1	A bill to be entitled
2	An act relating to the Department of
3	Agriculture and Consumer Services; amending s.
4	487.041, F.S.; revising the registration
5	requirements for brands of pesticide
6	distributed or sold in the state; providing for
7	expiration on a specified date of requirements
8	for annual registration; providing for future
9	biennial registration; revising the
10	registration fee; requiring that proceeds of
11	the fee be deposited into the General
12	Inspection Trust Fund and used by the
13	department to administer ch. 487, F.S.;
14	providing for a fee to be imposed for late
15	registration; amending ss. 500.03 and 500.147,
16	F.S., relating to the Florida Food Safety Act;
17	updating references for purposes of provisions
18	governing the sale of bottled water and the
19	operation of bottled water plants; redefining
20	the term "food establishment" to include tomato
21	packinghouses; amending s. 502.012, F.S.;
22	revising and clarifying definitions; amending
23	s. 502.014, F.S.; revising the department's
24	rulemaking authority concerning lowfat cottage
25	cheese; conforming terminology; amending s.
26	502.053, F.S.; revising the permitting
27	requirements for certain milk plants; deleting
28	a provision authorizing the department to issue
29	a temporary permit to milk haulers; amending s.
30	502.054, F.S.; conforming terminology; amending
31	s. 502.091, F.S.; clarifying provisions

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1	governing the sale of milk and milk products;
2	specifying the types of food establishments at
3	which such products may be sold; providing
4	requirements for the sale of cheese made from
5	raw milk; repealing ss. 591.27-591.34, F.S.,
6	relating to the designation, marking, and
7	cutting of seed trees; creating the Consumer
8	Fireworks Task Force within the department for
9	certain purposes; providing legislative
10	findings; providing for task force membership
11	and selection of chair and vice-chair;
12	specifying serving without compensation;
13	providing for per diem and travel expenses;
14	requiring the department to staff the task
15	force; requiring a report to the Legislature by
16	a time certain; providing for abolition of the
17	task force; prohibiting the opening or
18	permitting of certain facilities for the retail
19	sale of fireworks or the adoption of certain
20	ordinances or other laws by local governments
21	under specified conditions concerning the
22	adoption of uniform fire prevention and safety
23	standards; amending s. 570.07, F.S.;
24	authorizing personnel within the various
25	divisions of the department to perform
26	regulatory and inspection services relating to
27	agriculture; requiring that the department
28	adopt requirements for enhancing food safety;
29	amending s. 570.48, F.S.; authorizing the
30	Division of Fruit and Vegetables to perform
31	food safety inspections with respect to

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1	tomatoes; amending s. 570.481, F.S.; requiring
2	that fees collected by the department to cover
3	the costs of tomato-related inspections be
4	deposited into the General Inspection Trust
5	Fund and used for specified purposes;
6	authorizing the Department of Agriculture and
7	Consumer Services to conduct research projects
8	on citrus diseases which are recommended by the
9	Florida Citrus Production Research Advisory
10	Council, within appropriations for such
11	purpose; designating the E. H. "Gene" Downs
12	Building in Palatka; authorizing the Department
13	of Agriculture and Consumer Services to erect
14	suitable markers; providing an effective date.
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16	Be It Enacted by the Legislature of the State of Florida:
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18	Section 1. Present subsections (1), (2), (3), and (8)
19	and paragraphs (b) and (d) of subsection (4) of section
20	487.041, Florida Statutes, are amended, and a new subsection
21	(1) is added to that section, to read:
22	487.041 Registration
23	(1)(a) Each brand of pesticide, as defined in s.
24	487.021, that is distributed, sold, or offered for sale,
25	except as provided in this subsection, within this state or
26	delivered for transportation or transported in intrastate
27	commerce or between points within this state through any point
28	outside this state must be registered in the office of the
29	department, and such registration shall be renewed annually.
30	Emergency exemptions from registration may be authorized in
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accordance with the rules of the department. The registrant 1 2 shall file with the department a statement including: The name, business mailing address, and street 3 address of the registrant. 4 5 2. The name of the brand of pesticide. An ingredient statement and a complete copy of the б 3. 7 labeling accompanying the brand of the pesticide, which must 8 conform to the registration, and a statement of all claims to 9 be made for it, including directions for use and a guaranteed analysis showing the names and percentages by weight of each 10 active ingredient, the total percentage of inert ingredients, 11 and the names and percentages by weight of each "added 12 13 ingredient." 14 (b) For the purpose of defraying expenses of the department in connection with carrying out the provisions of 15 this part, each person shall pay an annual registration fee of 16 17 \$250 for each registered brand of pesticide. The annual 18 registration fee for each special local need label and 19 experimental use permit is \$100. All registrations expire on December 31 of each year. If the renewal of a brand of 20 pesticide, including the special local need label and 21 22 experimental use permit, is not filed by January 31 of the 23 renewal year, an additional fee of \$25 per brand of pesticide 24 shall be assessed per month and added to the original fee. This additional fee may not exceed \$250 per brand of 25 pesticide. The additional fee must be paid by the registrant 26 before the renewal certificate for the registration of the 27 2.8 brand of pesticide is issued. 29 (c) This subsection does not apply to distributors or retail dealers selling brands of pesticide if such brands of 30 pesticide are registered by another person. 31

