursuant to those statutes.					
169	Section 5. Paragraph (g) is added to subsection (2) of					
170	section 580.036, Florida Statutes, to read:					
171	580.036 Powers and duties					
172	(2) The department is authorized to adopt rules pursuant to					
173	ss. 120.536(1) and 120.54 to enforce the provisions of this					
174	chapter. These rules shall be consistent with the rules and					

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175	standards of the United States Food and Drug Administration and					
176	the United States Department of Agriculture, when applicable,					
177	and shall include:					
178	(g) Establishing standards for the sale, use, and					
179	distribution of commercial feed or feedstuff to ensure usage					
180	that is consistent with animal health, safety, and welfare and,					
181	to the extent that meat, poultry, and other animal products may					
182	be affected by commercial feed or feedstuff, with the safety of					
183	these products for human consumption. Such standards, if					
184	adopted, must be developed in consultation with the Commercial					
185	Feed Technical Council created under s. 580.151.					
186	Section 6. Effective October 1, 2012, section 810.127,					
187	Florida Statutes, is created to read:					
188	810.127 Unauthorized entry and use of recording device on					
189	farm; penalties					
190	(1) As used in this section, the term:					
191	(a) "Audio or video recording function" means the					
192	capability of a camera, an audio or video recorder, or any other					
193	device to record, store, transfer, broadcast, or transmit sound					
194	or images by means of any technology now known or later					
195	developed, regardless of the recording media or format,					
196	including, but not limited to, photographs or film; magnetic					
197	storage, including audio cassette tapes, videocassette tapes,					
198	hard disk drives, and floppy disk drives; flash memory,					
199	including memory cards, flash drives, and solid state drives;					
200	optical disc storage media, including compact discs, digital					
201	versatile discs, and blu-ray discs; streaming media; and any					
202	other electrical, magnetic, optical, or form of data storage.					
203	(b) "Farm" has the same meaning as provided in s. 823.14.					

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204	For purposes of this section, the term also includes any other
205	land upon which a legal farm operation is being conducted and
206	upon which farm products are being produced.
207	(c) "Farm operation" has the same meaning as provided in s.
208	823.14.
209	(d) "Farm product" has the same meaning as provided in s.
210	823.14.
211	(2) A person may not knowingly enter upon any nonpublic
212	area of a farm and, without the prior written consent of the
213	farm's owner or the owner's authorized representative, operate
214	the audio or video recording function of any device with the
215	intent of recording sound or images of the farm or farm
216	operation.
217	(3) This section does not apply to:
218	(a) An employee or agent of the Department of Agriculture
219	and Consumer Services acting under s. 570.15.
220	(b) An employee or agent of the Department of Business and
221	Professional Regulation acting under chapter 450.
222	(c) A law enforcement officer conducting a lawful
223	inspection or investigation.
224	(d) Any other government employee conducting official
225	regulatory business.
226	(e) An engineer or his or her agent or employee acting
227	<u>under s. 471.027.</u>
228	(f) A land surveyor and mapper or his or her subordinate,
229	agent, or employee, as necessary for conducting any activity
230	under chapter 472.
231	(g) A person acting on behalf of an insurer for inspection,
232	underwriting, or claims purposes.

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233	(4) A person who violates this section commits a							
234	misdemeanor of the first degree, punishable as provided in s.							
235	775.082 or s. 775.083.							
236		Section 7. Except as otherwise expressly provided	in this					
237	act,	this act shall take effect July 1, 2012.						

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