K3	8lr1652
HB 1307/17 – ECM	CF SB 526

By: Delegates Valderrama, Angel, Atterbeary, Barkley, Chang, Healey, Lam, Lierman, Lisanti, Morales, Proctor, Sanchez, Simonaire, Tarlau, and K. Young

Introduced and read first time: February 9, 2018 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

Labor and Employment – Regulation of Farm Labor Contractors and Foreign Labor Contractors

4 FOR the purpose of establishing licensing and regulatory requirements for foreign labor $\mathbf{5}$ contractors; providing that an agreement by a foreign worker to waive certain rights 6 is void as contrary to public policy; authorizing the Commissioner of Labor and 7 Industry to enter certain housing at certain times for a certain purpose; requiring 8 the Commissioner to keep a certain public registry of all licensed foreign labor 9 contractors beginning on a certain date; authorizing the Attorney General, under 10 certain circumstances, to investigate certain allegations and proceed in a court to 11 enforce certain provisions of law; requiring an individual to be licensed by the 12Commissioner before the individual may perform a foreign labor contracting service 13in the State for consideration; altering the contents of a certain application; 14providing that a certain license authorizes the licensee to perform foreign labor 15contracting services for consideration; requiring a licensee to take certain actions 16while performing a foreign labor contracting service in the State; altering the 17grounds on which the Commissioner is authorized to deny a certain license or 18suspend or revoke a certain license; authorizing the Commissioner to suspend a 19license summarily under certain circumstances; authorizing the Commissioner to 20pass an order under certain circumstances to require a person immediately to cease 21 performing a foreign labor contracting service; requiring the Commissioner to 22require, except under certain circumstances, a foreign labor contractor to post a surety bond or other security under certain circumstances; authorizing the 2324Commissioner to require security in a certain amount; requiring each foreign labor 25contractor to provide each foreign worker with a certain contract at a certain time 26and in a certain language; prohibiting changes to a certain contract from being made 27except under certain circumstances; requiring a foreign labor contractor who 28provides certain housing to ensure that certain conditions of occupancy are posted 29conspicuously while the foreign worker stays in the housing; requiring the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 Commissioner to make available to a foreign labor contractor a certain contract; $\mathbf{2}$ requiring a foreign labor contractor to file with the Commissioner certain contracts; 3 prohibiting a foreign labor contractor or an employer that uses a foreign labor 4 contractor from assessing to a foreign worker certain costs, fees, and expenses; $\mathbf{5}$ requiring a foreign labor contractor to immediately repay a foreign worker and 6 provide the foreign worker with certain employment under certain circumstances; $\overline{7}$ requiring certain employers to file with the Commissioner certain information; 8 providing that a certain employer is jointly and severally liable for a violation of 9 certain provisions of this Act committed by a foreign labor contractor; requiring the 10 Commissioner to require by regulation a foreign labor contractor to keep certain 11 records; requiring a foreign labor contractor to keep certain records even if the foreign labor contractor is not responsible for paying a foreign worker; requiring that 1213 certain information be included on a certain pay stub; requiring each foreign labor 14contractor to ensure that certain vehicles meet certain standards and that certain 15drivers are authorized under certain provisions of law to drive certain vehicles; 16 requiring that each foreign labor contractor ensure that owners of certain vehicles 17have certain liability policies; prohibiting a person from performing a foreign labor 18 contracting service in the State for consideration except under certain 19 circumstances; prohibiting a foreign labor contractor from discriminating against a 20foreign worker to the same extent an employer is prohibited from discriminating 21under certain provisions of law; prohibiting a person from making certain 22representations to the public except under certain circumstances; prohibiting a 23person from using a foreign labor contractor to perform a foreign labor contracting 24service except under certain circumstances; providing that a person is not liable for 25hiring a certain person under certain circumstances; altering certain penalties; 26requiring the Commissioner to consider certain factors before assessing a certain 27penalty against a foreign labor contractor; establishing certain penalties for a willful 28violation of certain provisions of law by a foreign labor contractor; prohibiting a 29foreign labor contractor from taking adverse action against a foreign worker for a 30 certain reason; authorizing a foreign worker, under certain circumstances, to bring 31 an action in a certain court to recover certain damages; making conforming changes; 32defining certain terms; altering a certain defined term; providing for the construction 33 of this Act; and generally relating to regulation of farm labor contractors and foreign 34 labor contractors.

- 35 BY repealing and reenacting, with amendments,
- 36 Article Labor and Employment
- 37 Section 7–101, 7–103, 7–202, 7–203, 7–205, 7–301, 7–302, 7–305, 7–307, 7–308,
- 38 7–310, and 7–311; 7–403 and 7–404 to be under the amended subtitle "Subtitle
- 4. Responsibilities of Farm Labor and Foreign Labor Contractors"; and 7–501,
 7–502, 7–503, 7–506, and 7–507 to be under the amended title "Title 7. Farm
- 41 Labor and Foreign Labor Contractors"
- 42 Annotated Code of Maryland
- 43 (2016 Replacement Volume and 2017 Supplement)
- 44 BY adding to
- 45 Article Labor and Employment

$\begin{array}{c} 1 \\ 2 \\ 3 \end{array}$	Anno	tated	Code of	–401.1, 7–401.2, 7–401.3, and 7–508 Maryland t Volume and 2017 Supplement)		
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
6				Article – Labor and Employment		
7		Г	itle 7.	Farm Labor AND FOREIGN LABOR Contractors.		
8	7–101.					
9	(a)	In th	is title	the following words have the meanings indicated.		
10	(b)	"Agr	icultur	al operation" means:		
11		(1)	a per	son:		
12			(i)	who performs a farm labor contracting service; and		
13			(ii)	who:		
14				1. owns or operates a farm;		
$15\\16$	processing e	establi	shmen	2. owns or operates a cannery, packing shed, or other t; or		
17				3. produces or conditions seed; or		
18		(2)	a nor	profit or cooperative association that:		
19			(i)	performs a farm labor contracting service;		
20			(ii)	consists of owners or operators of farms; and		
21			(iii)	is incorporated or qualified under the laws of the State.		
22	(c)	"Agr	icultur	al work" means employment:		
23 24 25 26		the g	e farm o	farm, in any activity that relates to the maintenance, management, or its tools or other equipment, including cultivation of soil, raising g, harvesting, or producing of an agricultural or horticultural		

