103D CONGRESS 1ST SESSION

H. R. 3515

To amend the Egg Research and Consumer Information Act, the Watermelon Research and Promotion Act, and the Lime Research, Promotion, and Consumer Information Act of 1990 to revise the operation of these Acts and to authorize the establishment of a fresh cut flowers and fresh cut greens promotion and consumer information program for the benefit of the floricultural industry, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 16, 1993

Mr. DE LA GARZA (for himself, Mr. STENHOLM, Mr. ROBERTS, Mr. LEWIS of Florida, Mr. BOEHNER, Mr. HOLDEN, and Mr. ENGLISH of Oklahoma) introduced the following bill; which was referred to the Committee on Agriculture

A BILL

To amend the Egg Research and Consumer Information Act, the Watermelon Research and Promotion Act, and the Lime Research, Promotion, and Consumer Information Act of 1990 to revise the operation of these Acts and to authorize the establishment of a fresh cut flowers and fresh cut greens promotion and consumer information program for the benefit of the floricultural industry, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Omnibus Agricultural
- 3 Research and Promotion Improvement Act".

4 SEC. 2. TABLE OF CONTENTS.

- 5 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—EGG RESEARCH AND CONSUMER INFORMATION

- Sec. 101. Short title.
- Sec. 102. Rate of assessment.
- Sec. 103. Exempted egg producers.

TITLE II—WATERMELON RESEARCH AND PROMOTION

- Sec. 201. Short title.
- Sec. 202. Change to majority vote in referendum procedures.
- Sec. 203. Expansion of watermelon plans to entire United States.
- Sec. 204. Clarification of differences between producers and handlers.
- Sec. 205. Clarification of collection of assessments by the Board.
- Sec. 206. Changes to assessment rate not subject to formal rulemaking.
- Sec. 207. Elimination of watermelon assessment refund.
- Sec. 208. Equitable treatment of watermelon plans.
- Sec. 209. Separate consideration of watermelon plan amendments.

TITLE III—FRESH CUT FLOWERS AND FRESH CUT GREENS PROMOTION AND INFORMATION

- Sec. 301. Short title.
- Sec. 302. Findings and declaration of policy.
- Sec. 303. Definitions.
- Sec. 304. Issuance of orders.
- Sec. 305. Required terms in orders.
- Sec. 306. Assessments.
- Sec. 307. Required determinations.
- Sec. 308. Referenda.
- Sec. 309. Petition and review.
- Sec. 310. Enforcement.
- Sec. 311. Investigations and power to subpoena.
- Sec. 312. Confidentiality.
- Sec. 313. Authority for Secretary to suspend or terminate order.
- Sec. 314. Construction.
- Sec. 315. Regulations.
- Sec. 316. Authorization of appropriations.
- Sec. 317. Separability.

TITLE IV—LIME RESEARCH, PROMOTION, AND CONSUMER INFORMATION

Sec. 401. Short title.

- Sec. 402. Findings and purpose.
- Sec. 403. Definition of lime.
- Sec. 404. Required terms in orders.
- Sec. 405. Initial referendum.

1 TITLE I—EGG RESEARCH AND

2 CONSUMER INFORMATION

- 3 SEC. 101. SHORT TITLE.
- 4 This title may be cited as the "Egg Research and
- 5 Consumer Information Improvement Act".
- 6 SEC. 102. RATE OF ASSESSMENT.
- 7 (a) Assessment Terms and Conditions in Or-
- 8 DERS.—Section 8(e) of the Egg Research and Consumer
- 9 Information Act (7 U.S.C. 2707(e)) is amended—
- 10 (1) by designating the first and second sen-
- tences as paragraph (1);
- 12 (2) by designating the fifth and sixth sentences
- as paragraph (3);
- 14 (3) by striking the third and fourth sentences
- and inserting the following new paragraph:
- 16 "(2)(A) The rate of assessment shall be prescribed
- 17 by the order, except that the rate of assessment may not
- 18 exceed 30 cents per case of commercial eggs or the equiva-
- 19 lent thereof.
- 20 "(B) The Secretary may amend the order to increase
- 21 the rate of assessment (subject to the limitation in sub-
- 22 paragraph (A)) only if the increase is recommended by the

- 1 Egg Board and approved by egg producers in a referen-
- 2 dum conducted under section 9(b).
- 3 "(C) The Secretary may amend the order to decrease
- 4 the rate of assessment only if the decrease is recommended
- 5 by the Egg Board. A decrease in the rate of assessment
- 6 shall take effect only after the Secretary provides public
- 7 notice and an opportunity for comment in accordance with
- 8 section 553 of title 5, United States Code. Sections 556
- 9 and 557 of such title shall not apply with respect to de-
- 10 creasing the rate of assessment."; and
- 11 (4) by conforming the margins of paragraphs
- 12 (1) and (3) (as so designated) to the margin of
- paragraph (2).
- 14 (b) Referendum Requirements.—Section 9 of the
- 15 Egg Research and Consumer Information Act (7 U.S.C.
- 16 2708) is amended—
- 17 (1) by designating the first two sentences as
- subsection (a);
- 19 (2) by designating the last sentence as sub-
- section (c);
- 21 (3) by inserting after subsection (a) (as so des-
- ignated) the following new subsection:
- 23 "(b)(1) Whenever the Egg Board determines, based
- 24 on scientific studies, marketing analysis, or other similar
- 25 competent evidence, that an increase in assessment rate