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(d) This subsection expires at midnight, December 31, 1 2 2008. 3 (2)(a)(1) Effective January 1, 2009, each brand of Every pesticide, as defined in s. 487.021, which is 4 distributed, sold, or offered for sale, except as provided in 5 this section, within this state or delivered for б 7 transportation or transported in intrastate commerce or 8 between points within this state through any point outside this state must shall be registered in the office of the 9 department, and such registration shall be renewed biennially 10 annually. Emergency exemptions from registration may be 11 authorized in accordance with the rules of the department. The 12 13 registrant shall file with the department a statement 14 including: 1.(a) The name, business mailing address, and street 15 address of the registrant. 16 <u>2.(b)</u> The name of the <u>brand of</u> pesticide. 17 18 3.(c) An ingredient statement and a complete copy of 19 the labeling accompanying the brand of the pesticide, which must shall conform to the registration, and a statement of all 20 claims to be made for it, including directions for use and a 21 guaranteed analysis showing the names and percentages by 2.2 23 weight of each active ingredient, the total percentage of 24 inert ingredients, and the names and percentages by weight of each "added ingredient." 25 (b)(2) Effective January 1, 2009, for the purpose of 26 defraying expenses of the department in connection with 27 28 carrying out the provisions of this part, each person shall 29 pay <u>a biennial</u> an annual registration fee of \$250 for each registered brand of pesticide. The registration of each brand 30 of pesticide shall cover a designated 2-year period beginning 31

on January 1 of each odd-numbered year and expiring on 1 2 December 31 of the following year. The annual registration fee for each special local need label and experimental use permit 3 4 shall be \$100. All registrations expire on December 31 of each 5 year. Nothing in this section shall be construed as applying б distributors or retail dealers selling pesticides when 7 such pesticides are registered by another person. 8 (c) Each registration issued by the department to a 9 registrant for a period beginning in an odd-numbered year shall be assessed a fee of \$500 per brand of pesticide and a 10 fee of \$200 for each special local need label and experimental 11 use permit, and the registration shall expire on December 31 12 13 of the following year. Each registration issued by the 14 department to a registrant for a period beginning in an even-numbered year shall be assessed a fee of \$250 per brand 15 of pesticide and fee of \$100 for each special local need label 16 and experimental use permit, and the registration shall expire 17 18 on December 31 of that year. 19 (d) All revenues collected, less those costs determined by the department to be nonrecurring or one-time 20 costs, shall be deferred over the 2-year registration period, 21 22 deposited in the General Inspection Trust Fund, and used by 23 the department in carrying out the provisions of this chapter. 24 (e) If the renewal of a brand of pesticide, including the special local need label and experimental use permit, is 25 26 not filed by January 31 of the renewal year, an additional fee of \$25 per brand of pesticide shall be assessed per month and 27 2.8 added to the original fee. This additional fee may not exceed 29 \$250 per brand of pesticide. The additional fee must be paid by the registrant before the renewal certificate for the 30 registration of the brand of pesticide is issued. The 31

