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2	An act relating to the Florida beef industry;
3	creating s. 570.9135, F.S.; providing a popular
4	name; providing legislative intent; defining
5	terms; creating the Florida Beef Council, Inc.;
6	providing purposes; providing powers and duties
7	of the council and restrictions upon actions of
8	the council; providing for a board of directors
9	of the council; providing for a referendum on
10	assessments to be deducted from the sale of
11	each head of cattle; allowing the council to
12	accept grants and gifts; providing guidelines
13	for payments to other organizations; providing
14	for the collection of assessments at the time
15	of marketing; providing duties of marketing
16	agents and collecting agents; requiring the
17	council to maintain a separate accounting of
18	moneys received from assessments; providing for
19	legal action to collect delinquent assessments;
20	providing for the collection of penalties,
21	enforcement costs, court costs, and reasonable
22	attorney's fees; providing for a collection
23	allowance; providing for refunds; providing for
24	a referendum on continuing this act; providing
25	for council bylaws; providing a contingent
26	effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Section 570.9135, Florida Statutes, is
31	created to read:

1	570.9135 Beef Market Development Act; definitions;
2	Florida Beef Council, Inc., creation, purposes, governing
3	board, powers, and duties; referendum on assessments imposed
4	on gross receipts from cattle sales; payments to organizations
5	for services; collecting and refunding assessments; vote on
б	continuing the act; council bylaws
7	(1) POPULAR NAMEThis act may be cited as the "Beef
8	Market Development Act."
9	(2) LEGISLATIVE INTENT The Legislature intends by
10	this act to promote the growth of the cattle industry in this
11	state; to assure the public an adequate and wholesome food
12	supply; to provide for the general economic welfare of
13	producers and consumers of beef and the state; and to provide
14	the beef cattle production and feeding industry of this state
15	with the authority to establish a self-financed, self-governed
16	program to help develop, maintain, and expand the state,
17	national, and foreign markets for beef and beef products that
18	are produced, processed, or manufactured in this state.
19	(3) DEFINITIONS As used in this act, the term:
20	(a) "Beef" or "beef products" means the products of
21	beef intended for human consumption which are derived from any
22	bovine animal, regardless of age, including, but not limited
23	to, veal.
24	(b) "Cattle" means such animals as are so designated
25	by federal law, including any marketing, promotion, and
26	research orders as are in effect. Unless such federal law
27	provides to the contrary, the term "cattle" includes all
28	bovine animals, regardless of age, including, but not limited
29	to, calves. A cow and nursing calf sold together are
30	considered one unit.
31	(c) "Council" means the Florida Beef Council, Inc.

1	(d) "Department" means the Department of Agriculture
2	and Consumer Services.
3	(e) "Collection agent" means a person who sells,
4	offers for sale, markets, distributes, trades, or processes
5	cattle that have been purchased or acquired from a producer or
6	that are marketed on behalf of a producer. The term also
7	includes meatpacking firms and their agents that purchase or
8	consign to purchase cattle.
9	(f) "Person" means any natural person, partnership,
10	corporation, company, association, society, trust, or other
11	business unit or organization.
12	(q) "Producer" means a person that has owned or sold
13	cattle in the previous calendar year or presently owns cattle.
14	(4) FLORIDA BEEF COUNCIL, INC.; CREATION; PURPOSES
15	(a) There is created the Florida Beef Council, Inc., a
16	not-for-profit corporation organized under the laws of this
17	state and operating as a direct-service organization of the
18	department.
19	(b) The council is authorized to impose an assessment
20	of not more than \$1 on each head of cattle sold in the state
21	if the imposition of the assessment is approved by referendum
22	pursuant to subsection (6). The proceeds of the assessment
23	shall be used to fund the activities of the council. The
24	council shall:
25	1. Establish the amount of the assessment at not more
26	<u>than \$1 per head of cattle.</u>
27	2. Develop, implement, and monitor a collection system
28	for the assessment.
29	3. Coordinate the collection of the assessment with
30	other states.
31	4. Establish refund procedures.

