1	AN ACT
2	relating to migrant labor housing facilities.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Chapter 147, Health and Safety Code, is
5	transferred to Chapter 2306, Government Code, redesignated as
6	Subchapter LL, Chapter 2306, Government Code, and amended to read
7	as follows:
8	SUBCHAPTER LL [CHAPTER 147]. MIGRANT LABOR HOUSING FACILITIES
9	Sec. <u>2306.921</u> [147.001]. DEFINITIONS. In this <u>subchapter</u>
10	[chapter]:
11	(1) "Facility" means a structure, trailer, or vehicle,
12	or two or more contiguous or grouped structures, trailers, or
13	vehicles, together with the land appurtenant.
14	(2) "Migrant agricultural worker" means an individual
15	who:
16	(A) is working or available for work seasonally
17	or temporarily in primarily an agricultural or agriculturally
18	related industry; and
19	(B) moves one or more times from one place to
20	another to perform seasonal or temporary employment or to be
21	available for seasonal or temporary employment.
22	(3) "Migrant labor housing facility" means a facility
23	that is established, operated, or used for more than three days as
24	living quarters for two or more seasonal, temporary, or migrant

1 families or three or more seasonal, temporary, or migrant workers, 2 whether rent is paid or reserved in connection with the use of the 3 facility.

4 (4) "Person" means an individual, association,
5 partnership, corporation, or political subdivision.

6 Sec. <u>2306.922</u> [147.002]. LICENSE REQUIRED. A person may 7 not establish, maintain, or operate a migrant labor housing 8 facility without obtaining a license from the department.

9 Sec. <u>2306.923</u> [147.003]. LICENSE APPLICATION; APPLICATION 10 INSPECTION. (a) To receive a migrant labor housing facility 11 license, a person must apply to the department according to rules 12 adopted by the board and on a form prescribed by the board.

(b) The application must be made not later than the 45th daybefore the intended date of operation of the facility.

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(c) The application must state:

16 (1) the location and ownership of the migrant labor 17 housing facility;

18 (2) the approximate number of persons to be 19 accommodated;

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(3) the probable periods of use of the facility; and

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(4) any other information required by the board.

(d) The application must be accompanied by the license fee.
Sec. <u>2306.924</u> [<u>147.004</u>]. INSPECTION. The department shall
inspect the migrant labor housing facility not later than the 30th
day after the date of receipt of a complete application and the fee.

26 Sec. <u>2306.925</u> [147.005]. FAILURE TO MEET STANDARDS; 27 REINSPECTION. (a) If a migrant labor housing facility for which a

1 license application is made does not meet the reasonable minimum 2 standards of construction, sanitation, equipment, and operation required by rules adopted under this subchapter [chapter], the 3 department at the time of inspection shall give the license 4 5 applicant the reasons that the facility does not meet those 6 standards. The applicant may request the department to reinspect 7 the facility not later than the 60th day after the date on which the 8 reasons are given.

9 (b) If a facility does not meet the standards on 10 reinspection, the applicant must submit a new license application 11 as provided by Section <u>2306.923</u> [146.003].

Sec. 2306.926 [147.006]. LICENSE ISSUANCE; 12 TERM; NOT TRANSFERABLE. (a) The department shall issue a license to 13 14 establish, maintain, and operate a migrant labor housing facility 15 if the facility meets the standards of construction, sanitation, equipment, and operation required by rules adopted under this 16 17 subchapter [chapter].

(b) The license expires on the first anniversary of the dateof issuance.

(c) The license issued under this <u>subchapter</u> [chapter] is
 not transferable.

Sec. <u>2306.927</u> [147.007]. LICENSE POSTING. A person who holds a license issued under this <u>subchapter</u> [chapter] shall post the license in the migrant labor housing facility at all times during the maintenance or operation of the facility.

26 Sec. <u>2306.928</u> [147.008]. INSPECTION OF FACILITIES. An 27 authorized representative of the department, after giving or making

a reasonable attempt to give notice to the operator of a migrant labor housing facility, may enter and inspect the facility during reasonable hours and investigate conditions, practices, or other matters as necessary or appropriate to determine whether a person has violated this <u>subchapter</u> [chapter] or a rule adopted under this subchapter [chapter].

Sec. <u>2306.929</u> [147.009]. FEE. The board shall set the
license fee in an amount not to exceed <u>\$250</u> [\$100].