- 1 is needed to ensure that assessments under the order are
- 2 set at an appropriate level to effectuate the declared policy
- 3 of this Act, the Egg Board may request that the Secretary
- 4 conduct a referendum, as provided in paragraph (2).
- 5 "(2) When requested by the Egg Board under para-
- 6 graph (1) or (3), the Secretary shall conduct a referendum
- 7 among egg producers not exempt hereunder who, during
- 8 a representative period determined by the Secretary, have
- 9 been engaged in the production of commercial eggs, for
- 10 the purpose of ascertaining whether such producers ap-
- 11 prove the increase in the assessment rate proposed by the
- 12 Egg Board. The increase in the assessment rate shall take
- 13 effect if approved or favored by not less than two-thirds
- 14 of the producers voting in such referendum, or by a major-
- 15 ity of the producers voting in such referendum if such ma-
- 16 jority produced not less than two-thirds of all the commer-
- 17 cial eggs produced by those voting during a representative
- 18 period defined by the Secretary.
- 19 "(3) With respect to the order in effect on the date
- 20 of the enactment of this subsection, the Egg Board shall
- 21 undertake to determine under paragraph (1), as soon as
- 22 practicable after such date of enactment, whether to re-
- 23 quest that the Secretary conduct a referendum under
- 24 paragraph (2). If the Egg Board makes such a request
- 25 on competent evidence, as provided in paragraph (1), the

- 1 Secretary shall conduct such referendum as soon as prac-
- 2 ticable, but not later than 120 days after receipt of the
- 3 request from the Egg Board.
- 4 "(4) Notwithstanding any other provision of this Act,
- 5 whenever an increase in the assessment rate and the au-
- 6 thority for additional increases is approved by producers
- 7 in a referendum under this subsection, the Secretary shall
- 8 amend the order as appropriate to reflect such vote of pro-
- 9 ducers. The amendment to the order shall become effective
- 10 on the date it is issued."; and
- 11 (4) by conforming the margins of subsections
- (a) and (c) (as so designated) to the margin of sub-
- section (b).
- 14 SEC. 103. EXEMPTED EGG PRODUCERS.
- 15 (a) Increase in Exemption Amount.—Section
- 16 12(a)(1) of the Egg Research and Consumer Information
- 17 Act (7 U.S.C. 2711(a)(1)) is amended by striking "30,000
- 18 laying hens" and inserting "75,000 laying hens".
- 19 (b) Issuance of Amendment to Order.—To im-
- 20 plement the amendment made by subsection (a) to the
- 21 Egg Research and Consumer Information Act, the Sec-
- 22 retary of Agriculture shall issue an amendment to the egg
- 23 promotion and research order issued under such Act. The
- 24 amendment to the order shall be issued after public notice
- 25 and opportunity for comment in accordance with section

- 1 553 of title 5, United States Code. Sections 556 and 5572 of such title shall not apply with respect to the amendment
- 3 to the order. The Secretary shall issue the proposed
- 4 amendment to the order not later than 30 days after the
- 5 date of the enactment of this title.
- 6 (c) Effective Date.—The amendment to the egg
- 7 promotion and research order required by subsection (b)
- 8 shall become effective not later than 120 days after the
- 9 date of the enactment of this Act. The amendment shall
- 10 not be subject to a referendum under the Egg Research
- 11 and Consumer Information Act.

12 TITLE II—WATERMELON

13 **RESEARCH AND PROMOTION**

- 14 SEC. 201. SHORT TITLE.
- 15 (a) SHORT TITLE.—This title may be cited as the
- 16 "Watermelon Research and Promotion Improvement Act".
- 17 SEC. 202. CHANGE TO MAJORITY VOTE IN REFERENDUM
- 18 **PROCEDURES.**
- 19 Section 1653 of the Watermelon Research and Pro-
- 20 motion Act (7 U.S.C. 4912) is amended—
- 21 (1) by inserting "(a)" after "Sec. 1653.";
- 22 (2) by striking the third sentence; and
- 23 (3) inserting at the end the following new sub-
- 24 section:

