1	A bill to be entitled
2	An act relating to housing for agricultural workers;
3	amending s. 163.3162, F.S.; defining the terms
4	"agricultural worker" and "housing site"; prohibiting
5	a governmental entity from adopting or enforcing
6	legislation that inhibits the construction of housing
7	for agricultural workers on agricultural land operated
8	as a bona fide farm; requiring that the construction
9	or installation of such housing units on agricultural
10	lands satisfy certain criteria; requiring that local
11	ordinances comply with certain regulations;
12	authorizing governmental entities to adopt local land
13	use regulations that are less restrictive than certain
14	state and federal regulations; requiring property
15	owners to maintain certain records for a specified
16	timeframe; requiring the suspension of use of certain
17	housing units and authorizing their removal under
18	certain circumstances; specifying applicability of
19	permit allocation systems in certain areas of critical
20	state concern; authorizing the continued use of
21	housing sites constructed before the effective date of
22	the act if certain conditions are met; providing an
23	effective date.
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25	Be It Enacted by the Legislature of the State of Florida:
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27	Section 1. Paragraphs (a) through (d) of subsection (2) of
28	section 163.3162, Florida Statutes, are redesignated as
29	paragraphs (b) through (e), respectively, new paragraphs (a) and
30	(f) are added to that subsection, and subsection (5) is added to
31	that section, to read:
32	163.3162 Agricultural Lands and Practices
33	(2) DEFINITIONSAs used in this section, the term:
34	(a) "Agricultural worker" means a person who is seasonally
35	or annually employed in bona fide agricultural production; is
36	lawfully present in the United States; is authorized to work at
37	the time of employment and remains so throughout the duration of
38	that employment; and has been verified through the process
39	provided in s. 448.095(2). The term includes a migrant
40	farmworker as defined in s. $381.008(4)$ and a worker with an H-2A
41	visa.
42	(f) "Housing site" means the totality of development
43	supporting authorized housing, including buildings, mobile
44	homes, barracks, dormitories used as living quarters, parking
45	areas, common areas such as athletic fields or playgrounds,
46	storage structures, and other related structures.
47	(5) HOUSING FOR AGRICULTURAL WORKERS
48	(a) A governmental entity may not adopt or enforce
49	legislation that inhibits the construction or installation of
50	housing for agricultural workers on land classified as

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51	agricultural land pursuant to s. 193.461 which is operated as a
52	bona fide farm except as provided in this subsection.
53	(b) Construction or installation of housing units for
54	agricultural workers on parcels of land classified as
55	agricultural land under s. 193.461 must satisfy all of the
56	following criteria:
57	1. The dwelling units must meet federal, state, and local
58	building standards, including migrant farmworker housing
59	standards regulated by the Department of Health and federal
60	standards for H-2A visa housing. If written notice of intent is
61	required to be submitted to the Department of Health pursuant to
62	s. 381.0083, the appropriate governmental entity with
63	jurisdiction over the agricultural lands may also require
64	submittal of a copy of the written notice.
65	2. The housing site must be maintained in a neat, orderly,
66	and safe manner.
67	3. All structures containing dwelling units must be
68	located a minimum of 10 feet apart.
69	4. The square footage of the housing site's climate-
70	controlled facilities may not exceed 1.5 percent of the
70 71	
	controlled facilities may not exceed 1.5 percent of the property's area or 35,000 square feet, whichever is less.
71	controlled facilities may not exceed 1.5 percent of the property's area or 35,000 square feet, whichever is less. 5. A housing site must provide front, side, and rear yard
71 72	controlled facilities may not exceed 1.5 percent of the property's area or 35,000 square feet, whichever is less. 5. A housing site must provide front, side, and rear yard
71 72 73	<pre>controlled facilities may not exceed 1.5 percent of the property's area or 35,000 square feet, whichever is less. 5. A housing site must provide front, side, and rear yard setbacks of at least 50 feet. However, an internal project</pre>

