Florida Senate - 2004

By the Committees on Appropriations; Commerce, Economic Opportunities, and Consumer Services; Agriculture; and Senators Alexander, Bullard, Dockery and Lynn

	309-2523-04
1	A bill to be entitled
2	An act relating to migrant labor; amending s.
3	450.191, F.S.; authorizing the Executive Office
4	of the Governor to advise and consult
5	concerning improvements in the working
б	conditions of migrant workers; authorizing the
7	Executive Office of the Governor to provide
8	coordination for farm labor registration,
9	cooperate with the Department of Business and
10	Professional Regulation on enforcing labor
11	laws, and cooperate with the Agency for
12	Workforce Innovation in recruiting migrant
13	laborers; amending s. 450.201, F.S.; requiring
14	the Legislative Commission on Migrant and
15	Seasonal Labor to make appointments and hold
16	its first meeting; amending s. 450.231, F.S.;
17	specifying when the commission must report to
18	the Legislature; amending s. 450.27, F.S.;
19	renaming part III of ch. 450, F.S.; amending s.
20	450.271, F.S.; substituting the Department of
21	Business and Professional Regulation for the
22	Department of Labor and Employment Security as
23	the entity authorized to administer the federal
24	Migrant and Seasonal Agricultural Worker
25	Protection Act; amending s. 450.28, F.S.;
26	defining major and minor violations; amending
27	s. 450.30, F.S.; requiring an applicant for
28	renewal of a certificate of registration as a
29	farm labor contractor to retake the competency
30	examination when convicted of or penalized for
31	committing a major violation within a specified
	1

1

1	time; depositing certain fees received from
2	applicants for a certificate of registration
3	into the Professional Regulation Trust Fund;
4	amending s. 450.31, F.S.; increasing the
5	application fee for a certificate of
6	registration; revising payment requirements;
7	requiring an applicant for a certificate of
8	registration to designate an agent to receive
9	service of process and documents; authorizing
10	the department to revoke, suspend, or deny a
11	certificate of registration under certain
12	circumstances; providing that receipt of a
13	certification of registration constitutes
14	permission by the farm labor contractor for
15	department personnel to inspect certain
16	documents; creating s. 450.321, F.S.;
17	authorizing the department to develop and
18	implement a best practices incentive program
19	for farm labor contractors; authorizing the
20	department to enter a partnership agreement
21	with a contractor regarding such designation;
22	authorizing use of the designation to solicit
23	business; authorizing revocation of designation
24	and requiring cessation of use; prohibiting
25	characterization of the designation as an
26	endorsement by the department; exempting the
27	department from civil liability; authorizing
28	the department to establish an incentive
29	program for contractors holding a valid
30	designation; amending s. 450.33, F.S.; revising
31	the powers of the department regarding

2

Florida Senate - 2004CS for CS for CS for SB 2954309-2523-04309-2523-04

1	revocation of a contractor's certificate of
2	registration; adding maintenance of certain
3	employee field records to the duties a
4	contractor must perform; amending s. 450.34,
5	F.S.; prohibiting a contractor from taking
6	retaliatory action and from contracting with or
7	employing certain persons who lack a valid
8	certificate; amending s. 450.35, F.S.;
9	prohibiting a person from contracting with or
10	employing a farm labor contractor without a
11	certificate of registration; providing
12	penalties; amending s. 450.37, F.S.;
13	authorizing the department to cooperate and
14	enter into agreements with other state
15	agencies; amending s. 450.38, F.S.; revising
16	the penalties imposed for violations of part
17	III of ch. 450, F.S.; clarifying applicability
18	of penalties to a firm, association, or
19	corporation; increasing the maximum civil
20	penalty; authorizing civil penalties or the
21	revocation of registration if a contractor
22	commits one or more minor violations; creating
23	s. 450.39, F.S.; prohibiting a farm labor
24	contractor from requiring a farmworker to make
25	certain purchases; prohibiting a contractor
26	from charging a farmworker more than the
27	reasonable cost for a commodity; amending s.
28	381.0087, F.S.; clarifying that a person who
29	willfully refuses a citation commits a
30	second-degree misdemeanor; requiring the
31	Department of Health to notify the enforcing
	2

3

1	entity of suspected violations; amending s.
2	381.008, F.S.; defining the term "residential
3	migrant housing" to include structures rented
4	or reserved for occupancy by seasonal workers;
5	excluding from that definition a single-family
б	residence or mobile home that is occupied only
7	by a single family; amending s. 381.0086, F.S.;
8	requiring the Department of Health to include
9	certain provisions relative to plan review of
10	residential migrant housing in rules;
11	prohibiting a structural variance for the
12	purpose of filing an interstate clearance order
13	with the Agency for Workforce Innovation;
14	amending ss. 487.011, 487.012, 487.021,
15	487.025, 487.031, 487.041, 487.0435, 487.045,
16	487.046, 487.047, 487.049, 487.051, 487.0615,
17	487.071, 487.081, 487,091, 487.101, 487.111,
18	487.13, 487.156, 487.159, 487.161, 487.163,
19	487.171, 487.175, 403.088, 482.242, 500.03, and
20	570.44, F.S.; changing the term "chapter" to
21	"part" to conform to changes made by the act;
22	creating part II of ch. 487, F.S.; providing a
23	short title; providing for administration by
24	the Department of Agriculture and Consumer
25	Services; declaring legislative intent;
26	defining terms; requiring the department to
27	continue to operate under specified federal
28	worker protection regulations; providing for
29	application unless exempted by federal law;
30	requiring an agricultural employer to make
31	pesticide information available to an

4

1 agricultural worker; authorizing requests by 2 the worker, a designated representative, or 3 medical personnel treating the worker; requiring the manufacturer of an agricultural 4 5 pesticide to prepare a material safety data б sheet; requiring provision of the data sheet to 7 each direct purchaser; requiring the department to produce and make available a general 8 agricultural pesticide safety sheet; 9 10 prohibiting an agricultural employer from 11 failing to provide required pesticide information or taking retaliatory action; 12 13 providing penalties for an agricultural employer who violates part II of ch. 487, F.S.; 14 allowing a worker who seeks relief for 15 retaliatory action to file a complaint with the 16 17 department; requiring that the department monitor complaints of retaliation and report 18 19 findings to the President of the Senate and the Speaker of the House of Representatives; 20 requesting the Division of Statutory Revision 21 to designate parts I and II of ch. 487, F.S.; 22 providing an appropriation and authorizing 23 24 positions; providing an effective date. 25 26 Be It Enacted by the Legislature of the State of Florida: 27 28 Section 1. Subsection (1) of section 450.191, Florida 29 Statutes, is amended to read: 30 450.191 Executive Office of the Governor; powers and 31 duties.--5

1 (1) The Executive Office of the Governor is authorized 2 and directed to: 3 (a) Advise and consult with employers of migrant and 4 seasonal workers and their employers as to the ways and means 5 of improving living and working conditions of migrant and 6 seasonal workers; 7 (b) Cooperate with the Department of Health in 8 establishing minimum standards of preventive and curative health and of housing and sanitation in migrant labor camps 9 10 and in making surveys to determine the adequacy of preventive 11 and curative health services available to occupants of migrant 12 labor camps; (c) Provide coordination for the enforcement of ss. 13 381.008-381.0088 and ss. 450.27-450.38; 14 (d) Cooperate with the Department of Business and 15 Professional Regulation other departments of government in 16 17 coordinating and enforcing all applicable labor laws, 18 including, but not limited to, those relating to private 19 employment agencies, child labor, wage payments, wage claims, 20 and farm labor contractors crew leaders; (e) Cooperate with the Department of Education to 21 provide educational facilities for the children of migrant 22 laborers; 23 24 (f) Cooperate with the Department of Highway Safety 25 and Motor Vehicles to establish minimum standards for the transporting of migrant laborers; 26 27 (q) Cooperate with the Department of Agriculture and 28 Consumer Services to conduct an education program for 29 employers of migrant laborers pertaining to the standards, methods, and objectives of the office; 30 31 6

1 (h) Cooperate with the Department of Children and 2 Family Services in coordinating all public assistance programs 3 as they may apply to migrant laborers; 4 (i) Coordinate all federal, state, and local programs 5 pertaining to migrant laborers; б (j) Cooperate with the Agency for Workforce Innovation 7 farm labor office of the Department of Business and 8 Professional Regulation in the recruitment and referral of 9 migrant laborers and other persons for the planting, 10 cultivation, and harvesting of agricultural crops in Florida. 11 Section 2. Section 450.201, Florida Statutes, is amended to read: 12 13 450.201 Legislative Commission on Migrant and Seasonal 14 Labor; membership; filling vacancies.--(1) There is created a permanent joint committee of 15 the Florida Legislature to be known as the Legislative 16 17 Commission on Migrant and Seasonal Labor, to be composed of 18 three members of the Senate, appointed by the President of the 19 Senate, and three members of the House of Representatives, appointed by the Speaker of the House. One member from each 20 house shall be a member of the minority party. Any vacancy in 21 the commission shall be filled by the respective presiding 22 officer from the membership of the legislative body from which 23 24 the vacancy occurred. However, a member who ceases to be a member of the legislative body from which appointed shall 25 continue to be a member of the commission until the next 26 succeeding regular session of the Legislature, at which the 27 28 commission shall render its report to the Legislature. 29 (2) Initial appointments must be made no later than 30 March 1, 2005. 31