- 1 "(b) A plan issued under this subtitle shall not take
- 2 effect unless the Secretary determines that the issuance
- 3 of the plan is approved or favored by a majority of the
- 4 producers and handlers (and importers if subject to the
- 5 plan) voting in the referendum.".
- 6 SEC. 203. EXPANSION OF WATERMELON PLANS TO ENTIRE
- 7 UNITED STATES.
- 8 (a) Definitions.—Section 1643 of the Watermelon
- 9 Research and Promotion Act (7 U.S.C. 4902(3)) is
- 10 amended—
- 11 (1) in paragraph (3), by striking "the forty-
- eight contiguous States of"; and
- 13 (2) by adding at the end the following new
- paragraph:
- 15 "(10) The term 'United States' means each of
- the several States and the District of Columbia.".
- 17 (b) Issuance of Plans.—The last sentence of sec-
- 18 tion 1644 of such Act (7 U.S.C. 4903) is amended by
- 19 striking "the forty-eight contiguous States of".
- 20 SEC. 204. CLARIFICATION OF DIFFERENCES BETWEEN PRO-
- 21 **DUCERS AND HANDLERS.**
- 22 Section 1647(c) of the Watermelon Research and
- 23 Promotion Act (7 U.S.C. 4906(c)) is amended by adding
- 24 at the end the following:

1	"(3) If a producer purchases watermelons from other
2	producers, in a combined total volume that is equal to 25
3	percent or more of the producer's own production, the pro-
4	ducer shall be eligible to serve on the Board only as a
5	representative of handlers and not as a representative of
6	producers. In addition, if the combined total volume of wa-
7	termelons handled by a producer from the producer's own
8	production and purchases from other producers' produc-
9	tion is more than 50 percent of the producer's own produc-
10	tion, the producer shall be eligible to serve on the Board
11	only as a representative of handlers and not as a rep-
12	resentative of producers.".
13	SEC. 205. CLARIFICATION OF COLLECTION OF ASSESS-
13 14	SEC. 205. CLARIFICATION OF COLLECTION OF ASSESSMENTS BY THE BOARD.
14	MENTS BY THE BOARD.
14 15 16	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Pro-
14 15	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Promotion Act (7 U.S.C. 4906) is amended—
14 15 16 17	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Promotion Act (7 U.S.C. 4906) is amended— (1) in subsection (f), by striking "collection of
14 15 16 17 18	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Promotion Act (7 U.S.C. 4906) is amended— (1) in subsection (f), by striking "collection of the assessments by the Board" and inserting "pay-
14 15 16 17 18	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Promotion Act (7 U.S.C. 4906) is amended— (1) in subsection (f), by striking "collection of the assessments by the Board" and inserting "payment of the assessments to the Board."; and
14 15 16 17 18 19 20 21	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Promotion Act (7 U.S.C. 4906) is amended— (1) in subsection (f), by striking "collection of the assessments by the Board" and inserting "payment of the assessments to the Board."; and (2) in paragraphs (1) and (3) of subsection (g),
14 15 16 17 18 19 20	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Promotion Act (7 U.S.C. 4906) is amended— (1) in subsection (f), by striking "collection of the assessments by the Board" and inserting "payment of the assessments to the Board."; and (2) in paragraphs (1) and (3) of subsection (g), by striking "collected" and inserting "received".
14 15 16 17 18 19 20 21	MENTS BY THE BOARD. Section 1647 of the Watermelon Research and Promotion Act (7 U.S.C. 4906) is amended— (1) in subsection (f), by striking "collection of the assessments by the Board" and inserting "payment of the assessments to the Board."; and (2) in paragraphs (1) and (3) of subsection (g), by striking "collected" and inserting "received". SEC. 206. CHANGES TO ASSESSMENT RATE NOT SUBJECT

- 1 205(1), is further amended by adding at the end the fol-
- 2 lowing new sentences: "In fixing or changing the rate of
- 3 assessment pursuant to the plan, the Secretary shall com-
- 4 ply with the notice and comment procedures established
- 5 under section 553 of title 5, United States Code. Sections
- 6 556 and 557 of such title shall not apply with respect to
- 7 fixing or changing the rate of assessment.".
- 8 SEC. 207. ELIMINATION OF WATERMELON ASSESSMENT RE-
- 9 **FUND.**
- Section 1647(h) of the Watermelon Research and
- 11 Promotion Act (7 U.S.C. 4906(h)) is amended—
- 12 (1) by inserting "(1) Except as provided in
- paragraph (2)" after "(h)"; and
- 14 (2) by adding at the end the following new
- paragraphs:
- 16 "(2) If approved in the referendum required by sec-
- 17 tion 1655(b) relating to the elimination of the assessment
- 18 refund under paragraph (1), the Secretary shall amend
- 19 the plan which is in effect on the day before the date of
- 20 the enactment of the Watermelon Research and Promotion
- 21 Improvement Act to eliminate such refund provision.
- 22 "(3) Notwithstanding paragraph (2), if importers are
- 23 subject to the plan, the plan shall provide that importers
- 24 of less than 75,000 pounds of watermelons per year shall
- 25 be entitled to apply for a refund of the equivalent of the