9 Sec. <u>2306.930</u> [147.010]. SUSPENSION OR REVOCATION OF 10 LICENSE. (a) The department may suspend or revoke a license for a 11 violation of this <u>subchapter</u> [chapter] or a rule adopted under this 12 <u>subchapter</u> [chapter].

(b) Chapter 2001[, Government Code] and department rules for <u>holding</u> a contested case hearing govern the procedures for the suspension or revocation of a license issued under this <u>subchapter</u> [chapter].

17 (c) A hearing conducted under this section must be held in 18 the county in which the affected migrant labor housing facility is 19 located.

Sec. <u>2306.931</u> [147.011]. ENFORCEMENT; ADOPTION OF RULES.
(a) The department shall enforce this <u>subchapter</u> [chapter].

(b) The board shall adopt rules to protect the health andsafety of persons living in migrant labor housing facilities.

(c) The board by rule shall adopt standards for living quarters at a migrant labor housing facility, including standards relating to:

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construction of the facility;

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1 under Subsection (a) may appeal to the supreme court as in other 2 cases.

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3 Sec. <u>2306.933</u> [147.013]. CIVIL PENALTY. (a) A person who 4 violates this <u>subchapter</u> [chapter] or a rule adopted under this 5 <u>subchapter</u> [chapter] is subject to a civil penalty of \$200 for each 6 day that the violation occurs.

7 (b) The county attorney for the county in which the 8 violation occurred, or the attorney general, at the request of the 9 department, shall bring an action in the name of the state to 10 collect the penalty.

SECTION 2. (a) On the effective date of this Act, all 11 powers and duties of the Health and Human Services Commission and 12 the Department of State Health Services relating to the inspection 13 14 and licensing of migrant labor housing facilities are transferred 15 to the Texas Department of Housing and Community Affairs. The Health and Human Services Commission, the Department of State 16 17 Health Services, and the Texas Department of Housing and Community Affairs shall coordinate the transfer. 18

The transfer does not affect the validity of 19 (b) any liability incurred, a license issued, a penalty assessed, a rule 20 21 adopted, a proceeding, investigation, or remedy begun, a decision made, or other action taken by the executive commissioner of the 22 Health and Human Services Commission, the commissioner of state 23 24 health services, or the Department of State Health Services in 25 connection with the inspection and licensing of migrant labor housing facilities. 26

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(c) All rules, policies, procedures, and decisions of the

executive commissioner of the Health and Human Services Commission, 1 2 the commissioner of state health services, or the Department of 3 State Health Services relating to the inspection and licensing of migrant labor housing facilities are continued in effect as rules, 4 5 policies, procedures, and decisions of the governing board of the 6 Texas Department of Housing and Community Affairs or the executive 7 director of that department, as appropriate, until superseded by a 8 rule or other appropriate action of the board or the executive 9 director of the department.

10 (d) Any action or proceeding before the executive commissioner of the Health and Human Services Commission, the 11 commissioner of state health services, or the Department of State 12 Health Services relating to the inspection and licensing of migrant 13 14 labor housing facilities is transferred without change in status to 15 the governing board of the Texas Department of Housing and Community Affairs or the executive director of the department, as 16 17 appropriate, and the board or the executive director of the department assumes, without a change in status, the position of the 18 executive commissioner or the commissioner in any action or 19 proceeding to which the executive commissioner or commissioner is a 20 21 party.

(e) The Texas Department of Housing and Community Affairs
shall adopt fees, rules, and standards as required by Subchapter
LL, Chapter 2306, Government Code, as transferred and redesignated
by this Act, not later than January 1, 2006.

26 (f) The Texas Department of Housing and Community Affairs 27 shall survey and research the quantity, availability, need, and

1	quality of migrant labor housing facilities in this state and shall
2	produce reports of its findings to the legislature not later than
3	September 1, 2006.

4 SECTION 3. This Act takes effect September 1, 2005.

President of the Senate

Speaker of the House

I certify that H.B. No. 1099 was passed by the House on March 17, 2005, by a non-record vote.

Chief Clerk of the House

I certify that H.B. No. 1099 was passed by the Senate on May 3, 2005, by the following vote: Yeas 31, Nays O.

Secretary of the Senate

APPROVED:

Date

Governor