7

1 (3) The commission shall hold its first meeting no 2 later than July 1, 2005. 3 Section 3. Section 450.231, Florida Statutes, is 4 amended to read: 5 450.231 Annual reports to Legislature.--The commission 6 shall report its findings, recommendations, and proposed 7 legislation to each regular session of the Legislature no 8 later than February 1 of each year, beginning in 2006. Section 4. Section 450.27, Florida Statutes, is 9 10 amended to read: 11 450.27 Short title.--This part may be cited as the "Farm Labor Contractor Registration Law." 12 Section 5. Section 450.271, Florida Statutes, is 13 amended to read: 14 450.271 State administration of the Migrant and 15 Seasonal Agricultural Worker Protection Act.--The Department 16 17 of Business and Professional Regulation Labor and Employment 18 Security may enter into agreements with the Secretary of Labor 19 of the United States to authorize the department to administer 20 within the State of Florida the provisions of the Migrant and 21 Seasonal Agricultural Worker Protection Act of 1983, as 22 amended. 23 Section 6. Subsections (5) and (6) are added to 24 section 450.28, Florida Statutes, to read: 450.28 Definitions.--25 "Minor violation" means a violation of a specific 26 (5) 27 state or federal statute or rule which does not result in 28 economic or physical harm to any person recruited, 29 transported, supplied, or hired by a farm labor contractor or 30 create a significant threat of such harm. 31

8

1 (6) "Major violation" means a violation of a specific state or federal statute or rule which results in economic or 2 3 physical harm to any person recruited, transported, supplied, or hired by a farm labor contractor or creates a significant 4 threat of such harm. 5 б Section 7. Subsections (6) and (7) of section 450.30, 7 Florida Statutes, are amended to read: 8 450.30 Requirement of certificate of registration; 9 education and examination program. --10 (6) The department shall require an applicant for 11 renewal of a certificate of registration to retake the examination only if: 12 (a) During the prior certification period, the 13 department issued a final order assessing a civil monetary 14 penalty for a major violation of this part or revoked or 15 refused to renew or issue a certificate of registration; or 16 17 (b) The department determines that new requirements 18 related to the duties and responsibilities of a farm labor 19 contractor necessitate a new examination. 20 (7) The department shall charge each applicant a \$35 fee for the education and examination program. Such fees shall 21 be deposited in the Professional Regulation Crew Chief 22 Registration Trust Fund. 23 24 Section 8. Subsections (1) and (2) of section 450.31, Florida Statutes, are amended and subsections (5) and (6) are 25 added to that section, to read: 26 27 450.31 Issuance, revocation, and suspension of, and refusal to issue or renew, certificate of registration .--28 29 (1) The department shall not issue to any person a 30 certificate of registration as a farm labor contractor, nor 31 shall it renew such certificate, until: 9

1	(a) Such person has executed a written application
2	therefor in a form and pursuant to regulations prescribed by
3	the department and has submitted such information as the
4	department may prescribe.
5	(b) Such person has obtained and holds a valid federal
6	certificate of registration as a farm labor contractor, or a
7	farm labor contractor employee, unless exempt by federal law.
8	(c) Such person pays to the department, by cashier's
9	<u>check</u> in cash, certified check, or money order, a
10	nonrefundable application fee of $\frac{125}{75}$. Fees collected by
11	the department under this subsection shall be deposited in the
12	State Treasury into the <u>Professional Regulation</u> Crew Chief
13	Registration Trust Fund, which is hereby created, and shall be
14	used utilized for administration of this part.
15	(d) Such person has successfully taken and passed the
16	farm labor contractor examination.
17	(e) Such person has designated an agent to receive
18	service of process and other official or legal documents. The
19	agent must be available during regular business hours, Monday
20	through Friday, to accept service on behalf of the farm labor
21	contractor.
22	(2) The department may revoke, suspend, or refuse to
23	issue or renew any certificate of registration when it is
24	shown that the farm labor contractor has:
25	(a) Violated or failed to comply with any provision of
26	this part or the rules adopted pursuant to this part; s.
27	450.36.
28	(b) Made any misrepresentation or false statement in
29	his or her application for a certificate of registration: $\overline{\cdot}$
30	
31	
	10

1 (c) Given false or misleading information concerning 2 terms, conditions, or existence of employment to persons who 3 are recruited or hired to work on a farm; -4 (d) Been assessed, by the department, a civil fine for 5 which payment is overdue; б (e) Failed to pay unemployment compensation taxes as 7 determined by the Agency for Workforce Innovation; 8 (f) Been denied, or had suspended or revoked, a 9 federal certificate of registration as a farm labor 10 contractor; or 11 (g) Failed to pay federal employee taxes as determined by the Internal Revenue Service. 12 The department may permanently revoke or refuse to 13 (5) issue or renew a certificate of registration if the applicant 14 or certificate holder has been convicted within the preceding 15 5 years of: 16 17 (a) A crime under state or federal law: 1. Relating to gambling or the sale, distribution, or 18 19 possession of alcoholic beverages; and 20 2. Committed in connection with, or incident to, any 21 activities involving farm labor contracting; or 22 (b) A felony under state or federal law involving robbery, bribery, extortion, embezzlement, grand larceny, 23 24 burglary, arson, violation of narcotics laws, murder, rape, 25 assault with intent to kill, assault that inflicts grievous bodily injury, prostitution, peonage, or smuggling or 26 27 harboring individuals who have entered the country illegally. 28 (6) Receipt and acceptance of a certificate of 29 registration as a farm labor contractor constitutes 30 unconditional permission and acquiescence by the contractor to 31 the inspection by department personnel of books, ledgers, and 11

Florida Senate - 2004 309-2523-04

1 all other documents related to the performance of the contractor's farm labor activities. 2 3 Section 9. Section 450.321, Florida Statutes, is created to read: 4 5 450.321 Best practices incentive program for farm б labor contractors.--7 (1) To promote compliance with this part, and to help 8 the public identify farm labor contractors who have demonstrated a firm commitment to responsible and safe labor 9 10 practices, the department shall develop and implement a best 11 practices incentive program for farm labor contractors. (2) Farm labor contractors who seek designation as a 12 best practices farm labor contractor must meet the 13 requirements set by the department. A farm labor contractor 14 may not transfer or use without authorization a designation as 15 a best practices employer. 16 17 The department may enter into a partnership (3) 18 agreement with a farm labor contractor which states the 19 responsibilities of each party to the agreement regarding the 20 requirements to receive and maintain a best practices designation. Recipients of a designation as a best practices 21 farm labor contractor may use the designation when soliciting 22 business as long as the designation remains in effect. 23 24 (4) A designation as a best practices farm labor contractor may be revoked when the department determines that 25 the recipient has failed to comply with a requirement 26 27 established pursuant to subsection (2). When a designation is revoked, the prior recipient shall cease all use of the best 28 29 practices farm labor contractor designation when soliciting 30 business. 31

1 (5) The grant of a designation as a best practices 2 employer is not an endorsement of the recipient by the 3 department, and may not be characterized as such an 4 endorsement. 5 (6) The department may not be held liable in a civil б action for damages resulting from the granting, denying, 7 suspending, or revoking of a designation as a best practices 8 farm labor contractor. 9 (7) The department shall establish an incentive 10 program for farm labor contractors who hold a valid best 11 practices designation. Section 10. Subsection (10) of section 450.33, Florida 12 Statutes, is amended and subsection (11) is added to that 13 section, to read: 14 450.33 Duties of farm labor contractor.--Every farm 15 labor contractor must: 16 17 (10) Comply with all applicable statutes, rules, and regulations of the United States and of the State of Florida 18 19 for the protection or benefit of labor, including, but not 20 limited to, those providing for wages, hours, fair labor 21 standards, social security, workers' compensation, unemployment compensation, child labor, and transportation. 22 The department shall not suspend or revoke a certificate of 23 24 registration pursuant to this subsection unless: 25 (a) A court or agency of competent jurisdiction renders a judgment or other final decision that a violation of 26 27 one of the laws, rules, or regulations has occurred and, if 28 invoked, the appellate process is exhausted; 29 (b) An administrative hearing pursuant to ss. 120.569 30 and 120.57 is held on the suspension or revocation and the 31 administrative law judge finds that a violation of one of the 13

1 laws, rules, or regulations has occurred and, if invoked, the 2 appellate process is exhausted; or 3 (c) The holder of a certificate of registration stipulates that a violation has occurred or defaults in the 4 5 administrative proceedings brought to suspend or revoke his or б her registration. 7 (11) Maintain accurate daily field records for each 8 employee actually paid by the farm labor contractor reflecting the hours worked for the farm labor contractor and, if paid by 9 10 unit, the number of units harvested and the amount paid per 11 unit. Section 11. Subsections (4) and (5) are added to 12 section 450.34, Florida Statutes, to read: 13 450.34 Prohibited acts of farm labor contractor.--A 14 15 licensee may not: (4) Retaliate against any person that has filed a 16 17 complaint or aided an investigation pursuant to this part. (5) Contract with or employ any person acting in the 18 19 capacity of a farm labor contractor, or performing activities defined in s. 450.28(1), when that person does not have a 20 current certificate of registration issued by the department 21 22 pursuant to the requirements of this part. Section 12. Section 450.35, Florida Statutes, is 23 24 amended to read: 450.35 Certain contracts prohibited.--It is unlawful 25 for any person to contract with or employ for the employment 26 27 of farm workers with any farm labor contractor as defined in 28 this act, for matters relating to farm labor, until the labor 29 contractor displays to him or her a current certificate of registration issued by the department pursuant to the 30 31 requirements of this part. A violation of this section is 14