1	5. Conduct referendums under subsections (6) and (12).
2	(c) The council shall:
3	1. Plan, implement, and conduct programs of promotion,
4	research, and consumer information or industry information
5	which are designed to strengthen the cattle industry's market
6	position in this state and in the nation and to maintain and
7	expand domestic and foreign markets and expand uses for beef
8	and beef products.
9	2. Use the proceeds of the assessment for the purpose
10	of funding cattle production and beef research, education,
11	promotion, and consumer and industry information in this state
12	and in the nation.
13	3. Plan and implement a cattle and beef industry
14	feedback program in this state.
15	4. Coordinate research, education, promotion,
16	industry, and consumer information programs with any national
17	programs or programs of other states.
18	5. Develop new uses and markets for beef and beef
19	products.
20	6. Develop and improve methods of distributing beef
21	and beef products to the consumer.
22	7. Develop methods of improving the quality of beef
23	and beef products for the benefit of consumers.
24	8. Inform and educate the public concerning the
25	nutritive and economic values of beef and beef products.
26	9. Serve as a liaison within the beef and other food
27	industries of the state and elsewhere in matters that would
28	increase efficiencies that ultimately benefit both consumers
29	and industry.
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10. Buy, sell, mortgage, rent, or improve, in any 1 2 manner that the council considers expedient, real property or 3 personal property, or both. 4 11. Publish and distribute such papers or periodicals 5 as the board of directors considers necessary to encourage and 6 accomplish the purposes of the council. 7 12. Do all other acts necessary or expedient for the 8 administration of the affairs and attainment of the purposes 9 of the council. 13. Approve an annual plan, budget, and audit for the 10 council. 11 (d)1. The council may not participate in or intervene 12 13 in any political campaign on behalf of or in opposition to any candidate for public office. This restriction includes, but is 14 not limited to, a prohibition against publishing or 15 distributing any statements. 16 2. No part of the net receipts of the council shall 17 18 inure to the benefit of or be distributable to its directors, 19 its officers, or other private persons, except that the council may pay reasonable compensation for services rendered 20 by staff employees and may make payments and distributions in 21 22 furtherance of the purposes of this act. 23 3. Notwithstanding any other provision of law, the 24 council may not carry on any other activities not permitted to 25 be carried on: a. By a corporation exempt from federal income tax 26 27 under s. 501(c)(3) of the Internal Revenue Code of 1986, as 28 amended; or 29 b. By a corporation to which contributions are deductible under s. 170(c)(2) of the Internal Revenue Code of 30 31 <u>1986, as amended.</u>

1	4. Notwithstanding any other statement of the purposes
2	and responsibilities of the council, the council may not
3	engage in any activities or exercise any powers that are not
4	in furtherance of its specific and primary purposes.
5	(5) GOVERNING BOARD
6	(a) The Florida Beef Council, Inc., shall be governed
7	by a board of directors composed of 13 members, including 8
8	representatives of the Florida Cattlemen's Association, of
9	whom one is a representative of the Florida Association of
10	Livestock Markets and one is a practicing order buyer; one a
11	representative of the Dairy Farmers, Inc.; one a
12	representative of the Florida CattleWomen, Inc.; one a
13	representative of the Florida Farm Bureau Federation; one an
14	allied-industry representative; and one an Institute of Food
15	and Agricultural Sciences representative.
16	(b) The initial board of directors shall be appointed
17	by the Commissioner of Agriculture for a term of 1 year. Each
18	subsequent vacancy shall be filled in accordance with the
19	bylaws of the council. Thereafter, each board member shall be
20	appointed to serve a 3-year term and may be reappointed to
21	serve an additional consecutive term. A member may not serve
22	more than two consecutive terms. A member must be a resident
23	of this state and must be a producer who has been a producer
24	for at least the 5 years immediately preceding the first day
25	of his or her service on the board, except that the
26	representative of the Florida Farm Bureau Federation, the
27	allied-industry representative, and the Institute of Food and
28	Agricultural Sciences representative need not be producers.
29	All beef council board positions shall be unsalaried; however,
30	the board members are entitled to reimbursement as provided in
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**CODING:** Words stricken are deletions; words <u>underlined</u> are additions.