27 (2) by the owner or operator of a farm, to dry, to freeze, to grade, to pack, 28 to package, to plant, to process, or otherwise to handle an agricultural or horticultural

	4	HOUSE BILL 1493
1	commodity in its	unmanufactured state before delivery for storage.
2	(d) "Cor	nmissioner" means the Commissioner of Labor and Industry.
$3 \\ 4 \\ 5 \\ 6$	BUSINESS ACTIV COMPENSATION	IPLOYMENT" INCLUDES CULTURAL EXCHANGE, TRAINING, OR VITIES FOR WHICH A FOREIGN WORKER RECEIVES ANY FORM OF , INCLUDING A STIPEND, FROM ANY SOURCE, WHETHER PAID IN THE S OR IN THE FOREIGN WORKER'S COUNTRY OF ORIGIN.
$7 \\ 8$	[(e)] (F) agricultural or ho	(1) "Farm" means an area that is used primarily to raise an orticultural commodity.
9	(2)	"Farm" includes:
10		(i) a dairy farm;
11		(ii) a fruit farm;
12		(iii) a furbearing animal farm;
13		(iv) a greenhouse;
14		(v) a nursery;
15		(vi) an orchard;
16		(vii) a poultry farm;
17		(viii) a ranch;
18		(ix) a stock farm; and
19		(x) a truck farm.
$20 \\ 21 \\ 22$	-	"Farm labor contractor" means a person, other than an agricultural employee of an agricultural operation, who performs a farm labor ce for consideration.
23	(H) (1)	"FOREIGN LABOR CONTRACTOR" MEANS A PERSON WHO

- 24 PERFORMS A FOREIGN LABOR CONTRACTING SERVICE.
- 25

(2) **"FOREIGN LABOR CONTRACTOR" INCLUDES:**

(I) A PERSON WORKING ON BEHALF OF AN EMPLOYER LOCATED
 IN THE STATE REGARDLESS OF WHETHER THE FOREIGN WORKER IN RELATION TO
 WHOM THE FOREIGN LABOR CONTRACTING SERVICE IS PERFORMED IS LOCATED IN

1 THE UNITED STATES;

$2 \\ 3$	(II) A PERSON THAT PERFORMS A FOREIGN LABOR CONTRACTING SERVICE WHOLLY OUTSIDE THE UNITED STATES;
4	(III) A SPONSOR IN THE J-1 VISA PROGRAM; AND
5	(IV) AN AGENT OF A SPONSOR IN THE $J-1$ VISA PROGRAM.
6	(I) (1) "FOREIGN WORKER" MEANS AN INDIVIDUAL WHO:
7	(I) IS SEEKING EMPLOYMENT;
8	(II) IS NOT A U.S. CITIZEN OR A PERMANENT RESIDENT; AND
9 10	(III) IS AUTHORIZED BY THE FEDERAL GOVERNMENT TO WORK IN THE UNITED STATES UNDER A NONIMMIGRANT VISA CLASSIFICATION OR STATUS:
$\begin{array}{c} 11 \\ 12 \end{array}$	1. DESCRIBED IN § 101(A)(15) OR § 214(E) OF THE FEDERAL IMMIGRATION AND NATIONALITY ACT; OR
13 14	2. THAT IS OTHERWISE ESTABLISHED UNDER FEDERAL IMMIGRATION LAWS.
$\begin{array}{c} 15\\ 16\end{array}$	(2) "FOREIGN WORKER" DOES NOT INCLUDE AN INDIVIDUAL WHO RECEIVED A GREEN CARD ON ADMISSION TO THE UNITED STATES.
17 18 19	[(g)] (J) "License" means a license issued by the Commissioner to perform farm labor contracting services OR FOREIGN LABOR CONTRACTING SERVICES for consideration.
$\begin{array}{c} 20\\ 21 \end{array}$	[(h)] (K) "Licensed farm labor contractor" means an individual who is licensed by the Commissioner to perform farm labor contracting services for consideration.
22 23 24	(L) "LICENSED FOREIGN LABOR CONTRACTOR" MEANS AN INDIVIDUAL WHO IS LICENSED BY THE COMMISSIONER TO PERFORM FOREIGN LABOR CONTRACTING SERVICES.
$\frac{25}{26}$	[(i)] (M) (1) "Migrant agricultural worker" means, except as provided in paragraph (2) of this subsection, an individual who:
$\begin{array}{c} 27\\ 28 \end{array}$	(i) is employed to perform agricultural work of a seasonal or other temporary nature; and

	6			HOUSE B	ILL 1493				
1		(ii)	in the	e course of em	ployment:				
$\frac{2}{3}$	of the individual; c	or	1.	is absent ov	ernight fro	m the peri	manent pla	ce of resi	dence
$4 \\ 5 \\ 6$	to be transported from the place of e	-		as part of a por contractor	•	-	-		
7	(2)	"Mign	rant ag	ricultural wo	rker" does	not includ	le:		
8 9	or a cannery, pack	(i) ing she		imediate fam other processi	•		vner or ope	rator of a	. farm
10 11	conditions seeds;	(ii)	an im	imediate fam	ily membe	r of an in	dividual wl	no produ	ces or
12		(iii)	an im	mediate fam	ily member	r of a farm	labor cont	ractor; or	•
$13 \\ 14 \\ 15$	1101(a)(15)(H)(ii)(a employment in the		o is a			as defin ral law		8 U.S. n agricu	0
16 17 18	[(j)] (N) to hire, to provide, worker.			farm labor con transport, or					
19 20 21 22 23	(0) (1) RECRUIT, TO EM HIRE, OR CONTI PROVIDE HOUSIN REGARDLESS OF	PLOY, RACT NG FO	, TO H WITH, R A F(TO PROVII OREIGN WO	NTRACT W DE, TO SC RKER DIR	VITH, TO DLICIT, T ECTLY O	PURPORT O TRANSI R THROUG	TO EMI PORT, O H AN A	PLOY, R TO GENT
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) INCLUDES:	"Per	RFORM	A FORE	IGN LAB	SOR CO	NTRACTIN	G SERV	VICE"
26 27 28	FOREIGN WORKE WORKER OUTSID		GINNII						
29 30 31	SPECIFICALLY F EMPLOYMENT;	(II) OR TH		RDINATING RPOSE OF A			G TRAN N WORKEH		
32		(III)	INTE	RVIEWING, 7	resting, I	EVALUAT	ING, AND S	SCREEN	ING A