- rate of assessment paid by domestic producers. The Secretary may adjust the weight exemption contained in this paragraph upon the recommendation of the Board after 4 an opportunity for notice and comment to reflect significant changes in the 5-year average yield per acre of watermelons in the United States.". SEC. 208. EQUITABLE TREATMENT OF WATERMELON 8 PLANS. 9 (a) Definitions.—Section 1643 of the Watermelon Research and Promotion Act (7 U.S.C. 4902), as amended 10 by section 203(a), is further amended— (1) in paragraph (3), by striking the semicolon 12 at the end and inserting the following: "or imported 13 into the United States."; 14 15 (2) by redesignating paragraphs (6) and (7) as paragraphs (8) and (9), respectively; and 16 17 (3) by inserting after paragraph (5) the follow-18 ing new paragraphs: 19 "(6) The term 'importer' means any person 20 who imports watermelons into the United States. "(7) The term 'plan' means an order issued by 21
- 24 (7 U.S.C. 4903), as amended by section 203(b), is further 25 amended—

(b) Issuance of Plans.—Section 1644 of such Act

the Secretary under this subtitle.".

22

(1) in the first sentence, by striking "and han-1 2 dlers" and inserting ", handlers, and importers"; (2) by striking the second sentence; and 3 (3) in the last sentence, by inserting "or im-4 5 ported into the United States" before the period. (c) Notice and Hearings.—Section 1645(a) of 6 such Act (7 U.S.C. 4904(a)) is amended— (1) in the first sentence, by striking "and han-8 dlers" and inserting ", handlers, and importers"; 9 10 and 11 (2) in the last sentence, by striking "or handlers" and inserting ", handlers, or importers". 12 (d) Membership of Board.—Section 1647(c) of 13 such Act (7 U.S.C. 4906(c)), as amended by section 204, 14 is further amended— 15 (1) by inserting "(1)" after "(c)"; 16 17 (2) in the second sentence, by striking "pro-18 ducer and handler members" and inserting "other 19 members"; and 20 (3) by adding at the end the following new paragraph: 21 22 "(2) If importers are subject to the plan, the Board 23 shall also include one or more representatives of importers who shall be appointed by the Secretary from nominations submitted by importers in such manner as may be pre-

1	scribed by the Secretary. Importer representation on the
2	Board shall be proportionate to the percentage of assess-
3	ments paid by importers to the Board, except that there
4	shall always be at least one representative of importers
5	on the Board. If importers are subject to the plan and
6	fail to select nominees for appointment to the Board, the
7	Secretary may appoint any importers as the representa-
8	tives of importers. Every 5 years, the Secretary shall
9	evaluate the average annual percentage of assessments
10	paid by importers during the most recent 3-year period
11	and adjust, to the extent possible, the number of importer
12	representatives on the Board.".
13	(e) Assessments.—Section 1647(g) of such Act (7
14	U.S.C. 4906(g)), as amended by section 205(2), is further
15	amended—
16	(1) in paragraph (4)—
17	(A) by striking "(4) assessments" and in-
18	serting "(4) Assessments"; and
19	(B) by inserting "in the case of producers
20	and handlers" after "such assessments"; and
21	(2) by adding at the end the following new
22	paragraph:
23	"(5) If importers are subject to the plan, an as-
24	sessment shall also be made on watermelons im-
25	ported into the United States by such importers.

- 1 The rate of assessment for importers (if subject to
- 2 the plan) shall be equal to the combined rate for
- 3 producers and handlers.".
- 4 (f) Refunds.—Section 1647(h) of such Act (7)
- 5 U.S.C. 4906(h)), as amended by section 207, is further
- 6 amended—
- 7 (1) by inserting after "or handler" the first two
- 8 places it appears the following: "(or importer if sub-
- 9 ject to the plan)"; and
- 10 (2) by striking "or handler" the last place it
- appears and inserting ", handler, or importer".
- 12 (g) Assessment Procedures.—Section 1649 of
- 13 such Act (7 U.S.C. 4908) is amended—
- 14 (1) in subsection (a)—
- 15 (A) by inserting "(1)" after "(a)"; and
- 16 (B) by adding at the end the following new
- paragraph:
- 18 "(2) If importers are subject to the plan, each im-
- 19 porter required to pay assessments under the plan shall
- 20 be responsible for payment to the Board, as it may direct,
- 21 of the assessment. The assessment on imported water-
- 22 melons shall be equal to the combined rate for domestic
- 23 producers and handlers and shall be paid by the importer
- 24 to the Board at the time of the entry of the watermelons
- 25 into the United States. Each such importer shall maintain