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s. 112.061 for travel and other expenses incurred in carrying 1 2 out the intents and purposes of this act. 3 (c) The council shall provide for its officers through its bylaws, including the ability to set forth offices and 4 5 responsibilities and form committees necessary for the implementation of this act. The Commissioner of Agriculture б 7 may designate an ex officio nonvoting member of the board of 8 directors. 9 (d) If a member of the board misses three consecutive, officially called meetings, the board of directors may declare 10 11 that position vacant. (6) REFERENDUM ON ASSESSMENTS. -- All producers in this 12 13 state shall have the opportunity to vote in a referendum to determine whether the council shall be authorized to impose an 14 assessment of not more than \$1 per head on cattle sold in the 15 state. The referendum shall pose the question: "Do you 16 17 approve of an assessment program, up to \$1 per head of cattle 18 pursuant to section 570.9135, Florida Statutes, to be funded 19 through specific contributions that are mandatory and refundable upon request?" 20 (a) A referendum held under this section must be 21 22 conducted by secret ballot at extension offices of the 23 Institute of Food and Agricultural Sciences of the University 24 of Florida or at offices of the United States Department of Agriculture with the cooperation of the department. 25 26 (b) Notice of a referendum to be held under this act must be given at least once in trade publications, the public 27 2.8 press, and statewide newspapers at least 30 days before the 29 referendum is held. 30 (c) Additional referendums may be held to authorize the council to increase the assessment to more than \$1 per 31

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head of cattle. Such referendum shall pose the question: "Do 1 2 you approve of granting the Florida Beef Council, Inc., 3 authority to increase the per-head-of-cattle assessment pursuant to section 570.9135, Florida Statutes, from (present 4 rate) to up to a maximum of (proposed rate) per head?" 5 Referendums may not be held more often than once every 3 б 7 years. 8 (d) Each cattle producer is entitled to only one vote in a referendum held under this act. Proof of identification 9 and cattle ownership must be presented before voting. 10 (e) A simple majority of those casting ballots shall 11 determine any issue that requires a referendum under this act. 12 13 (7) POWERS AND DUTIES OF THE COUNCIL.--14 (a) The council shall: 1. Receive and disburse funds, as prescribed elsewhere 15 in this act, to be used in administering and implementing the 16 17 act. 18 2. Maintain a permanent record of its business 19 proceedings. 20 3. Maintain a permanent, detailed record of its financial dealings. 21 22 4. Prepare periodic reports and an annual report of its activities for the fiscal year, for review by the beef 23 24 industry in this state, and file its annual report with the 25 department. 5. Prepare, for review by the beef industry in this 26 27 state, periodic reports and an annual accounting for each 28 fiscal year of all receipts and expenditures, and shall retain 29 a certified public accountant for this purpose. 30 31

<ul> <li>6. Appoint a licensed banking institution to serve as</li> <li>the depository for program funds and to handle disbursements</li> <li>of those funds.</li> <li>7. Maintain frequent communication with officers and</li> <li>industry representatives at the state and national levels.</li> <li>including the department.</li> <li>8. Maintain an office in this state.</li> <li>(b) The council may:</li> <li>1. Conduct or contract for scientific research with</li> <li>anv accredited university, college, or similar institution.</li> <li>and enter into other contracts or agreements that will aid in</li> <li>carrying out the purposes of the program, including contracts</li> <li>for the purchase or acquisition of facilities or equipment</li> <li>necessary to carry out the purposes of the program.</li> <li>2. Disseminate reliable information benefiting the</li> <li>consumer and the beef industry on subjects such as, but not</li> <li>limited to, the purchase, identification, care, storage.</li> <li>handling, cookery, preparation, serving, and nutritive value</li> <li>of beef and beef products.</li> <li>3. Provide to government bodies, on request.</li> <li>information relating to subjects of concern to the beef</li> <li>industry, and may act jointly or in cooperation with the state</li> <li>or Federal Government, and agencies thereof, in the</li> <li>development or administration of programs that the council</li> <li>considers to be consistent with the objectives of the program.</li> <li>4. Sue and be sued as a council without individual</li> <li>liability of the members for acts of the council when acting</li> <li>within the scope of the powers of this act and in the manner</li> <li>prescribed by the laws of this state.</li> </ul>		
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2004 Legislature

(a) The council may pay funds to other organizations 1 2 for work or services performed which are consistent with the objectives of the program. 3 4 (b) Before making payments described in his subsection, the council must secure a written agreement that 5 б the organization receiving payment will: 7 1. Furnish at least annually, or more frequently on 8 request of the council, written or printed reports of program 9 activities and reports of financial data that are relative to the council's funding of such activities; and 10 2. Agree to have appropriate representatives attend 11 business meetings of the council as reasonably requested by 12 13 the chairperson of the council. 14 (c) The council may require adequate proof of security bonding on said funds to any individual, business, or other 15 16 organization. (10) COLLECTION OF MONEYS AT TIME OF MARKETING. --17 18 (a) Each collection agent may deduct from the gross receipts of the producer, at the time of sale, the assessment 19 imposed by the council. 20 (b) The collection agent shall collect all such moneys 21 22 and forward them to the council periodically, at least once a 23 month, and the council shall provide appropriate business 24 forms for the convenience of the collecting agent in executing 25 this duty. 26 (c) The council shall maintain within its financial 27 records a separate accounting of all moneys received under 2.8 this subsection. 29 (d) The assessment is due and payable upon the sale of cattle in this state. The assessment constitutes a personal 30 debt of the producer who is so assessed or who otherwise owes 31