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additional fee shall be deposited into the General Inspection 1 2 Trust Fund. 3 (f) This subsection does not apply to distributors or retail dealers selling brands of pesticide if such brands of 4 5 pesticide are registered by another person. 6 (3) The department shall adopt rules governing the 7 procedures for the registration of a brand of pesticide 8 registration and for the review of data submitted by an 9 applicant for registration of the brand of a pesticide. The department shall determine whether the brand of a pesticide 10 should be registered, registered with conditions, or tested 11 under field conditions in this state. The department shall 12 13 determine whether each request that all requests for 14 registration of a brand of pesticide meets registrations meet the requirements of current state and federal law. The 15 department, whenever it deems it necessary in the 16 administration of this part, may require the manufacturer or 17 18 registrant to submit the complete formula, quantities shipped into or manufactured in the state for distribution and sale, 19 evidence of the efficacy and the safety of any pesticide, and 20 other relevant data. The department may review and evaluate a 21 registered pesticide if new information is made available that 2.2 23 which indicates that use of the pesticide has caused an 24 unreasonable adverse effect on public health or the environment. Such review shall be conducted upon the request 25 of the Secretary of the Department of Health in the event of 26 an unreasonable adverse effect on public health or the 27 28 Secretary of the Department of Environmental Protection in the 29 event of an unreasonable adverse effect on the environment. Such review may result in modifications, revocation, 30 31 cancellation, or suspension of the registration of a brand of

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pesticide registration. The department, for reasons of 1 2 adulteration, misbranding, or other good cause, may refuse or revoke the registration of the brand of any pesticide, after 3 notice to the applicant or registrant giving the reason for 4 the decision. The applicant may then request a hearing, 5 pursuant to chapter 120, on the intention of the department to б 7 refuse or revoke registration, and, upon his or her failure to 8 do so, the refusal or revocation shall become final without 9 further procedure. The In no event shall registration of a brand of pesticide may not be construed as a defense for the 10 commission of any offense prohibited under this part. 11 (4) The department, in addition to its other duties 12 13 under this section, has the power to: 14 (b) Formally request the United States Environmental Protection Agency to require registrants of pesticides to 15 provide the department with environmental test data generated 16 in this state or generated by simulating environmental 17 18 conditions in this state. (d) Require a registrant who discontinues the 19 distribution of a <u>brand of</u> pesticide in this state to continue 20 the registration of the brand of the pesticide for a minimum 21 of 2 years or until no more remains on retailers' retailer's 2.2 23 shelves if or 2 years after written notice to the department 24 of date of discontinuance; provided such continued registration or sale is not specifically prohibited by the 25 department or the United States Environmental Protection 26 27 Agency. 28 (8) Nothing in This section does not affect affects 29 the authority of the department to administer the pesticide 30 registration program under this part or the authority of the 31

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Commissioner of Agriculture to approve the registration of a 1 2 brand of pesticide. 3 Section 2. Paragraphs (d) and (n) of subsection (1) of section 500.03, Florida Statutes, are amended to read: 4 5 500.03 Definitions; construction; applicability.--6 (1) For the purpose of this chapter, the term: 7 (d) "Bottled water" means a beverage, as described in 8 21 C.F.R. part 165(2006)(1996), that is processed in compliance with 21 C.F.R. part 129(2006)(1996). 9 (n) "Food establishment" means any factory, food 10 outlet, or any other facility manufacturing, processing, 11 packing, holding, or preparing food, or selling food at 12 13 wholesale or retail. The term does not include any business or 14 activity that is regulated under chapter 509 or chapter 601. The term includes tomato packinghouses but also does not 15 include any other establishments that pack fruits and 16 vegetables in their raw or natural states, including those 17 18 fruits or vegetables that are washed, colored, or otherwise 19 treated in their unpeeled, natural form before they are marketed. 20 Section 3. Paragraph (a) of subsection (3) of section 21 500.147, Florida Statutes, is amended to read: 2.2 23 500.147 Inspection of food establishments and 24 vehicles; food safety pilot program. --(3) For bottled water plants: 25 (a) Bottled water must be from an approved source. 26 Bottled water must be processed in conformance with 21 C.F.R. 27 28 part 129(2006)(1996), and must conform to 21 C.F.R. part 165 29 (2006)(1996). A person operating a bottled water plant shall be responsible for all water sampling and analyses required by 30 31 this chapter.