- 1 a separate record including the total quantity of water-
- 2 melons imported into the United States that are included
- 3 under the terms of the plan, as well as those that are ex-
- 4 empt under such plan, and shall indicate such other infor-
- 5 mation as may be prescribed by the Board. No more than
- 6 one assessment shall be made on any imported water-
- 7 melons.":
- 8 (2) in subsection (b), by inserting "and import-
- 9 ers" after "Handlers"; and
- 10 (3) in subsection (c)(1), by inserting "or im-
- porters" after "handlers".
- 12 (h) INVESTIGATIONS.—Section 1652(a) of such Act
- 13 (7 U.S.C. 4911(a)) is amended—
- 14 (1) in the first sentence, by striking "a handler
- or any other person" and by inserting "a person";
- 16 (2) in the fourth sentence, by inserting "(or an
- importer if subject to the plan)" after "a handler";
- 18 and
- 19 (3) in the last sentence, by striking "the han-
- dler or other person" and inserting "the person".
- 21 (i) Referendum.—Section 1653 of such Act (7
- 22 U.S.C. 4912), as amended by section 202, is further
- 23 amended—
- 24 (1) in the first sentence—

1	(A) by striking "and handlers" both places
2	it appears and inserting ", handlers, and im-
3	porters"; and
4	(B) by striking "or handling" and insert-
5	ing ", handling, or importing";
6	(2) by striking the second sentence; and
7	(3) in the sentence beginning "The ballots"—
8	(A) by striking "or handler" and inserting
9	", handler, or importer"; and
10	(B) by striking "or handled" and inserting
11	", handled, or imported".
12	(j) Termination of Plans.—Section 1654(b) of
13	such Act (7 U.S.C. 4913(b)) is amended—
14	(1) in the first sentence—
15	(A) by striking "10 per centum or more"
16	and inserting "at least 10 percent of the com-
17	bined total"; and
18	(B) by striking "and handlers" both places
19	it appears and inserting ", handlers, and im-
20	porters";
21	(2) in the second sentence—
22	(A) by striking "or handle" and inserting
23	", handle, or import;
24	(B) by striking "50 per centum" and in-
25	serting "50 percent of the combined total"; and

1	(C) by striking "or handled by the han-
2	dlers," and inserting ", handled by the han-
3	dlers, and imported by the importers"; and
4	(3) by striking the last sentence.
5	(k) Conforming and Technical Amendments.—
6	Such Act is further amended—
7	(1) in section 1642(a)(5) (7 U.S.C.
8	4901(a)(5)), by striking "and handling" and insert-
9	ing "handling, and importing";
10	(2) in the first sentence of section 1642(b) (7
11	U.S.C. 4901(b))—
12	(A) by inserting ", or imported into the
13	United States," after "harvested in the United
14	States"; and
15	(B) by striking "produced in the United
16	States";
17	(3) in section 1643 (7 U.S.C. 4902), as amend-
18	ed by subsection (a) and section 203—
19	(A) by striking "subtitle—" and inserting
20	"subtitle:";
21	(B) in paragraphs (1), (2), (3), (4), and
22	(5), by striking "the term" and inserting "The
23	term";

1	(C) in paragraphs (1), (2), (4), and (5), by
2	striking the semicolon at the end and inserting
3	a period;
4	(D) in paragraph (8), as redesignated by
5	subsection (a)(2)—
6	(i) by striking "the term" and insert-
7	ing ''The term''; and
8	(ii) by striking "; and inserting
9	a period; and
10	(E) in paragraph (9), as redesignated by
11	subsection (a)(2)—
12	(i) by striking "the term" and insert-
13	ing "The term"; and
14	(ii) by striking "1644" and inserting
15	"1647"; and
16	(4) in section 1647(g) (7 U.S.C. 4906(g)), as
17	amended by subsection (e) and section 205(2)—
18	(A) by striking "that—" and inserting
19	"the following:";
20	(B) in paragraph (1)—
21	(i) by striking "(1) funds" and insert-
22	ing "(1) Funds"; and
23	(ii) by striking the semicolon at the
24	end and inserting a period;
25	(C) in paragraph (2)—

1	(i) by striking "(2) no" and inserting
2	"(2) No"; and
3	(ii) by striking the semicolon at the
4	end and inserting a period; and
5	(D) in paragraph (3)—
6	(i) by striking "(3) no" and inserting
7	"(3) No"; and
8	(ii) by striking "; and" and inserting
9	a period.
10	SEC. 209. SEPARATE CONSIDERATION OF WATERMELON
11	PLAN AMENDMENTS.
12	Section 1655 of the Watermelon Research and Pro-
13	motion Act (7 U.S.C. 4914) is amended—
14	(1) by inserting "(a)" before "The provisions";
15	and
16	(2) by adding at the end the following new sub-
17	sections:
18	"(b) The amendments described in subsection (c)
19	that are required to be made by the Secretary to a plan
20	as a result of the amendments made by the Watermelon
21	Research and Promotion Improvement Act shall be subject
22	to separate line item voting and approval in a referendum
23	conducted pursuant to section 1653 before the Secretary
24	alters the plan as in effect on the day before the date of
25	the enactment of such Act.