Florida Senate - 2004 309-2523-04

1 subject to the penalties provided for violations in s. 2 450.38(1). 3 Section 13. Section 450.37, Florida Statutes, is 4 amended to read: 5 450.37 Cooperation with state and federal б agencies. -- The department shall, whenever appropriate, 7 cooperate with any federal agency. The department may 8 cooperate with and enter into agreements with any other state agency to administer this chapter or secure uniform rules. 9 10 Section 14. Section 450.38, Florida Statutes, is 11 amended to read: 450.38 Enforcement of farm labor contractor laws.--12 (1) Any person, firm, association, or corporation not 13 excluded under s. 450.29 which commits a minor violation who 14 violates any provision of this part commits a misdemeanor of 15 the second degree, punishable as provided in s. 775.082 or s. 16 17 775.083. (2) Any person, firm, association, or corporation that 18 19 commits a major violation of this part commits a felony of the third degree, punishable as provided in s. 775.082, s. 20 21 775.083, or s. 775.084. 22 (3) (2) Any person, firm, association, or corporation that who, on or after June 19, 1985, commits a violation of 23 24 this part or of any rule adopted thereunder may be assessed a 25 civil penalty of not more than\$2,500\$1,000 for each such violation. Such assessed penalties shall be paid by cashier's 26 check in cash, certified check, or money order and shall be 27 28 deposited into the General Revenue Fund. The department shall 29 not institute or maintain any administrative proceeding to assess a civil penalty under this subsection when the 30 31 violation is the subject of a criminal indictment or

15

1 information under this section which results in a criminal penalty being imposed, or of a criminal, civil, or 2 3 administrative proceeding by the United States government or an agency thereof which results in a criminal or civil penalty 4 5 being imposed. The department may adopt rules prescribing the б criteria to be used to determine the amount of the civil 7 penalty and to provide notification to persons assessed a 8 civil penalty under this section.

(4) (4) (3) Upon a complaint of the department being filed 9 10 in the circuit court of the county in which the farm labor 11 contractor resides or may be doing business, any farm labor contractor who fails to obtain a certificate of registration 12 as required by this part may, in addition to such penalties, 13 14 be enjoined from engaging in any activity which requires the farm labor contractor to possess a certificate of 15 16 registration.

17 (5) (4) For the purpose of any investigation or proceeding conducted by the department, the secretary of the 18 19 department or the secretary's designee shall have the power to 20 administer oaths, take depositions, make inspections when authorized by statute, issue subpoenas which shall be 21 supported by affidavit, serve subpoenas and other process, and 22 compel the attendance of witnesses and the production of 23 24 books, papers, documents, and other evidence. The secretary of 25 the department or the secretary's designee shall exercise this power on the secretary's own initiative. 26

(6) A farm labor contractor who commits a minor

28 violation of this part shall be issued a warning for the first

29 violation. A civil penalty in increments of \$250 may be

30 assessed for each successive violation of a specific statute

31 or rule of this part up to a maximum of \$2,500.

27

16

1 (7) A farm labor contractor who commits a major violation of a specific statute or rule of this part shall be 2 3 assessed a civil money penalty of up to \$2,500 in accordance with the criteria established by the department pursuant to s. 4 5 450.38. б Section 15. Section 450.39, Florida Statutes, is 7 created to read: 8 450.39 Prohibition against required purchase; prohibition against excessive charges .--9 10 (1) A farm labor contractor may not require that a 11 farmworker purchase goods or services solely from that farm labor contractor or from a person acting as an agent for that 12 13 farm labor contractor. (2) A farm labor contractor may not charge a 14 farmworker more than a reasonable cost for any commodity, 15 including housing, food, water, or other consumables in 16 17 accordance with 29 C.F.R. s. 531.3. As used in this subsection, the term "reasonable cost" does not include a 18 19 profit to the farm labor contractor or to any other person acting as an agent for the farm labor contractor. 20 Section 16. Subsections (1) and (6) of section 21 381.0087, Florida Statutes, are amended, and subsection (9) is 22 added to that section, to read: 23 24 381.0087 Enforcement; citations.--25 (1) Department personnel or crew chief compliance officers employed by the Bureau of Compliance of the Florida 26 27 Department of Labor and Employment Security may issue citations that contain an order of correction or an order to 28 29 pay a fine, or both, for violations of ss. 381.008-381.00895 or the field sanitation facility rules adopted by the 30 31 department when a violation of those sections or rules is 17

1 enforceable by an administrative or civil remedy, or when a 2 violation of those sections or rules is a misdemeanor of the 3 second degree. A citation issued under this section constitutes a notice of proposed agency action. The recipient 4 5 of a citation for a major deficiency, as defined by rule of 6 the department, will be given a maximum of 48 hours to make 7 satisfactory correction or demonstrate that provisions for 8 correction are satisfactory.

9 (6) Any person who willfully refuses to sign and 10 accept a citation issued by the department <u>commits</u> or the 11 Department of Labor and Employment Security is guilty of a 12 misdemeanor of the second degree, punishable as provided in s. 13 775.082 or s. 775.083.

14 (9) When the department suspects that a law has been 15 violated it shall notify the entity that enforces that law. 16 Section 17. Subsection (8) of section 381.008, Florida 17 Statutes, is amended to read:

18 381.008 Definitions of terms used in ss.
19 381.008-381.00897.--As used in ss. 381.008-381.00897, the
20 following words and phrases mean:

(8) "Residential migrant housing"--A building, structure, mobile home, barracks, or dormitory, and any combination thereof on adjacent property which is under the same ownership, management, or control, and the land appertaining thereto, that is rented or reserved for occupancy by five or more <u>seasonal or</u> migrant farmworkers, except: (a) Housing furnished as an incident of employment.

(b) A single-family residence or mobile home dwelling
unit that is <u>occupied only by a single family and that is</u> not
under the same ownership, management, or control as other
farmworker housing to which it is adjacent or contiguous.

18

1 (c) A hotel, motel, or resort condominium, as defined 2 in chapter 509, that is furnished for transient occupancy. 3 (d) Any housing owned or operated by a public housing authority except for housing which is specifically provided 4 5 for persons whose principal income is derived from б agriculture. 7 Section 18. Subsections (1) and (2) of section 8 381.0086, Florida Statutes, are amended, and subsection (6) is 9 added to that section, to read: 10 381.0086 Rules; variances; penalties.--11 (1) The department shall adopt rules necessary to protect the health and safety of migrant farm workers and 12 other migrant labor camp or residential migrant housing 13 occupants, including rules governing field sanitation 14 facilities. These rules must include definitions of terms, 15 provisions relating to plan review of the construction of new, 16 expanded, or remodeled camps or residential migrant housing, 17 18 sites, buildings and structures, personal hygiene facilities, 19 lighting, sewage disposal, safety, minimum living space per 20 occupant, bedding, food equipment, food storage and 21 preparation, insect and rodent control, garbage, heating equipment, water supply, maintenance and operation of the 22 camp, housing, or roads, and such other matters as the 23 24 department finds to be appropriate or necessary to protect the 25 life and health of the occupants. Housing operated by a public housing authority is exempt from the provisions of any 26 27 administrative rule that conflicts with or is more stringent 28 than the federal standards applicable to the housing. 29 (2) Except when prohibited as specified in subsection (6), an owner or operator may apply for a permanent structural 30 31 variance from the department's rules by filing a written 19

1 application and paying a fee set by the department, not to 2 exceed \$100. This application must: 3 (a) Clearly specify the standard from which the variance is desired; 4 5 (b) Provide adequate justification that the variance 6 is necessary to obtain a beneficial use of an existing 7 facility and to prevent a practical difficulty or unnecessary 8 hardship; and 9 (c) Clearly set forth the specific alternative 10 measures that the owner or operator has taken to protect the 11 health and safety of occupants and adequately show that the alternative measures have achieved the same result as the 12 standard from which the variance is sought. 13 14 (6) For the purpose of filing an interstate clearance 15 order with the Agency for Workforce Innovation, if the housing is covered by 20 C.F.R., part 654, subpart E, the structural 16 17 variance referred to in subsection (2) is prohibited. 18 Section 19. Section 487.011, Florida Statutes, is 19 amended to read: 20 487.011 Short title; administration.--This part chapter may be cited as the "Florida Pesticide Law" and shall 21 22 be administered by the Department of Agriculture and Consumer 23 Services. 24 Section 20. Section 487.012, Florida Statutes, is 25 amended to read: 26 487.012 Declaration of purpose. -- The purpose of this 27 part chapter is to regulate the distribution, sale, and use of 28 pesticides, except as provided in chapters 388 and 482, and to 29 protect people and the environment from the adverse effects of pesticides. 30 31