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Section 4. Section 502.012, Florida Statutes, is 1 2 amended to read: 3 502.012 Definitions.--The following definitions shall apply in the interpretation and enforcement of this law: 4 (1) "Bulk milk pickup tanker" means a vehicle, 5 including the truck and tank, and necessary attachments, used б 7 by a milk hauler to transport bulk raw milk for pasteurization 8 from a dairy farm to a milk plant, receiving station, or 9 transfer station. (2) "Dairy farm" means any place or premises where one 10 or more cows, or goats, sheep, water buffalo, or other hooved 11 <u>mammals</u> are kept_{au} and from which a part or all of the milk is 12 provided, sold, or offered for sale to a milk plant, receiving 13 14 station, or transfer station. (3) "Department" means the Department of Agriculture 15 and Consumer Services. 16 (4)(15) "Grade 'A' pasteurized milk ordinance" means 17 18 the document entitled "Grade 'A' Pasteurized Milk Ordinance, United States Department of Health and Human Services, Public 19 Health Service_/Food and Drug Administration Publication No. 20 229, " including all associated appendices, as adopted by 21 department rule. 2.2 23 (5)(4) "Imitation milk and imitation milk products" 24 means those foods that have the physical characteristics, such as taste, flavor, body, texture, or appearance, of milk or 25 milk products as defined in this chapter and the Grade "A" 26 pasteurized milk ordinance, but do not come within the 27 28 <u>definition</u> definitions of "milk" or "milk products τ " and are 29 nutritionally inferior to the product imitated. 30 (6) (5) "Milk" means the lacteal secretion, practically 31 free from colostrum, obtained by the complete milking of one

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or more healthy cows, or goats, sheep, water buffalo, or other 1 2 hooved mammals. 3 (7)(6) "Milk distributor" means any person who offers for sale or sells to another person any milk or milk product. 4 5 (8)(7) "Milk products" means products made with milk that is processed in some manner, including being whipped, б 7 acidified, cultured, concentrated, lactose-reduced, or 8 sodium-reduced or aseptically processed, or having the addition or subtraction of milkfat, the addition of safe and 9 suitable microbial organisms, or the addition of safe and 10 suitable optional ingredients for protein, vitamin, or mineral 11 fortification. "Milk products" do not include products such as 12 evaporated milk, condensed milk, eqqnoq in a rigid metal 13 14 container, dietary products, infant formula, or ice cream and other desserts, dry milk products, canned eggnog in a rigid 15 metal container, butter, or cheese, except when the products 16 17 are combined with other substances to produce any pasteurized 18 or aseptically processed milk product. (9)(8) "Milkfat" or "butterfat" means the fat 19 contained in milk. 20 (10)(9) "Milk hauler" means any person who transports 21 22 raw milk or raw milk products to or from a milk plant, 23 receiving station, or transfer station. 24 (11)(10) "Milk plant" means any place, premises, or establishment where milk or milk products are collected, 25 handled, processed, stored, pasteurized, aseptically 26 processed, bottled, or prepared for distribution. 27 28 (12)(11) "Milk plant operator" means any person 29 responsible for receiving, processing, pasteurizing, or packaging milk and milk products, or performing any other 30 31 related operation.

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(13)(12) "Milk producer" means any person who operates 1 2 a dairy farm and provides, sells, or offers for sale milk to a milk plant, receiving station, or transfer station. 3 (14)(13) "Milk tank truck" means either a bulk milk 4 pickup tanker or a milk transport tank. 5 (15)(14) "Milk transport tank" means a vehicle, б 7 including the truck and tank, used by a milk hauler to 8 transport bulk shipments of milk from a milk plant, receiving 9 station, or transfer station to another milk plant, receiving station, or transfer station. 10 (16) "Raw milk" means unprocessed milk. 11 (17) "Receiving station" means any place, premises, or 12 13 establishment where raw milk is received, collected, handled, 14 stored, or cooled and is prepared for further transporting. (18) "Substitute milk and substitute milk products" 15 means those foods that have the physical characteristics, such 16 17 as taste, flavor, body, texture, or appearance, of milk or 18 milk products as defined in this chapter and the Grade "A" 19 pasteurized milk ordinance, but do not come within the definition $\frac{definitions}{definitions}$ of "milk" or "milk products-" and are 20 nutritionally equivalent to the product for which they are 21 22 substitutes. 23 (19) "Transfer station" means any place, premises, or 24 establishment where milk or milk products are transferred directly from one milk tank truck to another. 25 (20) "Washing station" means any place, premises, or 26 establishment where milk tank trucks are cleaned and 27 28 sanitized. 29 Section 5. Subsections (4) and (6) of section 502.014, Florida Statutes, are amended to read: 30 502.014 Powers and duties.--31