1	"(c) The amendments referred to in subsection (b)
2	are those amendments required under—
3	"(1) section 207 of the Watermelon Research
4	and Promotion Improvement Act relating to the
5	elimination of the assessment refund; and
6	"(2) section 208 of such Act relating to subject-
7	ing importers to the terms and conditions of the
8	plan.
9	"(d) When conducting the referendum relating to
10	subjecting importers to the terms and conditions of a plan,
11	the Secretary shall include as eligible voters in the referen-
12	dum producers, handlers, and importers who would be
13	subject to the plan if the amendments are approved.".
14	TITLE III—FRESH CUT FLOWERS
15	AND FRESH CUT GREENS
16	PROMOTION AND INFORMA-
17	TION
18	SEC. 301. SHORT TITLE.
19	This title may be cited as the "Fresh Cut Flowers
20	and Fresh Cut Greens Promotion and Information Act".
21	SEC. 302. FINDINGS AND DECLARATION OF POLICY.
22	(a) FINDINGS.—Congress finds the following:
23	(1) Fresh cut flowers and fresh cut greens are
24	an integral part of life in the United States, are en-
25	joyed by millions of persons every year for a mul-

- titude of special purposes (especially important personal events), and contribute a natural and beautiful element to the human environment.
 - (2) Cut flowers and cut greens are produced by many individual producers throughout the United States as well as in other countries, and are handled and marketed by thousands of small-sized and medium-sized businesses, and such production, handling, and marketing constitute a key segment of the United States horticultural industry and thus a significant part of the overall agricultural economy of the United States.
 - (3) Handlers play a vital role in the marketing of cut flowers and cut greens in that they purchase most of the cut flowers and cut greens marketed by producers, prepare the cut flowers and cut greens for retail consumption, serve as intermediary between source of product and retailer, otherwise facilitate the entry of cut flowers and cut greens into the current of domestic commerce, and add efficiencies to the market process that ensure the availability of a much greater variety of product to retailers and consumers.
 - (4) It is widely recognized that it is in the public interest and important to the agricultural econ-

- omy of the United States to provide an adequate, steady supply of cut flowers and cut greens at reasonable prices to consumers in the United States.
 - (5) Cut flowers and cut greens move in interstate and foreign commerce, and cut flowers and cut greens that do not move in such channels of commerce, but only in intrastate commerce, directly affect interstate commerce in cut flowers and cut greens.
 - (6) The maintenance and expansion of existing markets and the development of new or improved markets or uses for cut flowers and cut greens are needed to preserve and strengthen the economic viability of the domestic cut flowers and cut greens industry for the benefit of producers, handlers, retailers, and the entire floral industry.
 - (7) Generic programs of promotion and consumer information can be effective in maintaining and developing markets for cut flowers and cut greens, and have the advantage of equally enhancing the market position for all cut flowers and cut greens marketed.
 - (8) Because cut flowers and cut greens producers are primarily agriculture-oriented rather than promotion-oriented, and because the floral marketing

- industry within the United States is comprised mainly of small-sized and medium-sized businesses, the development and implementation of an adequate and coordinated national program of generic promotion and consumer information necessary for the maintenance of existing markets and the development of new markets for cut flowers and cut greens have been prevented.
 - (9) There exist established State and commodity-specific producer-funded programs of promotion and research that are valuable efforts to expand markets for domestic producers of cut flowers and cut greens and that will be able to take advantage of the promotion and consumer information program authorized by this title to enhance their market development efforts for domestic producers.
 - (10) An effective and coordinated method for ensuring cooperative and collective action in providing for and financing a nationwide program of generic promotion and consumer information is needed to ensure that the cut flowers and cut greens industry will be able to provide, obtain, and implement programs of promotion and consumer information necessary to maintain, expand, and develop markets for these articles.

- 1 (11) The most efficient method of financing a 2 nationwide program of generic promotion and 3 consumer information regarding cut flowers and cut 4 greens is to assess cut flowers and cut greens at the 5 point they are sold by handlers into the retail mar-6 ket.
- (b) Policy and Purpose.—It is declared to be the policy of Congress that it is in the public interest, and it is the purpose of this title, to authorize the establishment pursuant to this title of an orderly procedure for the development and financing (through an adequate assessment on cut flowers and cut greens sold by handlers to retailers and related entities in the United States) of an effective and coordinated program of generic promotion, consumer information, and related research designed to strengthen the cut flowers and cut greens industry's position in the marketplace and to maintain, develop, and expand markets for cut flowers and cut greens.

19 SEC. 303. DEFINITIONS.

- For purposes of this title:
- 21 (1) Consumer information.—The term 22 "consumer information" means any action or pro-23 gram to provide information to consumers and other 24 persons on appropriate uses under varied cir-

cumstances, and on the care and handling, of cut flowers or cut greens.