1	FOREIGN W	VORKE	R FOR	L JOB QUALIFICATIONS;
$\frac{2}{3}$	AND		(IV)	SETTING UP A VISA APPOINTMENT WITH THE CONSULATE;
45	CONSIDER	ATION	(V) FOR H	REFERRING THE FOREIGN WORKER TO AN EMPLOYER FOR HIRE.
6	7–103.			
7 8 9		right of	f the m	a migrant agricultural worker OR A FOREIGN WORKER to waive igrant agricultural worker OR FOREIGN WORKER under this title olic policy.
10	7–202.			
11	(a)	The C	Commi	ssioner shall administer and enforce this title.
12	(b)	To ad	minist	ter or enforce this title, the Commissioner may:
13		(1)	condu	act necessary investigations; and
14		(2)	enter	, at reasonable times, without delay:
15			(i)	a migratory labor camp;
16			(ii)	a place of employment; or
17			(iii)	housing that:
18 19	worker ; OR			1. a farm labor contractor provides to a migrant agricultural
$\begin{array}{c} 20\\ 21 \end{array}$	FOREIGN W	VORKE	R.	2. A FOREIGN LABOR CONTRACTOR PROVIDES TO A
$\begin{array}{c} 22\\ 23 \end{array}$	(c) and depose			ter or enforce this title, the Commissioner may administer oaths
$24 \\ 25 \\ 26$	(d) subpoena fo papers, and		ttenda	dminister or enforce this title, the Commissioner may issue a ance of a witness to testify or the production of books, documents,

(2) If a person fails to comply with a subpoend issued under this subsection or fails to testify on any matter on which the person lawfully may be interrogated, on a complaint filed by the Commissioner, the circuit court for the county where the person

$\frac{1}{2}$	resides or is then present may pass an order directing compliance with the subpoena or compelling testimony.
3	7–203.
4	(a) In addition to any powers set forth elsewhere, the Commissioner:
5	(1) may accept from any source a grant to carry out this title; and
6	(2) to administer or enforce this title, may certify to official acts.
7	(b) In addition to any duties set forth elsewhere, the Commissioner shall keep:
8	(1) a central public registry of all licensed farm labor contractors; AND
9 10	(2) BEGINNING JULY 1, 2019, A CENTRAL PUBLIC REGISTRY OF ALL LICENSED FOREIGN LABOR CONTRACTORS THAT:
11	(I) IS AVAILABLE ONLINE IN A USER–FRIENDLY FORMAT;
12	(II) IS AVAILABLE, AT A MINIMUM, IN ENGLISH AND SPANISH;
$\begin{array}{c} 13\\14\\15\end{array}$	(III) IS UPDATED WITHIN 5 BUSINESS DAYS AFTER A MATERIAL CHANGE IS MADE IN THE INFORMATION PREVIOUSLY PROVIDED BY A LICENSED FOREIGN LABOR CONTRACTOR; AND
16	(IV) INCLUDES THE FOLLOWING INFORMATION:
17 18	1. FOR EACH EMPLOYER FOR WHOM THE FOREIGN LABOR CONTRACTOR PERFORMS FOREIGN LABOR CONTRACTING SERVICES:
19 20	A. THE NAME AND CONTACT INFORMATION OF THE EMPLOYER; AND
$21 \\ 22 \\ 23 \\ 24 \\ 25$	B. THE NUMBER, OCCUPATIONS, WAGES, VISA CLASSIFICATIONS, AND EMPLOYMENT DATES OF FOREIGN WORKERS WHO WERE HIRED BY THE EMPLOYER AND WITH RESPECT TO WHOM THE FOREIGN LABOR CONTRACTOR PERFORMED A FOREIGN LABOR CONTRACTING SERVICE FOR THE PERSON;
$\frac{26}{27}$	2. THE INDUSTRY FOR WHICH THE FOREIGN LABOR CONTRACTOR PERFORMS FOREIGN LABOR CONTRACTING SERVICES; AND
28	3. THE NAMES OF ALL PERSONS EMPLOYED BY OR

1 CONTRACTED BY THE LICENSED FOREIGN LABOR CONTRACTOR TO PERFORM 2 FOREIGN LABOR CONTRACTING SERVICES AND THE CITIES, STATES, AND FOREIGN 3 COUNTRIES WHERE THE FOREIGN LABOR CONTRACTING SERVICES WILL BE 4 PERFORMED BY THE PERSONS.

 $5 \quad 7-205.$

6 (A) On request of the Commissioner, the Attorney General may proceed in a court 7 or before a federal unit to enforce:

- 8 (1) a decision of the Commissioner made under this title;
- 9 (2) a subpoena issued under this title;
- 10 (3) an order of the Commissioner passed under this title; or
- 11 (4) the collection of a civil penalty assessed under this title.

12 (B) ON THE ATTORNEY GENERAL'S OWN INITIATIVE, THE ATTORNEY 13 GENERAL MAY:

- 14 (1) INVESTIGATE AN ALLEGED VIOLATION OF THIS TITLE; AND
- 15 (2) PROCEED IN A COURT TO ENFORCE THIS TITLE.
- 16 7-301.

Except as otherwise provided in this title, an individual shall be licensed by the Commissioner before the individual may perform a farm labor contracting service OR A FOREIGN LABOR CONTRACTING SERVICE in the State for consideration.