(4) The department shall define by rule "cottage 1 2 cheese," and "dry-curd cottage cheese," and "lowfat cottage cheese." The department shall periodically update these 3 definitions to maintain conformity with the federal 4 definitions. 5 (6) The department has authority to adopt rules б 7 pursuant to ss. 120.536(1) and 120.54 to implement and enforce 8 the provisions of this chapter. In adopting these rules, the 9 department shall be guided by and may conform to the definitions and standards of the administrative procedures and 10 provisions of the Grade "A" pasteurized milk ordinance. The 11 rules shall include, but are not limited to: 12 13 (a) Standards for milk and milk products. 14 (b) Provisions for the production, transportation, processing, handling, sampling, examination, grading, 15 labeling, and sale of all milk and milk products and imitation 16 and substitute milk and milk products sold for public 17 18 consumption in this state. (c) Provisions for the inspection of dairy herds, 19 dairy farms, and milk plants. 20 (d) Provisions for the issuance and revocation of 21 22 permits issued by the department pursuant to this chapter. 23 Section 6. Paragraph (a) of subsection (1), subsection 24 (2), and paragraph (a) of subsection (4) of section 502.053, Florida Statutes, are amended to read: 25 502.053 Permits; requirements; exemptions; temporary 26 27 permits.--28 (1) PERMITS.--29 (a) Each Grade A milk plant, whether located in the state or outside the state, and each manufacturing milk plant, 30 31 milk producer, milk hauler, milk hauling service, washing

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station operator, milk plant operator, milk distributor, 1 2 single-service-container manufacturer, receiving station, and transfer station in the state- shall apply to the department 3 for a permit to operate. The application shall be on forms 4 developed by the department. 5 (2) REQUIREMENTS.-б 7 (a) To obtain a permit, an applicant must satisfy all 8 requirements that are defined by the department in rule and 9 must agree to comply with the applicable provisions of this chapter and rules adopted promulgated under this chapter. 10 (b) All permitholders must maintain records of 11 transactions concerning the procurement, production, and 12 processing of milk and milk products as required in the Grade 13 14 "A" pasteurized milk ordinance and grant department inspectors access to such records during all reasonable hours. 15 (c) In addition to the testing required in the Grade 16 "A" pasteurized milk ordinance and its appendices, each milk 17 18 plant operator in the state shall be responsible for routine 19 testing and inspection of raw milk shipped from outside the state prior to processing and shall notify the department when 20 such testing and inspection indicate indicates a violation of 21 the standards contained in the Grade "A" pasteurized milk 2.2 23 ordinance. 24 (4) TEMPORARY PERMITS.--(a) The department may issue a temporary permit for a 25 period not exceeding 90 days to milk producers and milk 26 haulers who have submitted an application to the department 27 and passed a preliminary inspection as required in the $\underline{\text{Grade}}$ 28 29 <u>"A"</u> pasteurized milk ordinance. Section 7. Section 502.054, Florida Statutes, is 30 31 amended to read:

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502.054 Inspection and reinspection. -- The department 1 2 shall establish a schedule for inspections which shall require 3 routine inspections in accordance with the minimum requirements contained in the Grade "A" pasteurized milk 4 ordinance and more frequent inspections or reinspections for 5 б permitholders with serious or repeated violations. 7 Section 8. Subsection (1) of section 502.091, Florida 8 Statutes, is amended to read: 9 502.091 Milk and milk products which may be sold .--(1) Only Grade A pasteurized milk and milk products, 10 pasteurized manufactured milk products, and cheese made from 11 pasteurized milk shall be sold at retail to the final consumer 12 13 or to food service establishments as defined in chapter 381, 14 food establishments as defined in chapter 500, or public food service establishments as defined in chapter 509 restaurants, 15 soda fountains, grocery stores, or similar establishments. 16 Cheese made from raw milk may also be sold at retail to the 17 18 final consumer or to food service establishments as defined in 19 chapter 381, food establishments as defined in chapter 500, or public food service establishments as defined in chapter 509 20 if the cheese is aged more than 60 days at a temperature above 21 22 <u>35° F.</u> 23 (a) In an emergency, however, the department may 24 authorize the sale of reconstituted pasteurized milk products, or pasteurized milk and milk products that have not been 25 graded or the grade of which that is unknown, in which case 26 such milk and milk products shall be appropriately labeled, as 27 28 determined by the department. 29 (b) If the department determines that milk is fit for 30 human consumption even though it is less than Grade A because 31 the producer failed to comply with the sanitation or bacterial