1 Section 21. Subsections (31), (45), and (57) of section 487.021, Florida Statutes, are amended to read: 2 3 487.021 Definitions.--For the purpose of this chapter: 4 (31) "Highly toxic" means any highly poisonous 5 pesticide as determined by the rules promulgated pursuant to б this part chapter. 7 (45) "Official sample" means any sample of a pesticide 8 taken by the department in accordance with the provisions of 9 this part chapter or rules adopted under this part chapter, 10 and designated as official by the department. 11 (57) "Registrant" means the person registering any pesticide pursuant to the provisions of this part chapter. 12 Section 22. Subsection (2) of section 487.025, Florida 13 Statutes, is amended to read: 14 15 487.025 Misbranding.--(2) A pesticide is misbranded if: 16 17 It is an imitation of, or is offered for sale (a) 18 under the name of, another pesticide. 19 (b) Its labeling bears any reference to registration 20 under this part chapter. The labeling accompanying it does not contain 21 (C) instructions for use which are necessary and, if complied 22 with, adequate for the protection of the public. 23 24 (d) The label does not contain a warning or caution 25 statement which may be necessary and, if complied with, adequate to prevent injury to living humans and other 26 27 vertebrate animals. 28 (e) The label does not bear an ingredient statement on 29 that part of the immediate container, and on the outside container or wrapper, if there is one, through which the 30 31 ingredient statement on the immediate container cannot be 21 CODING: Words stricken are deletions; words underlined are additions.

1 clearly read, of the retail package which is presented or 2 displayed under customary conditions of purchase. 3 (f) Any word, statement, or other information required by or under authority of this part chapter to appear on the 4 5 labeling is not prominently placed thereon with such б conspicuousness, as compared with other words, statements, 7 designs, or graphic matter in the labeling, and in such terms as to render it likely to be read and understood by the 8 9 ordinary individual under customary conditions of purchase and 10 use.

(g) It is injurious to living humans or other vertebrate animals or vegetation, except weeds, to which it is applied, or to the person applying such pesticide as directed or in accordance with commonly recognized practice.

(h) In the case of a plant regulator, defoliant, or 15 desiccant, when used as directed, it is injurious to living 16 17 humans or other vertebrate animals, or vegetation, to which it is applied, or to the person applying such pesticide. 18 19 However, physical or physiological effects on plants or parts 20 thereof shall not be deemed to be injury when this is the purpose for which the plant regulator, defoliant, or desiccant 21 22 was applied in accordance with the label claims and recommendations. 23

(i) Any ingredient which is present in amounts which
are not likely to be effective when used according to
directions is given undue prominence or conspicuousness, as
compared with ingredients which are present in effective
amounts, in its labeling. Such ingredient shall appear only
in the ingredient statement.

30 (j) It is found to be ineffective when tested in the 31 laboratory.

1 (k) It is found by the department to be of short 2 measure. 3 Section 23. Subsections (2), (4), (5), and (13) of section 487.031, are amended to read: 4 5 487.031 Prohibited acts.--It is unlawful: б (2) To distribute, sell, or offer for sale within this 7 state any pesticide or product which has not been registered 8 pursuant to the provisions of this part chapter, except 9 pesticides distributed, sold, offered for sale, or used in 10 accordance with the provisions of federal or state 11 restriction, supervision, or cancellation orders or other existing stock agreements. 12 (4) To detach, alter, deface, or destroy, in whole or 13 14 in part, any label or labeling provided for in this part 15 chapter or rules promulgated under this part chapter, or to add any substance to, or take any substance from, any 16 17 pesticide in a manner that may defeat the purpose of this part 18 chapter. 19 (5) For any person to use for his or her own advantage 20 or to reveal any information relative to formulas of products 21 acquired by authority of this part chapter, other than to: the department, proper officials, or employees of the state; the 22 23 courts of this state in response to a subpoena; physicians, 24 pharmacists, and other qualified persons, in an emergency, for 25 use in the preparation of antidotes. The information relative to formulas of products is confidential and exempt from the 26 27 provisions of s. 119.07(1). 28 (13) For any person to: 29 (a) Make a false or fraudulent claim through any medium, misrepresenting the effect of materials or methods 30 31 used;

23

1 (b) Make a pesticide recommendation or application not in accordance with the label, except as provided in this 2 3 section, or not in accordance with recommendations of the United States Environmental Protection Agency or not in 4 5 accordance with the specifications of a special local need б registration; 7 (c) Operate faulty or unsafe equipment; 8 Operate in a faulty, careless, or negligent (d) 9 manner; 10 (e) Apply any pesticide directly to, or in any manner 11 cause any pesticide to drift onto, any person or area not intended to receive the pesticide; 12 (f) Fail to disclose to an agricultural crop grower, 13 prior to the time pesticides are applied to a crop, full 14 information regarding the possible harmful effects to human 15 beings or animals and the earliest safe time for workers or 16 17 animals to reenter the treated field; (g) Refuse or, after notice, neglect to comply with 18 the provisions of this part chapter, the rules adopted under 19 20 this part chapter, or any lawful order of the department; (h) Refuse or neglect to keep and maintain the records 21 22 required by this part chapter or to submit reports when and as required; 23 24 (i) Make false or fraudulent records, invoices, or 25 reports; Use fraud or misrepresentation in making an 26 (j) 27 application for a license or license renewal; 28 (k) Refuse or neglect to comply with any limitations 29 or restrictions on or in a duly issued license; 30 (1) Aid or abet a licensed or unlicensed person to 31 evade the provisions of this part chapter, or combine or 24

1 conspire with a licensed or unlicensed person to evade the 2 provisions of this part chapter, or allow a license to be used 3 by an unlicensed person; (m) Make false or misleading statements during or 4 5 after an inspection concerning any infestation or infection of б pests found on land; 7 (n) Make false or misleading statements, or fail to 8 report, pursuant to this part chapter, any suspected or known 9 damage to property or illness or injury to persons caused by 10 the application of pesticides; 11 (0) Impersonate any state, county, or city inspector or official; 12 13 (p) Fail to maintain a current liability insurance 14 policy or surety bond as provided for in this part chapter; 15 (q) Fail to adequately train, as provided for in this part chapter, unlicensed applicators or mixer-loaders applying 16 17 restricted-use pesticides under the direct supervision of a 18 licensed applicator; or 19 (r) Fail to provide authorized representatives of the 20 department with records required by this part chapter or with free access for inspection and sampling of any pesticide, 21 areas treated with or impacted by these materials, and 22 equipment used in their application. 23 24 Section 24. Subsections (2), (3), and (8) of section 487.041, Florida Statutes, are amended to read: 25 487.041 Registration.--26 27 (2) For the purpose of defraying expenses of the 28 department in connection with carrying out the provisions of 29 this part chapter, each person shall pay an annual registration fee of \$250 for each registered pesticide. The 30 31 annual registration fee for each special local need label and 25

1 experimental use permit shall be \$100. All registrations 2 expire on December 31 of each year. Nothing in this section 3 shall be construed as applying to distributors or retail 4 dealers selling pesticides when such pesticides are registered 5 by another person.

б (3) The department shall adopt rules governing the 7 procedures for pesticide registration and for the review of 8 data submitted by an applicant for registration of a 9 pesticide. The department shall determine whether a pesticide 10 should be registered, registered with conditions, or tested 11 under field conditions in this state. The department shall determine that all requests for pesticide registrations meet 12 13 the requirements of current state and federal law. The department, whenever it deems it necessary in the 14 15 administration of this part chapter, may require the manufacturer or registrant to submit the complete formula, 16 17 quantities shipped into or manufactured in the state for 18 distribution and sale, evidence of the efficacy and the safety 19 of any pesticide, and other relevant data. The department may 20 review and evaluate a registered pesticide if new information 21 is made available which indicates that use of the pesticide has caused an unreasonable adverse effect on public health or 22 the environment. Such review shall be conducted upon the 23 24 request of the secretary of the Department of Health in the 25 event of an unreasonable adverse effect on public health or the secretary of the Department of Environmental Protection in 26 27 the event of an unreasonable adverse effect on the 28 environment. Such review may result in modifications, 29 revocation, cancellation, or suspension of a pesticide registration. The department, for reasons of adulteration, 30 31 misbranding, or other good cause, may refuse or revoke the

26

1 registration of any pesticide, after notice to the applicant 2 or registrant giving the reason for the decision. The 3 applicant may then request a hearing, pursuant to chapter 120, on the intention of the department to refuse or revoke 4 5 registration, and, upon his or her failure to do so, the б refusal or revocation shall become final without further 7 procedure. In no event shall registration of a pesticide be 8 construed as a defense for the commission of any offense 9 prohibited under this part chapter.

10 (8) Nothing in this section affects the authority of 11 the department to administer the pesticide registration 12 program under this <u>part</u> chapter or the authority of the 13 Commissioner of Agriculture to approve the registration of a 14 pesticide.