- 20 7–302.
- 21 (a) An applicant for a license shall:
- (1) submit to the Commissioner:
 (i) an application on the form that the Commissioner provides; and
 (ii) two recent, passport sized, color photographs of the applicant;
 (2) pay to the Commissioner an application fee of \$25.
- 27 (b) The application shall state:

	10 HOUSE BILL 1493
1	(1) the permanent place of residence of the applicant;
2	(2) each address where the applicant expects to reside while in the State;
$\frac{3}{4}$	(3) each farm labor contracting service OR FOREIGN LABOR CONTRACTING SERVICE that the applicant will perform for consideration;
5 6 7 8	(4) IF THE APPLICANT WILL BE PERFORMING A FARM LABOR CONTRACTING SERVICE, the name and address of each agricultural operation for whom the applicant will perform [a] THE farm labor contracting service, in the State, for consideration;
9 10	(5) the name and permanent address of each person who will act as custodian of records of wages that are required under this title to be kept;
11 12 13 14	(6) IF THE APPLICANT WILL BE PERFORMING A FARM LABOR CONTRACTING SERVICE, the number of migrant agricultural workers that the applicant expects to use in the State to perform [a] THE farm labor contracting service for consideration;
15 16 17 18	(7) IF THE APPLICANT WILL BE PERFORMING A FOREIGN LABOR CONTRACTING SERVICE, THE NUMBER OF FOREIGN WORKERS WITH RESPECT TO WHOM THE APPLICANT EXPECTS TO PERFORM THE FOREIGN LABOR CONTRACTING SERVICE;
19 20	[(7)] (8) if the applicant will provide housing or cause housing to be provided to a migrant agricultural worker OR A FOREIGN WORKER:
21	(i) the name of each person who will provide the housing; and
22	(ii) each address where the housing will be provided;
$23 \\ 24 \\ 25$	[(8)] (9) if registration is required under the federal Migrant and Seasonal Agricultural Worker Protection Act, the registration identification number of the applicant;
$\begin{array}{c} 26\\ 27 \end{array}$	[(9)] (10) the name of a resident agent who is acceptable to the Commissioner;
28 29 30	[(10)] (11) the consent of the applicant to service of process on the resident agent whenever the applicant leaves the State or otherwise is unavailable to accept service; [and]
31	(12) IF THE APPLICANT WILL BE PERFORMING A FOREIGN LABOR

32 CONTRACTING SERVICE:

1 **(I)** WHETHER THE APPLICANT HAS VIOLATED ANY $\mathbf{2}$ **EMPLOYMENT, LABOR, OR IMMIGRATION LAWS;** 3 **(II)** THE AMOUNT OF TIME THE APPLICANT HAS BEEN 4 PERFORMING FOREIGN LABOR CONTRACTING SERVICES; $\mathbf{5}$ (III) THE APPLICANT'S REVENUE AND OPERATING BUDGET; 6 **(IV)** THE MANNER IN WHICH THE FOREIGN LABOR CONTRACTING 7 **SERVICE WILL BE PERFORMED;** 8 WHETHER THE APPLICANT IS OR HAS BEEN REGISTERED (V) 9 WITH ANY OTHER STATE OR THE FEDERAL GOVERNMENT TO PERFORM A FOREIGN 10 LABOR CONTRACTING SERVICE; 11 (VI) IF THE APPLICANT IS OR HAS BEEN REGISTERED WITH ANY 12OTHER STATE OR THE FEDERAL GOVERNMENT TO PERFORM A FOREIGN LABOR 13 **CONTRACTING SERVICE:** 141. WHETHER THE REGISTRATION HAS EVER BEEN REVOKED OR SUSPENDED AND, IF SO, THE REASONS FOR THE REVOCATION OR 1516 SUSPENSION; AND 172. WHETHER THE OTHER STATE OR THE FEDERAL GOVERNMENT EVER REFUSED TO REISSUE THE REGISTRATION AND, IF SO, THE 18 19 **REASONS FOR THE REFUSAL;** 20(VII) ANY PROFESSIONAL ORGANIZATIONS OF WHICH THE 21**APPLICANT IS A MEMBER;** 22(VIII) A LIST OF EMPLOYERS WHO HAVE USED THE SERVICES OF 23THE APPLICANT WITHIN THE IMMEDIATELY PRECEDING 2 YEARS THAT INCLUDES: 241. THE NAME OF EACH EMPLOYER; 2. 25**REGARDING FOREIGN WORKERS WITH RESPECT TO** 26WHOM THE APPLICANT PERFORMED A FOREIGN LABOR CONTRACTING SERVICE FOR 27**EACH EMPLOYER:** 28A. THE NUMBER OF FOREIGN WORKERS HIRED BY THE 29**EMPLOYER;**

1 2	B. THE CITIES AND COUNTRIES OF ORIGIN OF THE FOREIGN WORKERS;
$\frac{3}{4}$	C. THE CITIES AND STATES WHERE THE FOREIGN WORKERS WERE EMPLOYED;
5 6	D. THE RANGE OF WAGES PAID TO THE FOREIGN WORKERS; AND
7 8	E. THE INDUSTRIES AND OCCUPATIONS IN WHICH THE FOREIGN WORKERS WERE EMPLOYED; AND
9 10	3. THE VALUE OF THE CONTRACT ENTERED INTO BY THE EMPLOYER AND THE APPLICANT;
$\begin{array}{c} 11 \\ 12 \end{array}$	(IX) THE NAMES AND ADDRESSES OF ALL REGISTERED BUSINESS AGENTS IN THE UNITED STATES OR IN A FOREIGN JURISDICTION;
$\frac{13}{14}$	(X) ALL TAX IDENTIFICATION NUMBERS ISSUED TO THE APPLICANT; AND
15 16 17 18	(XI) THE NAMES OF ALL INDIVIDUALS, INCLUDING ANY INDEPENDENT CONTRACTORS OR SUBCONTRACTORS, EMPLOYED OR USED BY THE APPLICANT OR WITH WHOM THE APPLICANT CONTRACTS TO PERFORM A FOREIGN LABOR CONTRACTING SERVICE; AND
19	[(11)] (13) other relevant information that the Commissioner requires.
20 21 22 23	(c) If information required under subsection (b) of this section changes, the applicant or, if a license has been issued, the licensee shall give the Commissioner notice of the change within 10 days after the applicant or licensee knows or should have known of
	the change.
$24 \\ 25 \\ 26$	
25	(d) Information in an application or in a notice of change may not be used to imply legal responsibility on an agricultural operation for the care, custody, or activities of a
25 26 27	 the change. (d) Information in an application or in a notice of change may not be used to imply legal responsibility on an agricultural operation for the care, custody, or activities of a migrant agricultural worker whom a farm labor contractor provides. (e) The Commissioner shall make application forms reasonably available at