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standards defined in this chapter, or if any specific shipment 1 2 of milk fails to comply with standards of the Grade "A" pasteurized milk ordinance, the department may issue a permit 3 allowing the milk to be used in ungraded products, such as 4 frozen desserts, which are being processed by such milk plant. 5 During processing of such milk, it shall be pasteurized at a б 7 temperature of at least 175° F. for at least 15 seconds or at 8 least 160° F. for at least 30 minutes. 9 Section 9. <u>Sections 591.27, 591.28, 591.29, 591.30,</u> 591.31, 591.32, 591.33, and 591.34, Florida Statutes, are 10 repealed. 11 Section 10. Consumer Fireworks Task Force .--12 13 (1) The Legislature finds that: 14 (a) The state regulation of consumer fireworks in Florida provides an insufficient definition of consumer 15 fireworks and related products used by consumers; 16 (b) There is a need for better training and education 17 18 concerning the safe use of consumer fireworks; 19 (c) There should be a mechanism to help local governments fund the clean up following the use of consumer 20 fireworks on public property; 21 22 (d) Local government regulation of the agricultural uses authorized by s. 791.07, Florida Statutes, may be 23 24 inconsistent with legitimate agricultural purposes; (e) There is a need for consumer education relating to 25 safety standards in the use of consumer fireworks; 26 27 (f) There is a need for standards concerning tents and 28 other temporary retail facilities selling consumer fireworks; 29 and (q) The state would benefit from additional funding 30 31 for the training and education of fire officials.

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1	<u>(2)(a) The Consumer Fireworks Task Force is created</u>
2	within the Department of Agriculture and Consumer Services for
3	the purpose of studying issues concerning the proper use of
4	consumer fireworks, the regulation of sales and temporary sale
5	facilities for consumer fireworks, the regulation of the hours
6	and location of the use of consumer fireworks, the property
7	zoning classifications for sale facilities for consumer
8	fireworks, the funding options for fire official training and
9	education, and funding options for cleanup of expended
10	consumer fireworks products.
11	(b)1. The task force shall consist of eight members
12	appointed as follows: two members appointed by the President
13	of the Senate, one of whom must be from a list of nominees
14	recommended by the Florida League of Cities and one of whom
15	must be a representative of the industry; two members
16	appointed by the Speaker of the House of Representatives, one
17	of whom must be from a list of nominees recommended by the
18	Florida Association of Counties and one of whom must be a
19	representative of the industry; three members appointed by the
20	Commissioner of Agriculture, one of whom must be a
21	representative of the Division of Forestry of the Florida
22	Department of Agriculture and Consumer Services and one of
23	whom must be a representative of the industry; and one member
24	appointed by the Chief Financial Officer.
25	2. Members shall choose a chair and vice chair from
26	the membership of the task force.
27	3. Members shall serve without compensation, except
28	that members are entitled to reimbursement for per diem and
29	travel expenses, pursuant to s. 112.061, Florida Statutes,
30	incurred in the performance of their duties.
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1	(3) Staffing for the task force shall be provided by
2	the Department of Agriculture and Consumer Services.
3	(4) The task force shall review and evaluate the
4	issues identified in paragraph (2)(a) and take public input
5	and testimony concerning the issues. A report of the
6	recommendations and findings of the task force shall be
7	submitted to the President of the Senate and the Speaker of
8	the House of Representatives by January 15, 2008, and the task
9	force shall be abolished upon the transmittal of the report.
10	(5) Pending completion of the Legislature's review of
11	the task force's report and to ensure that fire prevention and
12	<u>safety standards are uniform, a new permanent retail sales</u>
13	facility engaged in sales otherwise permitted under s. 791.07,
14	Florida Statutes, may not be opened in this state after March
15	8, 2007, unless the permanent retail sales facility has
16	received site-plan approval and construction has begun on or
17	before March 8, 2007; the number of permits for temporary
18	retail sales facilities, such as tents, engaged in sales
19	otherwise permitted by s. 791.07, Florida Statutes, which are
20	issued after March 8, 2007, by a county, municipality, or
21	other unit of local government may not exceed the number of
22	permits that such governmental entity issued for such
23	facilities during the previous calendar year; and a
24	municipality, county, or other unit of local government may
25	not adopt an ordinance, rule, regulation, or other law after
26	March 8, 2007, which directly prohibits or directly interferes
27	with the safety standards established by state law or the
28	right to purchase, sell, use, or possess consumer fireworks in
29	this state. However, if the Legislature enacts legislation to
30	provide for the comprehensive regulation of fire prevention
31	and safety standards for the use of consumer fireworks to