15 Section 25. Section 487.0435, Florida Statutes, is 16 amended to read:

17 487.0435 License classification.--The department shall 18 issue certified applicator licenses in the following 19 classifications: certified public applicator; certified 20 private applicator; and certified commercial applicator. In addition, separate classifications and subclassifications may 21 be specified by the department in rule as deemed necessary to 22 carry out the provisions of this part chapter. Each 23 24 classification shall be subject to requirements or testing 25 procedures to be set forth by rule of the department and shall be restricted to the activities within the scope of the 26 respective classification as established in statute or by 27 28 rule. In specifying classifications, the department may 29 consider, but is not limited to, the following: (1) Whether the license sought is for commercial, 30 31 public, or private applicator status.

27

(2) The method of applying the restricted-use 1 pesticide. 2 3 (3) The specific crops upon which restricted-use 4 pesticides are applied. 5 The proximity of populated areas to the land upon (4) б which restricted-use pesticides are applied. 7 The acreage under the control of the licensee. (5) 8 The pounds of technical restricted toxicant (6) 9 applied per acre per year by the licensee. 10 Section 26. Section 487.045, Florida Statutes, is 11 amended to read: 487.045 Fees.--12 (1) The department shall establish applicable fees by 13 rule. The fees shall not exceed \$250 for commercial 14 applicators or \$100 for private applicators and public 15 applicators, for initial licensing and for each subsequent 16 license renewal. The fees shall be determined annually and 17 18 shall represent department costs associated with enforcement 19 of the provisions of this part chapter. 20 (2) Fees collected under the provisions of this part chapter shall be deposited into the General Inspection Trust 21 Fund and shall be used to defray expenses in the 22 administration of this chapter. 23 24 Section 27. Subsection (2) of section 487.046, Florida Statutes, is amended to read: 25 26 487.046 Application; licensure.--27 (2) If the department finds the applicant qualified in 28 the classification for which the applicant has applied, and if 29 the applicant applying for a license to engage in aerial application of pesticides has met all of the requirements of 30 31 the Federal Aviation Agency and the Department of 28

1 Transportation of this state to operate the equipment 2 described in the application and has shown proof of liability 3 insurance or posted a surety bond in an amount to be set forth 4 by rule of the department, the department shall issue a 5 certified applicator's license, limited to the classifications б for which the applicant is qualified. The license shall expire 7 as required by rules promulgated under this part chapter, unless it has been revoked or suspended by the department 8 9 prior to expiration, for cause as provided in this part 10 chapter. The license or authorization card issued by the 11 department verifying licensure shall be kept on the person of the licensee while performing work as a licensed applicator. 12

13 Section 28. Section 487.047, Florida Statutes, is 14 amended to read:

15 487.047 Nonresident license; reciprocal agreement; 16 authorized purchase.--

(1) The department may waive all or part of the examination requirements provided for in this <u>part</u> chapter on a reciprocal basis with any other state or agency, or an Indian tribe, that has substantially the same or better standards.

22 (2) Any nonresident applying for a license under this part chapter to operate in the state shall file a Designation 23 24 of Registered Agent naming the Secretary of State as the agent 25 of the nonresident, upon whom process may be served in the event of any suit against the nonresident. The designation 26 shall be prepared on a form provided by the department and 27 28 shall render effective the jurisdiction of the courts of this 29 state over the nonresident applicant. However, any nonresident who has a duly appointed registered agent upon whom process 30 31 may be served as provided by law shall not be required to

29

1 designate the Secretary of State as registered agent. The 2 Secretary of State shall be allowed the registered-agent fees 3 as provided by law for designating registered agents. The department shall be furnished with a copy of the designation 4 5 of the Secretary of State or of a registered agent which is 6 certified by the Secretary of State. The Secretary of State 7 shall notify the department of any service of process it 8 receives as registered agent for persons licensed under this 9 part chapter.

10 (3) Restricted-use pesticides may be purchased by any 11 person who holds a valid applicator's license or who holds a valid purchase authorization card issued by the department or 12 13 by a licensee under chapter 482 or chapter 388. A nonlicensed person may apply restricted-use pesticides under the direct 14 supervision of a licensed applicator. An applicator's license 15 shall be issued by the department on a form supplied by it in 16 17 accordance with the requirements of this part chapter.

18 Section 29. Subsection (1) of section 487.049, Florida 19 Statutes, is amended to read:

20

487.049 Renewal; late fee; recertification .--

The department shall require renewal of a 21 (1)certified applicator's license at 4-year intervals from the 22 date of issuance. If the application for renewal of any 23 24 license provided for in this part chapter is not filed on 25 time, a late fee shall be assessed not to exceed \$50. However, the penalty shall not apply if the renewal application is 26 filed within 60 days after the renewal date, provided the 27 28 applicant furnishes an affidavit certifying that he or she has 29 not engaged in business subsequent to the expiration of the license for a period not exceeding 60 days. A license may be 30 31 renewed without taking another examination unless the

30

1 department determines that new knowledge related to the 2 classification for which the applicant has applied makes a new 3 examination necessary; however, the department may require the applicant to provide evidence of continued competency, as 4 5 determined by rule. If the license is not renewed within 60 б days of the expiration date, then the licensee may again be 7 required to take another examination, unless there is some 8 unavoidable circumstance which results in the delay of the 9 renewal of any license issued under this part chapter which 10 was not under the applicant's control. 11 Section 30. Section 487.051, Florida Statutes, is amended to read: 12 487.051 Administration; rules; procedure.--13 14 (1) The department may by rule: Declare as a pest any form of plant or animal life 15 (a) or virus which is injurious to plants, humans, domestic 16 17 animals, articles, or substances. (b) Establish procedures for the taking and handling 18 19 of samples and establish tolerances and deficiencies where not 20 specifically provided for in this part chapter; assess penalties; and prohibit the sale or use of pesticides or 21 22 devices shown to be detrimental to human beings, the 23 environment, or agriculture or to be otherwise of questionable 24 value. 25 (c) Determine whether pesticides, and quantities of substances contained in pesticides, are injurious to the 26 environment. The department shall be guided by the United 27 28 States Environmental Protection Agency regulations in this 29 determination. (d) Establish requirements governing aircraft used for 30 31 the aerial application of pesticides, including requirements 31

1 for recordkeeping, annual aircraft registration, secure storage when not in use, area-of-application information, and 2 3 reporting any sale, lease, purchase, rental, or transfer of 4 such aircraft to another person. 5 (e) Establish requirements governing the secure б storage of pesticides used by aerial pesticide applicators. 7 The department is authorized to adopt by rule the (2) 8 primary standards established by the United States 9 Environmental Protection Agency with respect to pesticides. If 10 the provisions of this part chapter are preempted in part by 11 federal law, those provisions not preempted shall apply. This

chapter is intended as comprehensive and exclusive regulation 12 13 of pesticides in this state. Except as provided in chapters 373, 376, 388, 403, and 482, or as otherwise provided by law, 14 15 no agency, commission, department, county, municipality, or other political subdivision of the state may adopt laws, 16 17 regulations, rules, or policies pertaining to pesticides, 18 including their registration, packaging, labeling, 19 distribution, sale, or use, except that local jurisdictions 20 may adopt or enforce an ordinance pertaining to pesticides if that ordinance is in the area of occupational license taxes, 21 building and zoning regulations, disposal or spillage of 22 pesticides within a water well zone, or pesticide safety 23 24 regulations relating to containment at the storage site. 25 Section 31. Subsection (4) of section 487.0615, Florida Statutes, is amended to read: 26

27

487.0615 Pesticide Review Council.--

(4) The council is defined as a "substantially interested person" and has standing under chapter 120 in any proceeding conducted by the department relating to the

31 registration of a pesticide under this <u>part</u> chapter. The

32

standing of the council shall in no way prevent individual
 members of the council from exercising standing in these
 matters.

4 Section 32. Subsections (1), (2), (3), (4), (6), and 5 (7) of section 487.071, Florida Statutes, are amended to read: 6 487.071 Enforcement, inspection, sampling, and 7 analysis.--

8 (1) The department is authorized to enter upon any 9 public or private premises or carrier where pesticides are 10 known or thought to be distributed, sold, offered for sale, 11 held, stored, or applied, during regular business hours in the performance of its duties relating to pesticides and records 12 13 pertaining to pesticides. No person shall deny or refuse 14 access to the department when it seeks to enter upon any public or private premises or carrier during business hours in 15 performance of its duties under this part chapter. 16

17 (2) The department is authorized and directed to 18 sample, test, inspect, and make analyses of pesticides sold, 19 offered for sale, distributed, or used within this state, at a 20 time and place and to such an extent as it may deem necessary, to determine whether the pesticides or persons exercising 21 control over the pesticides are in compliance with the 22 23 provisions of this part chapter, the rules adopted under this 24 part chapter, and the provisions of the pesticide label or 25 labeling.