31 (1) IF THE LICENSEE IS A FARM LABOR CONTRACTOR, perform farm

1	labor contracting se	ervices for consideration; OR
$\frac{2}{3}$		IF THE LICENSEE IS A FOREIGN LABOR CONTRACTOR, PERFORM CONTRACTING SERVICES FOR CONSIDERATION.
4	7–307.	
5 6		nsee is performing a farm labor contracting service OR A FOREIGN FING SERVICE in the State, the licensee shall:
7	(1)	carry the license; and
8	(2)	show the license:
9 10	labor contractor OF	(i) to each person with whom the licensee intends to deal as a farm A FOREIGN LABOR CONTRACTOR ; and
11		(ii) on request, to an authorized employee or official of the State.
12	7–308.	
$\frac{13}{14}$	•	e hearing provisions of § 7–309 of this subtitle, the Commissioner may any applicant or suspend or revoke a license if the applicant or licensee:
15 16	. ,	fraudulently or deceptively obtains or attempts to obtain a license for ensee or for another;
17	(2)	fraudulently or deceptively uses a license;
18	(3)	knowingly makes any misrepresentation in the application;
$\frac{19}{20}$	(4) real party in intere	is not the real party in interest in the application for a license and the st:
21		(i) has been refused a license;
22		(ii) has had a license suspended or revoked; or
23		(iii) otherwise fails to qualify under this section for a license;
24	(5)	fails to comply with any provision of this title;
25	(6)	fails to comply with any regulation that the Commissioner adopts;
26	(7)	fails to comply with an order that the Commissioner passes;

1 (8)fails to satisfy a judgment that the Commissioner obtains under this $\mathbf{2}$ title; 3 knowingly gives a migrant agricultural worker OR A FOREIGN (9)4 WORKER who is recruited or hired false or misleading information about the existence or conditions of employment; $\mathbf{5}$ 6 fails, without just cause, to comply with any agreement or arrangement (10)7 with an agricultural operation or with a migrant agricultural worker OR FOREIGN 8 WORKER; 9 (11)is found by the Secretary of Health to have violated a regulation of the Secretary on housing, sanitation, or safety for migrant agricultural workers OR FOREIGN 10 11 WORKERS: 12has had a farm labor contractor registration certificate suspended or (12)13revoked by the United States Department of Labor or by another state for a reason that would justify suspension or revocation of a license in this State; 1415has been convicted of a felony under a law of the State or under federal (13)law; [or] 1617during the past 5 years, has been convicted of a misdemeanor in (14)connection with performing a farm labor contracting service OR A FOREIGN LABOR 18 **CONTRACTING SERVICE** if the misdemeanor relates to: 1920gambling; (i) 21sale, distribution, or possession of an alcoholic beverage; or (ii) 22(iii) sale, distribution, or possession of a controlled dangerous 23substance; OR 24(15) ASSESSES TO A FOREIGN WORKER ANY COSTS, FEES, OR EXPENSES 25RELATED TO THE PERFORMANCE OF A FOREIGN LABOR CONTRACTING SERVICE. 267 - 310. 27The Commissioner may suspend a license summarily pending the determination of 28a hearing under § 7–309 of this subtitle if the Commissioner finds suspension necessary to 29prevent abuse of or injury to a migrant agricultural worker OR A FOREIGN WORKER. 7 - 311.30 31 If, after an investigation, the Commissioner has reason to believe that a (a) 32person is performing a farm labor contracting service OR A FOREIGN LABOR

HOUSE BILL 1493

14

1 **CONTRACTING SERVICE** for consideration in the State without a license, the 2 Commissioner may pass an order to require the person immediately to cease performing 3 the farm labor contracting service **OR FOREIGN LABOR CONTRACTING SERVICE**.

4 (b) The Commissioner shall give notice of the order and, if requested under 5 subsection (d) of this section, hold a hearing in accordance with Title 10, Subtitle 2 of the 6 State Government Article.

- 7 (c) An order passed under this section shall be:
- 8 (1) served personally; or

9 (2) sent by certified mail to the last known address of the person.

10 (d) (1) Within 7 days after service of an order under this section, the person 11 may submit to the Commissioner a written request for a hearing.

12 (2) Unless a person requests a hearing in accordance with paragraph (1) of 13 this subsection, the order is final.

14 **7–312.1.**

15 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE 16 COMMISSIONER SHALL REQUIRE A FOREIGN LABOR CONTRACTOR TO POST A 17 SURETY BOND OR OTHER SECURITY IF THE COMMISSIONER:

18 (1) FINDS THAT THE FOREIGN LABOR CONTRACTOR HAS VIOLATED A 19 PROVISION OF THIS TITLE OR ANY ORDER THAT THE COMMISSIONER ISSUES OR 20 REGULATION THAT THE COMMISSIONER ADOPTS; OR

(2) RECEIVES A CERTIFIED RECORD OF THE FINDING OF A UNIT OF
 ANOTHER STATE OR THE UNITED STATES THAT THE FOREIGN LABOR CONTRACTOR
 HAS VIOLATED ANY LAW THAT RELATES TO:

- 24
- (I) REGISTRATION AS A FOREIGN LABOR CONTRACTOR; OR

25(II) THE EMPLOYMENT OF, PROVISION OF HOUSING FOR, OR26TRANSPORTATION OF A FOREIGN WORKER.

27(B) THE COMMISSIONER MAY NOT REQUIRE SECURITY ON THE BASIS OF AN28ADMINISTRATIVE DECISION THAT A COURT NULLIFIES.

(c) THE COMMISSIONER MAY REQUIRE SECURITY IN AN AMOUNT THAT THE
 COMMISSIONER CONSIDERS ADEQUATE TO ENSURE COMPLIANCE WITH THE LAWS
 OF THE STATE.