replace this subsection on or before July 1, 2008, this 1 2 subsection does not prohibit opening any such facility, permitting any such temporary facility, or adopting any such 3 ordinance or other law after such legislation is enacted. 4 5 Section 11. Paragraph (e) is added to subsection (2) of section 570.07, Florida Statutes, and subsection (6) of б 7 that section is amended, to read: 8 570.07 Department of Agriculture and Consumer 9 Services; functions, powers, and duties.--The department shall have and exercise the following functions, powers, and duties: 10 (2) To perform all regulatory and inspection services 11 relating to agriculture except agricultural education, 12 13 demonstration, research, and those regulatory functions 14 assigned by law to other state agencies. In doing this, the department may: 15 (e) Except as expressly prohibited by law, use any of 16 the trained personnel in the various divisions of the 17 18 department in performing the regulatory and inspection 19 services relating to agriculture. 20 (6) To foster and encourage the standardizing, grading, inspection, labeling, handling, storage, and 21 22 marketing of agricultural products; to enhance the food safety 23 of tomatoes and, after investigation and public hearings, to 24 cooperate with the United States Department of Agriculture, to establish and promulgate standard grades and other standard 25 classifications of and for agricultural products; and to 26 establish and adopt requirements for enhancing food safety, in 27 28 cooperation with appropriate agencies. 29 Section 12. Present paragraph (e) of subsection (2) of section 570.48, Florida Statutes, is redesignated as paragraph 30 31

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   (f), and a new paragraph (e) is added to that subsection, to
 1
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   read:
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           570.48 Division of Fruit and Vegetables; powers and
   duties; records. -- The duties of the Division of Fruit and
 4
   Vegetables include, but are not limited to:
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 б
          (2)
 7
          (e) Performing tomato food safety inspections on
 8
    tomato farms, in tomato greenhouses, and in tomato
 9
   packinghouses and repackers.
           Section 13. Subsections (1) and (2) of section
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    570.481, Florida Statutes, are amended to read:
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           570.481 Fruit and vegetable inspection fees;
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   penalty.--
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           (1)(a) Each person receiving inspection services
   pursuant to s. 570.48 shall pay to the department an
15
    inspection fee. This fee shall cover the cost of providing
16
    the inspection service and shall be set annually by the
17
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    department by rule.
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          (b) All fees collected by the department to cover the
    cost of providing the inspection service for farms or
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    greenhouses growing tomatoes or for tomato packinghouses and
22
   repackers shall be deposited into the General Inspection Trust
    Fund and shall be used for tomato-related inspections,
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   education, and research.
           (2) All fees collected by the department under this
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   section shall be deposited into the Citrus Inspection Trust
26
   Fund, except that fees collected pursuant to paragraph (1)(b)
27
28
   and s. 570.48(4) shall be deposited in the General Inspection
29
   Trust Fund.
           Section 14. The Department of Agriculture and Consumer
30
31 <u>Services shall conduct or cause to be conducted those research</u>
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projects on citrus diseases, including, but not limited to, citrus canker and citrus greening, which are recommended by the Florida Citrus Production Research Advisory Council, within the limits of appropriations made specifically for such purpose. б Section 15. E. H. "Gene" Downs Building designated; Department of Agriculture and Consumer Services to erect suitable markers.--(1) The Unit No. 2 Packing House Building at the Palatka State Farmers' Market is designated as the "E. H. 'Gene' Downs Building." (2) The Department of Agriculture and Consumer Services may erect suitable markers designating the E. H. "Gene" Downs Building as described in subsection (1). Section 16. This act shall take effect July 1, 2007.