(2) Cut flowers and cut greens.—

- (A) IN GENERAL.—The term "cut flowers" includes all flowers cut from growing plants and used as fresh-cut flowers, produced either under cover or in field operations. The term "cut greens" includes all cultivated or noncultivated decorative foliage cut from growing plants and used as fresh-cut decorative foliage (except Christmas trees) produced either under cover or in field operations. Neither term includes foliage plants, floral supplies, or flowering plants.
- (B) Substantial portion.—In any case in which a handler packages cut flowers or cut greens with hard goods in an article, such as a gift basket or similar presentation, for sale to retailers, the PromoFlor Council may determine, under procedures set out in the order, that the cut flowers or cut greens in the article do not constitute a substantial portion of the value of the article and that, based on such determination, the article shall not be treated as an article of cut flowers or cut greens subject to assessment under the order.

1	(3) Gross sales price.—The term "gross
2	sales price" means the total amount of the trans-
3	action in a sale of cut flowers or cut greens from a
4	handler to a retailer.
5	(4) Handler definitions.—
6	(A) Qualified handler.—
7	(i) IN GENERAL.—The term "qualified
8	handler" means a person (including a co-
9	operative) operating in the cut flowers or
10	cut greens marketing system that sells do-
l 1	mestic or imported cut flowers or cut
12	greens to retailers and exempt handlers
13	and whose annual sales of cut flowers and
14	cut greens to retailers and exempt handlers
15	are \$750,000 or more.
16	(ii) Inclusions.—The term ''quali-
17	fied handler'' includes—
18	(I) bouquet manufacturers (sub-
19	ject to the "substantial portion" rule
20	under paragraph (2)(B));
21	(II) auction houses that clear
22	sales of cut flowers and cut greens to
23	retailers and exempt handlers through
24	a central clearinghouse; and

(III) any distribution center that 1 2 is owned or controlled by a retailer if the predominant retail business activ-3 ity of the retailer is floral sales. For purposes of determining sales of cut flowers and cut greens to retailers 6 7 from any such distribution center, 8 each non-sale transfer to a retailer 9 shall be treated as a sale in an amount calculated as provided in sub-10 paragraph (C)(ii). 12

- (iii) Exclusions.—The term "qualified handler" does not include a person who merely physically transports or delivers cut flowers or cut greens.
- (iv) Rules of construction for DIRECT TO CONSUMER SALES.—The term "qualified handler" includes an importer that sells directly to consumers cut flowers or cut greens that it has imported into the United States and whose sales of such cut flowers or cut greens (as calculated under subparagraph (C)), along with sales of cut flowers and cut greens to retailers or exempt handlers, annually are \$750,000 or

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more. The term "qualified handler" also includes a producer that sells directly to consumers cut flowers or cut greens that it has produced and whose sales of such cut flowers or cut greens (as calculated under subparagraph (C)), along with sales of cut flowers and cut greens to retailers or exempt handlers, annually are \$750,000 or more. Each direct sale to consumers by any such qualified handler shall be treated as a sale to a retailer or exempt handler in an amount calculated as provided in clause (ii) or (iii) of subparagraph (C).

(B) EXEMPT HANDLER.—The term "exempt handler" means a person that would otherwise be considered to be a qualified handler, except that its annual sales of cut flowers and cut greens to retailers and other exempt handlers are less than \$750,000.

(C) Annual sales determined.—

(i) IN GENERAL.—For purposes of determining the amount of annual sales of cut flowers and cut greens under subparagraphs (A) and (B), the amount of a sale

1	shall be determined on the basis of the
2	gross sales price of product sold.
3	(ii) Special rule for distribution
4	CENTERS.—In the case of a non-sale trans-
5	fer of cut flowers or cut greens from a dis-
6	tribution center, as described in subpara-
7	graph (A)(ii)(III), the amount of the sale
8	shall be—
9	(I) the price paid by the distribu-
10	tion center to acquire the cut flowers
11	or cut greens; plus
12	(II) an amount determined by
13	multiplying acquisition price deter-
14	mined under subclause (I) by a uni-
15	form percentage established by the
16	order to represent a wholesale han-
17	dler's mark-up on a sale to a retailer.
18	(iii) Special rule for direct
19	SALES BY IMPORTERS.—In the case a di-
20	rect sale by an importer to a consumer, as
21	described in subparagraph (A)(iv), the
22	amount of the sale shall be—
23	(I) the price paid by the importer
24	to acquire the cut flowers or cut
25	greens; plus

1	(II) an amount determined by
2	multiplying the acquisition price de-
3	termined under subclause (I) by a
4	uniform percentage established by the
5	order to represent a wholesale han-
6	dler's mark-up on a sale to a retailer.
7	(iv) Special rule for direct
8	SALES BY PRODUCERS.—In the case of a
9	direct sale by a producer to a consumer, as
0	described in subparagraph (A)(iv), the
1	amount of the sale shall be an amount de-
2	termined by applying to the price paid by
3	the consumer a uniform percentage estab-
4	lished by the order to represent the cost of
5	producing the article and a wholesale han-
6	dler's mark-up on a sale to a retailer.
7	(D) Reference to other defini-
8	TIONS.—For purposes of this paragraph, the
9	term "producer" has the meaning given the
20	term "producer that is a qualified handler" in
21	section $305(b)(2)(B)(ii)(I)$, and the term "im-
22	porter" has the meaning given the term "im-

porter that is a qualified handler" in section

305(b)(2)(B)(iii)(I).