Subtitle 4. Responsibilities of Farm Labor AND FOREIGN LABOR Contractors. 1 7-401.1. $\mathbf{2}$ 3 (A) (1) IN ACCORDANCE WITH THIS SECTION, EACH FOREIGN LABOR CONTRACTOR SHALL PROVIDE EACH FOREIGN WORKER WITH AN ENFORCEABLE 4 EMPLOYMENT CONTRACT SIGNED BY THE FOREIGN LABOR CONTRACTOR AND THE 5FOREIGN WORKER THAT INCLUDES ALL ASSURANCES MADE BY THE FOREIGN LABOR 6 $\overline{7}$ CONTRACTOR AND ALL TERMS AND CONDITIONS OF EMPLOYMENT TO BE PROVIDED TO THE FOREIGN WORKER AND OTHER RELEVANT INFORMATION, INCLUDING: 8 9 **(I)** EACH PLACE OF EMPLOYMENT IN THE STATE; THE NAME OF THE EMPLOYER AND ANY AGENTS OF THE 10 **(II)** 11 **EMPLOYER OR THE FOREIGN LABOR CONTRACTOR;** 12(III) A DESCRIPTION OF THE WORK ACTIVITIES INVOLVED; 13(IV) EACH CONDITION OF EMPLOYMENT AT EACH PLACE OF 14**EMPLOYMENT, INCLUDING:** 15 1. THE WAGE TO BE PAID; 16 2. THE PERSON WHO WILL PAY THE WAGE; 3. 17WHEN THE WAGE IS DUE; 18 4. THE HOURS TO BE WORKED; 19 5. INFORMATION ABOUT MEALS AND REST PERIODS TO 20**BE PROVIDED TO THE FOREIGN WORKER;** 21 6. ANY PRODUCTION STANDARDS; AND 227. THE PERIOD FOR WHICH THE FOREIGN WORKER IS TO 23**BE EMPLOYED;** THE HOUSING, INSURANCE, OR TRANSPORTATION THAT 24(V) 25WILL BE PROVIDED TO THE FOREIGN WORKER; 26(VI) ANY COST THAT WILL BE CHARGED TO THE FOREIGN 27WORKER FOR HOUSING OR INSURANCE;

1 (VII) EACH LABOR DISPUTE THAT THE FOREIGN LABOR $\mathbf{2}$ CONTRACTOR KNOWS EXISTS AT A PLACE OF EMPLOYMENT; 3 (VIII) A DISCLOSURE REGARDING THE ABILITY OF THE FOREIGN 4 WORKER TO ENGAGE IN A STRIKE OR LOCKOUT; (IX) THE INFORMATION TO BE INCLUDED ON EACH PAY STUB; $\mathbf{5}$ 6 ANY AMOUNTS THAT WILL BE WITHHELD OR DEDUCTED **(**X**)** 7 FROM THE PAY OF THE FOREIGN WORKER; 8 (XI) ANY APPLICABLE PENALTIES FOR EARLY TERMINATION OF 9 **EMPLOYMENT;** 10 (XII) THE FOLLOWING INFORMATION REGARDING THE VISA 11 UNDER WHICH THE FOREIGN WORKER IS TO BE EMPLOYED: 1. 12 THE TYPE OF VISA; 132. THE LENGTH OF TIME FOR WHICH THE VISA IS VALID; 3. 14THE TERMS AND CONDITIONS UNDER WHICH THE VISA 15WILL BE RENEWED; 16 **4**. WHETHER THE EMPLOYER OR THE FOREIGN WORKER 17IS RESPONSIBLE FOR SECURING THE RENEWAL OF THE VISA; AND 185. ANY EXPENSES ASSOCIATED WITH THE RENEWAL; 19 (XIII) CONTACT INFORMATION, INCLUDING THE PHONE NUMBER 20AND ADDRESS. FOR THE INDIVIDUAL, INDEPENDENT CONTRACTOR, 21SUBCONTRACTOR, OR AGENT WHO WILL BE IN DIRECT CONTACT WITH THE FOREIGN 22WORKER; 23(XIV) WHETHER THE FOREIGN WORKER IS COVERED BY WORKERS' COMPENSATION, PRIVATE INSURANCE, OR OTHER COVERAGE FOR 2425INJURIES OR DEATH SUSTAINED DURING THE COURSE OF EMPLOYMENT; 26(XV) A REQUIREMENT THAT THE FOREIGN LABOR CONTRACTOR 27OR THE EMPLOYER PAY ALL FEES, INCLUDING VISA APPLICATION FEES, BORDER CROSSING FEES, TRANSPORTATION COSTS, OR ANY OTHER COST OR FEE RELATED 28

29 TO RECRUITMENT FOR EMPLOYMENT IN THE UNITED STATES;

PROOF OF COMPLIANCE WITH THE LOCAL HOUSING CODE

 $\mathbf{2}$ FOR THE AREA WHERE THE FOREIGN WORKER WILL BE HOUSED; 3 (XVII) WHETHER ANY EDUCATION OR TRAINING WILL BE 4 PROVIDED TO THE FOREIGN WORKER AND, IF SO, ANY ASSOCIATED COSTS AND $\mathbf{5}$ WHETHER THE FOREIGN WORKER IS RESPONSIBLE FOR PAYING THE ASSOCIATED 6 **COSTS: AND** 7 (XVIII) A DESCRIPTION OF PROTECTIONS AVAILABLE TO THE 8 FOREIGN WORKER UNDER THE FEDERAL TRAFFICKING VICTIMS PROTECTION ACT. 9 (2) EACH FOREIGN LABOR CONTRACTOR SHALL PROVIDE THE 10 EMPLOYMENT CONTRACT REQUIRED UNDER THIS SUBSECTION TO THE FOREIGN 11 WORKER: 12**(I)** AT THE TIME THE RECRUITMENT PROCESS BEGINS; AND

13 (II) IN THE PRIMARY LANGUAGE OF THE FOREIGN WORKER.