1	the assessment. If a producer fails to remit any properly due
2	assessment, the council may bring a civil action against that
3	person in the circuit court of any county for the collection
4	thereof, and may add a penalty in the amount of 10 percent of
5	the assessment owed, the cost of enforcing the collection of
6	the assessment, court costs, and reasonable attorney's fees.
7	The action shall be tried and judgment rendered as in any
8	other cause of action for debts due and payable. All
9	assessments, penalties, and enforcement costs are due and
10	payable to the council.
11	(e) The council may adopt reciprocal agreements with
12	other beef councils or similar organizations relating to
13	moneys collected at Florida collection agents on cattle from
14	other states and to Florida cattle sold at other state
15	markets.
16	(f) The collection agents shall be entitled to deduct
17	2.5 percent of the amount collected to retain as a reasonable
18	collection allowance prior to remitting the funds to the
19	council.
20	<u>(11) REFUNDS</u>
21	(a) A producer who has had moneys deducted from his or
22	her gross sales receipts under this act is entitled to a
23	prompt and full refund on request.
24	(b) The council shall make available to all collection
25	agents business forms permitting request for refund, which
26	forms are to be submitted by the objecting producer within 45
27	days after the sale transaction takes place.
28	(c) A refund claim must include the claimant's
29	signature, date of sale, place of sale, number of cattle, and
30	amount of assessment deducted, and must have attached thereto
31	proof of the assessment deducted.

2004 Legislature

(d) If the council has reasonable doubt that a refund 1 2 claim is valid, it may withhold payment and take such action as it considers necessary to determine the validity of the 3 claim. Any dispute arising under this subsection shall be 4 determined as specified in paragraph (10)(d). 5 (e) The council shall take action on refund requests б 7 within 30 calendar days following the date of receipt of the 8 request. 9 (f) Only the producer may initiate a request for refund. 10 (12) VOTE ON CONTINUING THE ASSESSMENT.--Upon the 11 delivery by certified mail to the Florida Beef Council office 12 of petitions from at least 1,800 producers or ten percent of 13 14 Florida's producers as determined by the department, whichever is less, and stating "Shall the assessment authorized by the 15 Beef Market Development Act continue?" The council shall, 16 within 90 days, conduct a referendum to determine whether a 17 18 majority of the producers voting in the referendum support the continuation of the Beef Market Development Act. All 19 signatures must be collected within a 12-month period. A 20 referendum held under this subsection may not be held more 21 22 than one time in a 3-year period. Qualifications for signature 23 and vote are the same as those required in subsection (6). 24 (13) BYLAWS.--The Florida Beef Council shall, within 90 days after this act becomes a law, adopt bylaws to carry 25 out the intents and purposes of this act. These bylaws may be 26 amended with a 30-day notice to board members at any regular 27 2.8 or special meeting called for this purpose. The bylaws must 29 conform to the requirements of this act, but may also address any matter not in conflict with the general laws of this 30 31 <u>state.</u>

1	Section 2. This act shall take effect upon becoming a
2	law; however, an assessment on a head of cattle sold may not
3	be imposed under this act, nor may a referendum relating to
4	such assessment be conducted, before the effective date that
5	the stay is vacated for the injunction issued by the United
6	States District Court of the District of South Dakota,
7	Northern Division in Livestock Marketing Association et al. v.
8	USDA and Nebraska Cattlemen, Inc. et al., 207 F. Supp.2d 992,
9	of collection of the assessment authorized by the Beef
10	Promotion and Research Act, 7 U.S.C. s. 2901, et seq., and the
11	Beef Order promulgated thereunder, or before the assessment
12	authorized by the Beef Promotion and Research Act, 7 U.S.C. s.
13	2901, et seq., and the Beef Order promulgated thereunder, is
14	otherwise repealed, stayed, or enjoined by the United States
15	Congress, by a court, or by other operation of law. Such date
16	shall be determined by the Florida Commissioner of
17	Agriculture.
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