(3) The official analysis shall be made from the
official sample. A sealed and identified sample, herein called
"official check sample" shall be kept until the analysis on
the official sample is completed. However, the registrant may
obtain upon request a portion of the official sample. Upon
completion of the analysis of the official sample, a true copy

33

1 of the certificate of analysis shall be mailed to the 2 registrant of the pesticide from whom the official sample was 3 taken and also to the dealer or agent, if any, and consumer, if known. If the official analysis conforms with the 4 5 provisions of this part chapter, the official check sample may б be destroyed. If the official analysis does not conform with 7 the provisions of this part chapter, the rules adopted under this part chapter, and the provisions of the pesticide label 8 9 or labeling, the official check sample shall be retained for a 10 period of 90 days from the date of the certificate of analysis 11 of the official sample. If within that time the registrant of the pesticide from whom the official sample was taken makes 12 13 demand for analysis by a referee chemist, a portion of the official check sample sufficient for analysis shall be sent to 14 a referee chemist who is mutually acceptable to the department 15 and the registrant for analysis at the expense of the 16 17 registrant. Upon completion of the analysis, the referee 18 chemist shall forward to the department and to the registrant 19 a certificate of analysis bearing a proper identification mark 20 or number; and such certificate of analysis shall be verified by an affidavit of the person or laboratory making the 21 analysis. If the certificate of analysis checks within 3 22 percent of the department's analysis on each active ingredient 23 24 for which analysis was made, the mean average of the two 25 analyses shall be accepted as final and binding on all concerned. However, if the referee's certificate of analysis 26 shows a variation of greater than 3 percent from the 27 28 department's analysis in any one or more of the active 29 ingredients for which an analysis was made, upon demand of either the department or the registrant from whom the official 30 31 sample was taken, a portion of the official check sample

34

1 sufficient for analysis shall be submitted to a second referee 2 chemist who is mutually acceptable to the department and the 3 registrant, at the expense of the party or parties requesting 4 the referee analysis. Upon completion of the analysis, the 5 second referee chemist shall make a certificate and report as 6 provided in this subsection for the first referee chemist. The 7 mean average of the two analyses nearest in conformity shall 8 be accepted as final and binding on all concerned. If no 9 demand is made for an analysis by a second referee chemist, 10 the department's certificate of analysis shall be accepted as 11 final and binding on all concerned.

(4) If a pesticide or device fails to comply with the 12 13 provisions of this part chapter with reference to the ingredient statement reflecting the composition of the 14 product, as required on the registration and labeling, and the 15 department contemplates possible criminal proceedings against 16 17 the person responsible because of this violation, the department shall, after due notice, accord the person an 18 19 informal hearing or an opportunity to present evidence and 20 opinions, either orally or in writing, with regard to such contemplated proceedings. If in the opinion of the department 21 the facts warrant, the department may refer the facts to the 22 state attorney for the county in which the violation occurred, 23 24 with a copy of the results of the analysis or the examination 25 of such article; provided that nothing in this part chapter shall be construed as requiring the department to report for 26 27 prosecution minor violations whenever it believes that the 28 public interest will be subserved by a suitable notice of 29 warning in writing.

30 (6) The department shall, by publication in such31 manner as it may prescribe, give notice of all judgments

35

1

2

3

4

5

б

7

8

9

10

11

12 13

14

15

16 17

18

19

20

21 22

23

24

25

26 27

28

29

30

entered in actions instituted under the authority of this part chapter. The department may analyze pesticide samples (7)(a) upon request in a manner consistent with this part chapter. (b) The department shall establish by rule a fee schedule for pesticide samples analyzed upon request. The fees shall be sufficient to cover the costs to the department for taking the samples and performing the analysis. However, no fee shall exceed \$400 per test. (c) The department shall keep separate records with respect to requested pesticide analyses, including the pesticide analyzed, tests performed, fees collected, the name and address of the person who requested the analysis, and the name and address of the registrant. (d) All fees collected pursuant to this subsection shall be deposited into the General Inspection Trust Fund and shall be used by the department to implement this subsection. (e) In addition to any other penalty provided by this part chapter, the registrant of any pesticide found to be adulterated, misbranded, or otherwise deficient shall reimburse the person requesting the pesticide analysis under this subsection for all fees assessed by and paid to the department. Section 33. Subsections (2), (3), and (4) of section 487.081, Florida Statutes, are amended to read: 487.081 Exemptions.--(2) No article shall be deemed in violation of this part chapter when intended solely for export to a foreign country and when prepared or packed according to the specifications or directions of the purchaser. 31

36
1 (3) Notwithstanding any other provision of this part 2 chapter, registration required under this part chapter is not 3 required in the case of a pesticide stored or shipped from one manufacturing plant within this state to another manufacturing 4 5 plant within this state operated by the same person. б (4) Nothing in this part chapter shall be construed to 7 apply to persons duly licensed or certified under chapter 388 8 or chapter 482 performing any pest control or other operation 9 for which they are licensed or certified under those chapters. 10 Section 34. Subsection (2) of section 487.091, Florida 11 Statutes, is amended to read: 487.091 Tolerances, deficiencies, and penalties .--12 (2) If a pesticide is found by analysis to be 13 deficient in an active ingredient beyond the tolerance as 14 provided in this part chapter, the registrant is subject to a 15 penalty for the deficiency, not to exceed \$10,000 per 16 17 violation. However, no penalty shall be assessed when the 18 official sample was taken from a pesticide that was in the 19 possession of a consumer for more than 45 days from the date 20 of purchase by that consumer, or when the product label 21 specifies that the product should be used by an expiration date that has passed. Procedures for assessing penalties shall 22 be established by rule, based on the degree of the deficiency. 23 24 Penalties assessed shall be paid to the consumer or, in the absence of a known consumer, the department. If the penalty is 25 not paid within the prescribed period of time as established 26 by rule, the department may deny, suspend, or revoke the 27 28 registration of any pesticide. 29 Section 35. Section 487.101, Florida Statutes, is 30 amended to read: 31

37

1 487.101 Stop-sale, stop-use, removal, or hold 2 orders.--3 When a pesticide or device is being offered or (1) exposed for sale, used, or held in violation of any of the 4 5 provisions of this part chapter, the department may issue and б enforce a stop-sale, stop-use, removal, or hold order, in 7 writing, to the owner or custodian of the pesticide or device, ordering that the pesticide or device be held at a designated 8 9 place until the part chapter has been complied with and the 10 pesticide or device is released, in writing, by the department 11 or the violation has been disposed of by court order. (2) The written notice is warning to all persons, 12 13 including, but not limited to, the owner or custodian of the 14 pesticide or the owner's or custodian's agents or employees, to scrupulously refrain from moving, bothering, altering, or 15 interfering with the pesticide or device or from altering, 16 17 defacing, or in any way interfering with the written notice or permitting the same to be done. The willful violation of these 18 19 provisions is a misdemeanor, subjecting the violator to the 20 penalty provisions of this part chapter. (3) The department shall release the pesticide or 21 device under a stop-sale, stop-use, removal, or hold order 22 when the owner or custodian complies with the provisions of 23 24 this part chapter. (4) The owner or custodian, with authorization and 25 supervision of the department, may relabel the pesticide or 26 device so that the label will conform to the product, or 27 28 transfer and return the product to the manufacturer or 29 supplier for the purpose of bringing the product in compliance with the provisions of this part chapter. 30 31

38

1 Section 36. Subsection (1) of section 487.111, Florida 2 Statutes, is amended to read: 3 487.111 Seizure, condemnation, and sale .--(1) Any lot of pesticide or device not in compliance 4 5 with the provisions of this part chapter is subject to seizure б on complaint of the department to the circuit court in the 7 county in which the pesticide or device is located. In the 8 event the court finds the pesticide or device in violation of 9 this part chapter and orders it condemned, it shall be 10 disposed of as the court may direct; provided that in no 11 instance shall the disposition of the pesticide or device be ordered by the court without first giving the owner or 12 13 custodian an opportunity to apply to the court for release of the pesticide or device or for permission to process or 14 15 relabel it to bring it into compliance with this part chapter. Section 37. Section 487.13, Florida Statutes, is 16 17 amended to read: 18 487.13 Cooperation.--The department is authorized and 19 empowered to cooperate with and enter into agreements with any 20 other agency of this state, the United States Department of Agriculture, the United States Environmental Protection 21 22 Agency, and any other state or federal agency for the purpose of carrying out the provisions of this part chapter and 23 24 securing uniformity of regulations. Section 38. Section 487.156, Florida Statutes, is 25 26 amended to read: 27 487.156 Governmental agencies.--All governmental 28 agencies shall be subject to the provisions of this part 29 chapter and rules adopted under this part chapter. Public 30 applicators using or supervising the use of restricted-use 31

39

1 pesticides shall be subject to examination as provided in s. 2 487.044. 3 Section 39. Subsection (1) of section 487.159, Florida 4 Statutes, is amended to read: 5 487.159 Damage or injury to property, animal, or б person; mandatory report of damage or injury; time for filing; 7 failure to file. --8 (1)The person claiming damage or injury to property, 9 animal, or human beings from application of a pesticide shall 10 file with the department a written statement claiming damages, 11 on a form prescribed by the department, within 48 hours after the damage or injury becomes apparent. The statement shall 12 13 contain, but shall not be limited to, the name of the person responsible for the application of the pesticide, the name of 14 the owner or lessee of the land on which the crop is grown and 15 for which the damages are claimed, and the date on which it is 16 17 alleged that the damages occurred. The department shall 18 investigate the alleged damages and notify all concerned 19 parties of its findings. If the findings reveal a violation of 20 the provisions of this part chapter, the department shall determine an appropriate penalty, as provided in this part 21 22 chapter. The filing of a statement or the failure to file such a statement need not be alleged in any complaint which might 23 24 be filed in a court of law, and the failure to file the statement shall not be considered any bar to the maintenance 25 of any criminal or civil action. 26 27 Section 40. Section 487.161, Florida Statutes, is 28 amended to read: 29 487.161 Exemptions, nonagricultural pest control and 30 research.--31