14(3)CHANGES TO THE EMPLOYMENT CONTRACT REQUIRED UNDER15THIS SUBSECTION MAY NOT BE MADE UNLESS THE FOREIGN WORKER:

16 (I) IS GIVEN 48 HOURS TO REVIEW AND CONSIDER THE 17 CHANGES; AND

18

(II) VOLUNTARILY CONSENTS TO THE CHANGES.

19 (B) EACH FOREIGN LABOR CONTRACTOR WHO PROVIDES HOUSING FOR A 20 FOREIGN WORKER SHALL ENSURE THAT ALL OF THE CONDITIONS OF OCCUPANCY 21 ARE POSTED CONSPICUOUSLY WHILE THE FOREIGN WORKER STAYS IN THE 22 HOUSING.

(C) ON REQUEST, THE COMMISSIONER SHALL MAKE AVAILABLE TO A
 FOREIGN LABOR CONTRACTOR A STANDARD EMPLOYMENT CONTRACT THAT CAN BE
 USED TO MEET THE REQUIREMENTS OF THIS SECTION.

26 (D) A FOREIGN LABOR CONTRACTOR SHALL FILE WITH THE COMMISSIONER 27 EACH EMPLOYMENT CONTRACT PROVIDED TO A FOREIGN WORKER UNDER 28 SUBSECTION (A) OF THIS SECTION.

29 **7–401.2**.

(XVI)

1

1 (A) A FOREIGN LABOR CONTRACTOR OR AN EMPLOYER THAT USES A 2 FOREIGN LABOR CONTRACTOR MAY NOT ASSESS TO A FOREIGN WORKER ANY COSTS, 3 FEES, OR EXPENSES RELATED TO THE PERFORMANCE OF A FOREIGN LABOR 4 CONTRACTING SERVICE.

5 (B) IF A FOREIGN LABOR CONTRACTOR OR EMPLOYER VIOLATES 6 SUBSECTION (A) OF THIS SECTION BEFORE THE FOREIGN WORKER BEGINS WORK 7 FOR WHICH THE FOREIGN LABOR CONTRACTING SERVICE WAS PERFORMED, THE 8 FOREIGN LABOR CONTRACTOR SHALL:

9

(1) IMMEDIATELY REPAY THE FOREIGN WORKER; AND

10 (2) PROVIDE THE EXACT OR COMPARABLE EMPLOYMENT FOR THE 11 FOREIGN WORKER.

12 **7–401.3.**

(A) EACH EMPLOYER THAT USES A FOREIGN LABOR CONTRACTOR SHALL
 FILE WITH THE COMMISSIONER THE NAME AND CONTACT INFORMATION FOR THE
 FOREIGN LABOR CONTRACTOR.

16 **(B)** AN EMPLOYER THAT USES A FOREIGN LABOR CONTRACTOR IS JOINTLY 17 AND SEVERALLY LIABLE FOR ANY VIOLATION OF § 7–401.1 OF THIS SUBTITLE 18 COMMITTED BY THE FOREIGN LABOR CONTRACTOR.

19 7-403.

20 (a) (1) The Commissioner may require, by regulation, a farm labor contractor 21 to keep records of:

22 [(1)] (I) wages owed to each migrant agricultural worker for agricultural 23 work performed in the State; and

24 [(2)] (II) wages paid to each migrant agricultural worker for agricultural 25 work performed in the State.

[(b)] (2) A farm labor contractor shall keep all of the records required under [subsection (a) of this section] PARAGRAPH (1) OF THIS SUBSECTION even if the farm labor contractor is not responsible for paying a migrant agricultural worker.

29 (B) (1) THE COMMISSIONER SHALL REQUIRE, BY REGULATION, A 30 FOREIGN LABOR CONTRACTOR TO KEEP RECORDS OF:

31

(I) WAGES OWED TO EACH FOREIGN WORKER FOR WORK

1 PERFORMED IN THE STATE FOR WHICH THE FOREIGN LABOR CONTRACTING 2 SERVICE WAS PERFORMED; AND

3 (II) WAGES PAID TO EACH FOREIGN WORKER FOR WORK 4 PERFORMED IN THE STATE FOR WHICH THE FOREIGN LABOR CONTRACTING 5 SERVICE WAS PERFORMED.

6 (2) A FOREIGN LABOR CONTRACTOR SHALL KEEP ALL THE RECORDS 7 REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION EVEN IF THE FOREIGN 8 LABOR CONTRACTOR IS NOT RESPONSIBLE FOR PAYING A FOREIGN WORKER.

9 (3) THE INFORMATION LISTED IN PARAGRAPH (1) OF THIS 10 SUBSECTION SHALL BE INCLUDED IN THE PAY STUB OF A FOREIGN WORKER.

11 7-404.

(a) Each farm labor contractor AND EACH FOREIGN LABOR CONTRACTOR shall
 ensure that each vehicle that the farm labor contractor OR FOREIGN LABOR
 CONTRACTOR uses or causes to be used to transport a migrant agricultural worker OR A
 FOREIGN WORKER in the State meets applicable federal and State standards for safety.

16 (b) Each farm labor contractor AND EACH FOREIGN LABOR CONTRACTOR shall 17 ensure that the driver of each vehicle that the farm labor contractor OR FOREIGN LABOR 18 CONTRACTOR uses or causes to be used to transport a migrant agricultural worker OR A 19 FOREIGN WORKER in the State is authorized under Title 16 of the Transportation Article 20 to drive the vehicle.

21Each farm labor contractor AND (c) (1)EACH FOREIGN LABOR 22CONTRACTOR shall ensure that the owner of each vehicle that the farm labor contractor 23OR FOREIGN LABOR CONTRACTOR uses or causes to be used to transport a migrant 24agricultural worker **OR FOREIGN WORKER** in the State has a policy that insures against 25liability for bodily injury and damage to property that arises from the ownership or operation of the vehicle. 26

27 (2) The Commissioner shall set, by regulation, the minimum amount of 28 insurance coverage required under paragraph (1) of this subsection, but the amount may 29 not exceed the coverage required under federal law.

30 7-501.

31 (A) Except as otherwise provided in this title, a person may not perform a farm 32 labor contracting service OR A FOREIGN LABOR CONTRACTING SERVICE in the State for 33 consideration unless licensed by the Commissioner.