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76 common ownership with the housing site. 77 6. A housing site may not be located less than 250 feet 78 from a property line adjacent to property zoned for residential 79 use. If the housing site is located less than 500 feet from any 80 property line, screening must be provided between the housing site and any residentially developed adjacent parcels that are 81 under different ownership. The screening may be designed in any 82 83 of the following ways: 84 a. Everyreen plants that, at the time of planting, are at 85 least 6 feet in height and provide an overall screening opacity 86 of 75 percent; 87 b. A masonry wall at least 6 feet in height and finished on all sides with brick, stone, or painted or pigmented stucco; 88 89 c. A solid wood or PVC fence at least 6 feet in height 90 with the finished side of the fence facing out; 91 d. A row of evergreen shade trees that, at the time of 92 planting, are at least 10 feet in height, a minimum of 2-inch caliper, and spaced no more than 20 feet apart; or 93 94 e. A berm made with a combination of the materials listed in sub-subparagraphs a.-d., which is at least 6 feet in height 95 and provides an overall screening opacity of 75 percent at the 96 97 time of installation. 98 7. All access drives that serve the housing site must be 99 made of packed shell, gravel, or a similar material that will 100 provide a relatively dust-free surface.

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(c) Any local ordinance adopted pursuant to this

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subsection must comply with all state and federal regulations for migrant farmworker housing, as applicable, including rules adopted by the Department of Health pursuant to ss. 381.008-381.00897 and federal regulations under the Migrant and Seasonal Agricultural Worker Protection Act or the H-2A visa program. A governmental entity may adopt local government land use regulations that are less restrictive than the regulations established by the Department of Health pursuant to ss. 381.008-381.00897 and federal regulations under the Migrant and Seasonal Agricultural Worker Protection Act or the H-2A visa program for the construction or installation of housing for temporary migrant farmworkers. (d) Beginning July 1, 2024, a property owner must maintain records of all approved permits, including successor permits, for migrant labor camps or residential migrant housing as required under s. 381.0081. A property owner must maintain such records for at least 3 years and make the records available for

119 inspection within 14 days after receipt of a request for records
120 by a governmental entity.

(e) A housing site may not continue to be used and may be required to be removed under any of the following circumstances: 123 <u>1. If, for any reason, a housing site is not being used</u> 124 <u>for agricultural workers for longer than 365 days, any</u> 125 structures used as dwelling units must be removed from the

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126 housing site within 180 days after receipt of a written 127 notification from the local government unless the property owner 128 can demonstrate that use of the site for housing agricultural 129 workers will occur within 90 days after receipt of such written 130 notification. 131 2. If the property on which the housing site is located ceases to be classified as agricultural land, housing authorized 132 133 under this section ceases to be eligible for residential use 134 unless it is approved under the zoning and land use regulations 135 of the governmental entity. 3. If the permit authorized by the Department of Health 136 137 for the housing site is revoked, any structures must be removed from the housing site within 180 days after receipt of a written 138 139 notification from the local government unless the permit is 140 reinstated by the Department of Health. 141 (f) Notwithstanding this subsection, the construction or 142 installation of housing for seasonal agricultural employees in 143 the Florida Keys Area of Critical State Concern or the City of 144 Key West Area of Critical State Concern is subject to the permit 145 allocation systems of the Florida Keys Area of Critical State 146 Concern or the City of Key West Area of Critical State Concern, 147 respectively. 148 (q) A housing site that was constructed and in use before 149 July 1, 2024, may continue to be used, and a governmental entity 150 may not require the property owner to make changes to meet the

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151	requirements of this subsection, unless the housing site will be
152	enlarged, remodeled, renovated, or rehabilitated. The property
153	owner of a housing site that is permitted under this paragraph
154	must provide regular maintenance and repair, including
155	compliance with health and safety regulations and maintenance
156	standards, for such housing site to ensure the health, safety,
157	and habitability of the housing site.
158	Section 2. This act shall take effect July 1, 2024.

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