40

1 (1) Any person duly licensed or certified under 2 chapter 482, or under the supervision of chapter 388, is 3 exempted from the licensing provisions of this part chapter. 4 (2) The use of the antibiotic oxytetracycline 5 hydrochloride for the purpose of controlling lethal yellowing б is exempted from the licensing provisions of this part 7 chapter. 8 The personnel of governmental, university, or (3) 9 industrial research agencies are exempted from the provisions 10 of this part chapter when doing applied research within a 11 laboratory, but shall comply with all the provisions of this part chapter when applying restricted-use pesticides to 12 13 experimental or demonstration plots. Section 41. Section 487.163, Florida Statutes, is 14 amended to read: 15 487.163 Information; interagency cooperation. --16 17 (1) The department may, in cooperation with the University of Florida or other agencies of government, publish 18 19 information and conduct short courses of instruction in the 20 safe use and application of pesticides for the purpose of carrying out the provisions of this part chapter. 21 (2) The department may cooperate or enter into formal 22 agreements with any other agency or educational institution of 23 24 this state or its subdivisions or with any agency of any other state or of the Federal Government for the purpose of carrying 25 out the provisions of this part chapter and of securing 26 uniformity of regulations. 27 Section 42. Subsections (1), (2), and (3) of section 28 29 487.171, Florida Statutes, are amended to read: 30 31

487.171 Classification of antifouling paint containing
 organotin compounds as restricted-use pesticides; prohibition
 of distribution and sale.--

(1) The department shall classify antifouling paints 4 5 containing organotin compounds having an acceptable release б rate as restricted-use pesticides subject to the requirements 7 of this part chapter. Antifouling paints containing organotin having acceptable release rates and sold in spray cans of 16 8 9 ounces avoirdupois weight or less for outboard motor or lower 10 unit use are exempt from the restricted-use pesticide 11 classification requirement.

12 (2) The department shall initiate action under chapter 13 120, to deny or cancel the registration of antifouling paints 14 containing organotin compounds which do not have an acceptable 15 release rate or do not meet other criteria established by the 16 department in accordance with this <u>part</u> chapter.

17 (3) Distribution, sale, and use of antifouling paints 18 containing organotin compounds with acceptable release rates 19 shall be limited to dealers and applicators licensed by the 20 department in accordance with this <u>part</u> chapter, to 21 distribute, sell, or use restricted-use pesticides. Such paint 22 may be applied only by ligenged applied.

22 may be applied only by licensed applicators and may be applied 23 only to vessels which exceed 25 meters in length or which have 24 aluminum hulls.

25 Section 43. Section 487.175, Florida Statutes, is 26 amended to read:

27 487.175 Penalties; administrative fine; injunction.--(1) In addition to any other penalty provided in this 29 <u>part</u> chapter, when the department finds any person, applicant, 30 or licensee has violated any provision of this <u>part</u> chapter or 31

42

1 rule adopted under this <u>part</u> chapter, it may enter an order 2 imposing any one or more of the following penalties:

(a) Denial of an application for licensure.(b) Revocation or suspension of a license.

3 4 5

(c) Issuance of a warning letter.

(d) Placement of the licensee on probation for a
specified period of time and subject to conditions the
department may specify by rule, including requiring the
licensee to attend continuing education courses, to
demonstrate competency through a written or practical
examination, or to work under the direct supervision of
another licensee.

(e) Imposition of an administrative fine not to exceed \$10,000 for each violation. When imposing any fine under this paragraph, the department shall consider the degree and extent of harm caused by the violation, the cost of rectifying the damage, the amount of money the violator benefited from by noncompliance, whether the violation was committed willfully, and the compliance record of the violator.

(2) Any person who violates any provision of this part
chapter or rules adopted pursuant thereto commits a
misdemeanor of the second degree and upon conviction is
punishable as provided in ss. 775.082 and 775.083. For a
subsequent violation, such person commits a misdemeanor of the
first degree and upon conviction is punishable as provided in
ss. 775.082 and 775.083.

(3) In addition to the remedies provided in this part
chapter and notwithstanding the existence of any adequate
remedy at law, the department may bring an action to enjoin
the violation or threatened violation of any provision of this
part chapter, or rule adopted under this part chapter, in the

43

1 circuit court of the county in which the violation occurred or 2 is about to occur. Upon the department's presentation of 3 competent and substantial evidence to the court of the violation or threatened violation, the court shall immediately 4 5 issue the temporary or permanent injunction sought by the б department. The injunction shall be issued without bond. A 7 single act in violation of any provision of this part chapter 8 shall be sufficient to authorize the issuance of an 9 injunction.

10 Section 44. Subsection (1) of section 403.088, Florida
11 Statutes, is amended to read:

12 403.088 Water pollution operation permits; 13 conditions.--

(1) No person, without written authorization of the 14 15 department, shall discharge into waters within the state any waste which, by itself or in combination with the wastes of 16 17 other sources, reduces the quality of the receiving waters below the classification established for them. However, this 18 19 section shall not be deemed to prohibit the application of 20 pesticides to waters in the state for the control of insects, aquatic weeds, or algae, provided the application is performed 21 22 pursuant to a program approved by the Department of Health, in the case of insect control, or the department, in the case of 23 24 aquatic weed or algae control. The department is directed to 25 enter into interagency agreements to establish the procedures for program approval. Such agreements shall provide for public 26 health, welfare, and safety, as well as environmental factors. 27 28 Approved programs must provide that only chemicals approved 29 for the particular use by the United States Environmental Protection Agency or by the Department of Agriculture and 30 31 Consumer Services may be employed and that they be applied in

44

1 accordance with registered label instructions, state standards 2 for such application, and the provisions of the Florida 3 Pesticide Law, part I of chapter 487. Section 45. Subsection (1) of section 482.242, Florida 4 5 Statutes, is amended to read: 6 482.242 Preemption.--7 (1) This chapter is intended as comprehensive and 8 exclusive regulation of pest control in this state. The 9 provisions of this chapter preempt to the state all regulation 10 of the activities and operations of pest control services, 11 including the pesticides used pursuant to labeling and registration approved under part I of chapter 487. No local 12 13 government or political subdivision of the state may enact or 14 enforce an ordinance that regulates pest control, except that the preemption in this section does not prohibit a local 15 government or political subdivision from enacting an ordinance 16 17 regarding any of the following: (a) Local occupational licenses adopted pursuant to 18 19 chapter 205. 20 (b) Land development regulations adopted pursuant to chapter 163 which include regulation of any aspect of 21 development, including a subdivision, building construction, 22 sign regulation or any other regulation concerning the 23 24 development of land, or landscaping or tree protection 25 ordinances which do not include pesticide application restrictions. 26 27 (c) Regulations that: 28 1. Require, for multicomplex dwellings in excess of 10 29 units, annual termite inspections for termite activity or damage, including Formosan termites, which must be performed 30 31 by a person licensed under this chapter. 45

1 2. Require pest control treatments of structures that 2 have termite activity or damage which must be performed by a 3 person licensed under this chapter. 4 3. Require property owners or other persons to obtain 5 inspections or pest control treatments performed by a person б licensed under this chapter. 7 8 An ordinance by a local government or political subdivision 9 which requires an annual inspection or pest control treatment 10 must conform to current law. 11 (d) Protection of wellhead protection areas and high 12 recharge areas. 13 (e) Hazardous materials reporting as set forth in part 14 II of chapter 252, storage, and containment including as 15 relating to stormwater management. (f) Hazardous material unlawful discharge and 16 17 disposal. (g) Hazardous materials remediation. 18 19 Section 46. Paragraph (x) of subsection (1) of section 500.03, Florida Statutes, is amended to read: 20 21 500.03 Definitions; construction; applicability.--22 (1)For the purpose of this chapter, the term: "Pesticide chemical" means any substance which, 23 (x) 24 alone, in chemical combination, or in formulation with one or more other substances is a "pesticide" within the meaning of 25 the Florida Pesticide Law, part I of chapter 487, and which is 26 used in the production, storage, or transportation of raw 27 28 agricultural commodities. 29 Section 47. Subsections (1) and (6) of section 570.44, 30 Florida Statutes, are amended to read: 31

46

1 570.44 Division of Agricultural Environmental 2 Services; powers and duties. -- The duties of the Division of 3 Agricultural Environmental Services include, but are not limited to: 4 5 (1) Inspecting and drawing samples of: commercial 6 feeds offered for sale in this state and enforcing those 7 provisions of chapter 580 authorized by the department; seeds 8 offered for sale in this state and enforcing those provisions 9 of chapter 578 authorized by the department; certified seed 10 grown in this state; fertilizers offered for sale in this 11 state and enforcing those provisions of chapter 576 authorized by the department; and pesticides offered for sale in this 12 13 state, and soil and water in this state for the presence of pesticides, and enforcing those provisions of part I of 14 chapter 487 authorized by the department. 15 (6) Analyzing samples of pesticide formulations 16 17 offered for sale in this state and tank mix, soil, water, and other environmental samples related to pesticide use 18 19 investigations, as required under part I of chapter 487. Section 48. Part II of chapter 487, Florida Statutes, 20 21 consisting of sections 487.2011, 487.2021, 487.2031, 487.2041, 487.2051, 487.2061, and 487.2071, is created to read: 22 487.2011 Part title; administration.--This part may be 23 24 cited as the "Florida Agricultural Worker Safety Act" and 25 shall be administered by the Department of Agriculture and Consumer Services. 26 27 487.2021 Legislative intent.--It is the intent of the 28 Legislature to ensure that agricultural workers employed in 29 the state receive protection from agricultural pesticides. The 30 Legislature intends to ensure that agricultural workers be 31 given information concerning agricultural pesticides.