34 (B) A FOREIGN LABOR CONTRACTOR MAY NOT DISCRIMINATE AGAINST A

FOREIGN WORKER, WHETHER DURING THE COURSE OF RECRUITMENT IN THE
 FOREIGN WORKER'S COUNTRY OF ORIGIN OR IN THE UNITED STATES, TO THE SAME
 EXTENT AN EMPLOYER IS PROHIBITED FROM DISCRIMINATING UNDER TITLE 20,
 SUBTITLE 6 OF THE STATE GOVERNMENT ARTICLE.

 $5 \quad 7-502.$

6 (A) Unless authorized under this title to perform a farm labor contracting service 7 for consideration, a person may not represent to the public, by the use of a title, including 8 "licensed farm labor contractor", by description of services, methods, or procedures, or 9 otherwise, that the person is authorized to perform a farm labor contracting service in the 10 State for consideration.

11 (B) UNLESS AUTHORIZED UNDER THIS TITLE TO PERFORM A FOREIGN 12 LABOR CONTRACTING SERVICE FOR CONSIDERATION, A PERSON MAY NOT 13 REPRESENT TO THE PUBLIC, BY THE USE OF A TITLE, INCLUDING "LICENSED 14 FOREIGN LABOR CONTRACTOR", BY DESCRIPTION OF SERVICES, METHODS, OR 15 PROCEDURES, OR OTHERWISE, THAT THE PERSON IS AUTHORIZED TO PERFORM A 16 FOREIGN LABOR CONTRACTING SERVICE IN THE STATE FOR CONSIDERATION.

17 7–503.

(a) Except as otherwise provided in this title, a person may not use a farm labor
 contractor to perform a farm labor contracting service OR A FOREIGN LABOR
 CONTRACTOR TO PERFORM A FOREIGN LABOR CONTRACTING SERVICE unless the
 person ascertains that the farm labor contractor OR FOREIGN LABOR CONTRACTOR is
 licensed by:

(1) requesting confirmation from the Commissioner that the farm labor
 contractor OR FOREIGN LABOR CONTRACTOR is licensed; or

25 (2) examining the license.

(b) (1) Whenever a person makes a request under subsection (a)(1) of this
section, the Commissioner shall inform the person whether the farm labor contractor OR
FOREIGN LABOR CONTRACTOR is licensed.

(2) Within 5 working days after a person makes a request under subsection
 (a)(1) of this section, the Commissioner shall respond in writing.

(3) If the status changes during the term of the license, the Commissioner
 shall give the person who made the request written notice of the change.

(4) If the Commissioner fails to provide the notice required under this
 subsection, a person is not liable for hiring a person who is not authorized to perform farm

1	labor contracting services OR FOREIGN LABOR CONTRACTING SERVICES in the State.
$2 \\ 3 \\ 4 \\ 5 \\ 6$	(c) Notwithstanding subsection (b)(4) of this section, a person may not hire or continue to use a farm labor contractor to perform a farm labor contracting service OR A FOREIGN LABOR CONTRACTOR TO PERFORM A FOREIGN LABOR CONTRACTING SERVICE after the person receives notice from the Commissioner or otherwise learns that the farm labor contractor OR FOREIGN LABOR CONTRACTOR is not licensed.
7	7-506.
8 9	(a) Subject to the limitations in this section, the Commissioner may assess a civil penalty against a person who willfully or repeatedly violates:
10	(1) any provision of this title;
11	(2) any order passed under this title; or
12	(3) any regulation adopted to carry out this title.
$\begin{array}{c} 13\\14 \end{array}$	(b) A civil penalty under this section may not exceed [\$5,000] \$50,000 for each violation.
$15 \\ 16 \\ 17$	(c) (1) Before the Commissioner assesses a civil penalty against an agricultural operation, the Commissioner shall consider the appropriateness of the penalty in relation to:
18	(i) the size of the business;
19	(ii) any good faith effort to comply with § 7–503 of this subtitle; and
20	(iii) the history of previous violations.
$\begin{array}{c} 21\\ 22\\ 23 \end{array}$	(2) Before the Commissioner assesses a civil penalty against a farm labor contractor OR FOREIGN LABOR CONTRACTOR , the Commissioner shall consider the appropriateness of the penalty in relation to:
24	(i) the size of the business;
25	(ii) the gravity of the violation;
$\begin{array}{c} 26\\ 27 \end{array}$	(iii) the good faith of the farm labor contractor OR THE FOREIGN LABOR CONTRACTOR ; and
28 29 30	(iv) the history of previous violations in this State or in any other state that relate to licensing or to the treatment of a migrant agricultural worker OR FOREIGN WORKER .

1 7-507.

A farm labor contractor **OR FOREIGN LABOR CONTRACTOR** who willfully violates any provision of this title or any regulation adopted to carry out this title is guilty of a misdemeanor and on conviction is subject:

5 (1) for a first offense, to a fine not exceeding [\$5,000] **\$50,000** or 6 imprisonment not exceeding 1 year or both; and

7 (2) for a subsequent offense, to a fine not exceeding [\$10,000] **\$100,000** or 8 imprisonment not exceeding 3 years or both.

9 **7–508.**

10 (A) A FOREIGN LABOR CONTRACTOR MAY NOT TAKE ANY ADVERSE ACTION 11 AGAINST A FOREIGN WORKER BECAUSE THE FOREIGN WORKER EXERCISED ANY 12 RIGHT GRANTED UNDER THIS TITLE.

(B) IF A FOREIGN WORKER BELIEVES THAT A FOREIGN LABOR CONTRACTOR
HAS VIOLATED THIS TITLE OR HAS CAUSED THIS TITLE TO BE VIOLATED, THE
FOREIGN WORKER MAY BRING AN ACTION IN A COURT OF COMPETENT
JURISDICTION TO RECOVER ANY DAMAGES SUSTAINED BY THE FOREIGN WORKER
DUE TO THE VIOLATION.

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act may not be construed 19 to preempt or alter any rights or remedies, including any causes of action, available under 20 federal law or any other State law.

21 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 22 October 1, 2018.