Bill No. CS for SB 2074, 1st Eng.

Amendment No. \_\_\_\_

	CHAMBER ACTION Senate House
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11	Senator Carlton moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 18, between lines 26 and 27,
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16	insert:
17	Section 9. Subsections (2) and (3) of section 526.311,
18	Florida Statutes, are amended to read:
19	526.311 Enforcement; civil penalties; injunctive
20	relief
21	(2) The Department of Agriculture and Consumer
22	Services shall investigate any complaints regarding violations
23	of this act and may request in writing the production of
24	documents and records as part of its investigation of a
25	complaint. <del>Trade secrets, as defined in s. 812.081, and</del>
26	proprietary confidential business information contained in the
27	documents or records received by the department pursuant to a
28	written request or a Department of Legal Affairs subpoena are
29	confidential and exempt from the provisions of s. 119.07(1)
30	and s. 24(a), Art. I of the State Constitution. If the person
31	upon whom such request was made fails to produce the documents
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or records within 30 days after the date of the request, the 1 2 department, through the department's office of general 3 counsel, may of Agriculture and Consumer Services may request 4 that the Department of Legal Affairs issue and serve a 5 subpoena subpoenas to compel the production of such documents 6 and records. If any person shall refuse to comply with a 7 subpoena issued under this section, the department of Legal Affairs may petition a court of competent jurisdiction to 8 9 enforce the subpoena and assess such sanctions as the court 10 may direct. Refiners shall afford the department of Agriculture and Consumer Services reasonable access to the 11 12 refiners' posted terminal price. After completion of an 13 investigation, the Department of Agriculture and Consumer Services shall give the results of its investigation to the 14 15 Department of Legal Affairs. The Department of Legal Affairs 16 may then subpoena additional relevant records or testimony if 17 it determines that the Department of Agriculture and Consumer Services' investigation shows a violation has likely occurred. 18 Any records, documents, papers, maps, books, tapes, 19 photographs, files, sound recordings, or other business 20 21 material, regardless of form or characteristics, obtained by the a department of Legal Affairs subpoena are confidential 22 and exempt from the provisions of s. 119.07(1) and s. 24(a), 23 24 Art. I of the State Constitution while the investigation is 25 pending. At the conclusion of an investigation, any matter 26 determined by the department of Legal Affairs or by a judicial 27 or administrative body, federal or state, to be a trade secret 28 or proprietary confidential business information held by the department pursuant to such investigation shall be considered 29 30 confidential and exempt from the provisions of s. 119.07(1)31 and s. 24(a), Art. I of the State Constitution. Such

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materials may be used in any administrative or judicial
 proceeding so long as the confidential or proprietary nature
 of the material is maintained.

4 (3) The civil penalty imposed under this section may 5 be assessed and recovered in a civil action brought by the 6 department of Legal Affairs in any court of competent 7 jurisdiction. If the department of Legal Affairs prevails in a 8 civil action, the court may award it reasonable attorneys' fees as it deems appropriate. All funds recovered by the 9 10 department of Legal Affairs shall be deposited into shared 11 equally between the Department of Legal Affairs Trust Fund and 12 the General Inspection Trust Fund.

13 Section 10. Subsection (2) of section 526.312, Florida14 Statutes, is amended to read:

15 526.312 Enforcement; private actions; injunctive 16 relief.--

17 (2) On the application for a temporary restraining 18 order or a preliminary injunction, the court, in its discretion having due regard for the public interest, may 19 20 require or dispense with the requirement of a bond, with or without surety, as conditions and circumstances may require. 21 If a bond is required, the amount shall not be greater than 22 \$50,000. Upon proper application by the plaintiff, the court 23 24 shall grant preliminary injunctive relief if the plaintiff shows: 25

26 (a) That he or she is a proper person to seek the27 relief requested.

(b) There exist sufficiently serious questions going
to the merits to make such questions a fair ground for
litigation; and the court determines, on balance, the
hardships imposed on the defendant and the public interest by

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the issuance of such preliminary injunctive relief will be 1 2 less than the hardship which would be imposed on the plaintiff 3 if such preliminary injunctive relief were not granted. 4 5 The standards specified in paragraphs (a) and (b) shall also apply to actions for injunctive relief brought by the б 7 department of Legal Affairs under s. 526.311. Section 11. Section 526.313, Florida Statutes, is 8 9 amended to read: 10 526.313 Limitations period for actions.--Any action 11 brought by the department of Legal Affairs shall be brought 12 within 2 years after the alleged violation occurred or should 13 reasonably have been discovered. Any action brought by any other person shall be brought within 1 year after the alleged 14 15 violation occurred or should reasonably have been discovered, 16 except that a private action brought under s. 526.305 for 17 unlawful price discrimination shall be brought within 2 years from the date the alleged violation occurred or should 18 reasonably have been discovered. 19 20 Section 12. Section 526.3135, Florida Statutes, is 21 amended to read: 22 526.3135 Reports by the Division of Standards Department of Agriculture and Consumer Services.--The Division 23 24 of Standards Department of Agriculture and Consumer Services 25 is directed to compile a report pursuant to s. 570.544 of all complaints received by the Department of Agriculture and 26 27 Consumer Services pursuant to this act. Such report shall contain at least the information required by s. 28 570.544(6)(b)2.-4. and shall be presented to the Speaker of 29 30 the House of Representatives and the President of the Senate 31 no later than January 1 of each year.

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1 Section 13. There is appropriated the sum of \$100,000 from recurring general revenue and two positions are 2 3 authorized to the Department of Agriculture and Consumer 4 Services to implement sections 21-24 of this act. 5 6 (Redesignate subsequent sections.) 7 8 9 10 And the title is amended as follows: On page 1, line 2, delete that line 11 12 13 and insert: 14 An act relating to economic development; 15 amending s. 526.311, F.S.; revising enforcement 16 provisions; transferring from the Department of 17 Legal Affairs to the Department of Agriculture and Consumer Services responsibilities as the 18 19 lead agency to enforce the Motor Fuel Marketing 20 Practices Act; revising disposition of funds 21 collected in civil actions; amending ss. 526.312, 526.313, F.S., to conform; amending s. 22 526.3135, F.S.; specifying certain required 23 24 reporting by the Division of Standards of the 25 Department of Agriculture and Consumer 26 Services; providing an appropriation; amending 27 s. 28 29 30 31

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