47

1 487.2031 Definitions.--As used in this part, the term: (1) "Agricultural employer" means any person who hires 2 3 or contracts for the services of workers to perform activities related to the production of agricultural plants, or any 4 5 person who is an owner of, or is responsible for, the б management or condition of an agricultural establishment that 7 uses such workers. 8 "Agricultural establishment" means any farm, (2) 9 forest, nursery, or greenhouse. 10 (3) "Agricultural plant" means any plant grown or 11 maintained for commercial or research purposes and includes, but is not limited to, food, feed, fiber plants, trees, 12 turfgrass, flowers, shrubs, ornamentals, and seedlings. 13 (4) 14 "Department" means the Department of Agriculture 15 and Consumer Services. "Designated representative" means any organization 16 (5) or person to whom a worker gives written authorization to 17 18 exercise the right to request agricultural pesticide 19 information pursuant to this part. "Fact sheet" means an agricultural pesticide fact 20 (6) sheet approved by the state or federal government which 21 provides information about the impacts of the use of an 22 agricultural pesticide. 23 "Material safety data sheet" means written or 24 (7) 25 printed material concerning an agricultural pesticide which 26 states: 27 The chemical name and the common name of the (a) 28 agricultural pesticide. 29 The hazards or other risks in the use of the (b) 30 agricultural pesticide, including: 31

1	1. The potential for fire, explosion, corrosivity, or
2	reactivity.
3	2. The known acute health effects and chronic health
4	effects, of exposure to the agricultural pesticide, including
5	those medical conditions which are generally recognized as
6	being aggravated by exposure to the agricultural pesticide.
7	3. The primary routes of entry and the symptoms of
8	overexposure.
9	(c) The proper handling practices, necessary personal
10	protective equipment, and other proper or necessary safety
11	precautions in circumstances that involve the use of or
12	exposure to the agricultural pesticide, including appropriate
13	emergency treatment in case of overexposure.
14	(d) The emergency procedures for spills, fire,
15	disposal, and first aid.
16	(e) A description of the known specific potential
17	health risks posed by the agricultural pesticide, which is
18	written in lay terms and intended to alert any person who
19	reads the information.
20	(f) The year and month, if available, that the
21	information was compiled and the name, address, and emergency
22	telephone number of any manufacturer responsible for preparing
23	the sheet.
24	(8) "Retaliatory action" means an action, such as
25	dismissal, demotion, harassment, blacklisting with other
26	employers, reducing pay or work hours, or taking away company
27	housing, which is taken by an agricultural employer against a
28	worker who exercises any right under the provisions of the
29	United States Environmental Protection Agency Worker
30	Protection Standard, 40 C.F.R. s. 1707(b), or this part.
31	

49

_	
1	(9) "Trainer" means any person who qualifies to train
2	workers under the pesticide safety training requirements of
3	the United States Environmental Protection Agency Worker
4	Protection Standard, 40 C.F.R. s. 170.130.
5	(10) "Worker" means any person, including a farmworker
6	or a self-employed person, who receives any type of
7	compensation for employment that involves tasks relating to
8	the production of agricultural plants on an agricultural
9	establishment. The term does not include any person employed
10	by a commercial pesticide handling establishment to perform
11	tasks as a crop advisor.
12	487.2041 Enforcement of federal worker protection
13	regulationsThe department shall, to the extent that
14	resources are available, continue to operate under the United
15	States Environmental Protection Agency regulations regarding
16	the Labeling Requirement for Pesticides and Devices, 40 C.F.R.
17	part 156, and the Worker Protection Standard, 40 C.F.R. part
18	170, which the department adopted by rule during the 1995-1996
19	fiscal year and published in the Florida Administrative Code.
20	Any provision of this part not preempted by federal law shall
21	continue to apply.
22	487.2051 Availability of agricultural pesticide
23	information to workers and medical personnel
24	(1) An agricultural employer shall make available
25	agricultural pesticide information concerning any agricultural
26	pesticide to any worker:
27	(a) Who enters an agricultural-pesticide-treated area
28	on an agricultural establishment where:
29	1. An agricultural pesticide has been applied within
30	30 days of that entry; or
31	2. A restricted-entry interval has been in effect; or
	50

1	(b) Who may be exposed to the agricultural pesticide
2	during normal conditions of use or in a foreseeable emergency.
3	(2) The agricultural pesticide information provided
4	pursuant to subsection (1) must be in the form of a fact sheet
5	or a material safety data sheet. The agricultural employer
6	shall provide a written copy of the information provided
7	pursuant to subsection (1) within 2 working days after a
8	request for the information by a worker or a designated
9	representative. In the case of a pesticide-related medical
10	emergency, the agricultural employer shall provide a written
11	copy of the information promptly on the request of the worker,
12	the designated representative, or medical personnel treating
13	the worker.
14	(3) Upon the initial purchase of a product and with
15	the first purchase after the material safety data sheet is
16	updated, the distributor, manufacturer, or importer of any
17	agricultural pesticide shall obtain or develop and provide
18	each direct purchaser of an agricultural pesticide with a
19	material safety data sheet. If the material safety data sheet
20	or fact sheet for the agricultural pesticide is not available
21	when the agricultural pesticide is purchased, the agricultural
22	employer shall take appropriate and timely steps to obtain the
23	material safety data sheet or fact sheet from the distributor,
24	the manufacturer, the department, a federal agency, or another
25	distribution source.
26	(4) The department shall produce and make available to
27	a trainer a one-page general agricultural pesticide safety
28	sheet. The safety sheet must be in a language understandable
29	to the worker and must include, but need not be limited to,
30	illustrated instructions on preventing agricultural pesticide
31	exposure and toll-free telephone numbers to the Florida Poison

51

1 Control Centers. The trainer shall provide the safety sheet to the worker pursuant to the United States Environmental 2 3 Protection Agency Worker Protection Standard, 40 C.F.R. s. 4 170.130. 5 487.2061 Prohibited acts. -- Any person covered by this б part may not: 7 (1) Fail to provide agricultural pesticide information 8 as required in this part; or 9 (2) Take retaliatory action. 10 487.2071 Penalties against violators; worker relief; 11 monitoring complaints of retaliation .--(1) Penalties set forth in this part shall be applied 12 to any person who violates this part. A person who violates 13 this part is subject to federal penalties as provided in the 14 United States Environmental Protection Agency Worker 15 Protection Standard, 40 C.F.R. s. 170.9(b). 16 17 (2) A worker who has been subject to retaliatory action and seeks relief under this section may file a 18 19 complaint with the department. (3) In any action brought under this section which 20 21 involves retaliatory action, if retaliatory action is predicated on the disclosure by a worker of an illegal action, 22 policy, or practice of any person covered by this part to an 23 appropriate governmental agency, the worker may not be 24 required to show that the disclosure was under oath or in 25 writing or that the worker notified the employer in writing of 26 27 the illegal action, policy, or practice. (4) The department shall monitor all complaints of 28 29 retaliation which it receives and report its findings to the 30 President of the Senate and the Speaker of the House of 31 Representatives on or before October 1, 2008. The report

52

Florida Senate - 2004 309-2523-04

shall include the number of complaints received, the 1 circumstances surrounding the complaints, and the action taken 2 3 concerning the complaints. 4 Section 49. The Division of Statutory Revision is 5 requested to designate sections 487.011-487.175, Florida 6 Statutes, as part I of chapter 487, entitled the "Florida 7 Pesticide Law," and sections 487.2011-487.2071, Florida 8 Statutes, as created by this act, as part II of that chapter, 9 entitled the "Florida Agricultural Worker Safety Act." 10 Section 50. For the 2004-2005 fiscal year, the sum of 11 \$469,890 is appropriated from the General Revenue Fund, and 12 six positions are authorized, to the Department of Agriculture and Consumer Services for the purpose of conducting 13 14 regulatory, training, and outreach activities related to 15 migrant labor. 16 Section 51. This act shall take effect July 1, 2004. 17 STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR <u>CS/CS/SB 2954</u> 18 19 20 The committee substitute: 21 (1) Provides an appropriation of \$469,890 from the General Revenue Fund and six positions to the Department of Agriculture and Consumer Services for conducting regulatory, training and outreach activities related to migrant labor. 22 23 24 (2) Eliminates the Advisory Committee to the Legislative Commission on Migrant Labor. 25 (3) Delineates between minor and major violations related to farm labor and raises the civil penalties for major violations from \$1,000 to \$2,500 and creates penalties for minor 26 27 violations. 28 29 30 31 53