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- 1 (5) PERSON.—The term "person" means any 2 individual, group of individuals, firm, partnership, 3 corporation, joint stock company, association, soci-4 ety, cooperative, or other legal entity.
 - (6) PROMOFLOR COUNCIL.—The term "PromoFlor Council" means the Fresh Cut Flowers and Fresh Cut Greens Promotion Council established under section 305(b).
 - (7) PROMOTION.—The term "promotion" means any action determined by the Secretary to advance the image, desirability, or marketability of cut flowers or cut greens, including paid advertising.
 - (8) Research.—The term "research" means market research and studies limited to the support of advertising, market development, and other promotion efforts and consumer information efforts relating to cut flowers or cut greens, including educational activities.
 - (9) Retailer.—The term "retailer" means a person (such as a retail florist, supermarket, mass market retail outlet, or other end-use seller as described in an order issued under this title) that sells cut flowers or cut greens to consumers. The term shall include any distribution center—

- 1 (A) owned or controlled by such person, or 2 owned or controlled cooperatively by a group of 3 such persons, if the predominant retail business 4 activity of such person is not floral sales; or
- (B) independently owned but operated pri-6 marily to provide food products to retail stores. 7 An independently owned distribution center covered 8 by subparagraph (B) that is also an importer or pro-9 ducer of cut flowers or cut greens shall be subject to the rules of construction set out in paragraph 10 11 (4)(A)(iv) and, for such purposes only, shall be deemed to be the seller of cut flowers or cut greens 12 13 directly to the consumer.
 - (10) SECRETARY.—The term "Secretary" means the Secretary of Agriculture.
- 16 (11) UNITED STATES; STATE.—The terms
 17 "United States" and "State" include the fifty States
 18 of the United States, the District of Columbia, and
 19 all the territories and possessions of the United
 20 States.

21 SEC. 304. ISSUANCE OF ORDERS.

22 (a) IN GENERAL.—To effectuate the declared policy 23 of section 302(b), the Secretary shall issue an order under 24 this title applicable to qualified handlers of cut flowers and 25 cut greens. Any such order shall be national in scope. Not

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1 more than one order shall be in effect under this title at2 any one time.

(b) Procedures.—

- (1) Proposal for an order.—The Secretary may propose the issuance of an order under this title. In addition, an industry group that represents a substantial number of the industry members who are to be assessed under the order, or any other person that will be affected by this title, may request the issuance of, and submit a proposal for, such an order.
- (2) Publication of proposal.—The Secretary shall publish the proposed order and give due notice and opportunity for public comment on the proposed order not later than 60 days after the earlier of—
 - (A) the date on which the Secretary receives a proposal for an order from an industry group or interested person, as provided in paragraph (1); or
 - (B) the date on which the Secretary determines to propose an order.
- (3) ISSUANCE OF ORDER.—After notice and opportunity for public comment are provided, the Secretary shall issue the order, taking into consider-

1	ation the comments received and including in the
2	order provisions necessary to ensure that the order
3	is in conformity with the requirements of this title.
4	The order shall be issued and become effective not
5	later than 180 days after publication of the proposed
6	order.
7	(c) Amendments.—From time to time, the Sec-
8	retary may amend an order issued under this title. The
9	provisions of this title applicable to the issuance of an
10	order shall be applicable to amendments to the order.
11	SEC. 305. REQUIRED TERMS IN ORDERS.
12	(a) IN GENERAL.—Each order issued under this title
13	shall contain the terms and provisions required by this sec-
14	tion, sections 306 and 307, and any other provision of this
15	title.
16	(b) PromoFlor Council—
17	(1) Establishment and membership.—
18	(A) ESTABLISHMENT.—The order shall
19	provide for the establishment of a Fresh Cut
20	Flowers and Fresh Cut Greens Promotion
21	Council, consisting of twenty one members, to
22	administer the order.
23	(B) Membership.—The order shall pro-
24	vide that members of the PromoFlor Council
25	shall be participating qualified handlers rep-

1	resenting qualified wholesale handlers and pro-
2	ducers and importers that are qualified han-
3	dlers, and a member that represents retailers,
4	appointed by the Secretary from nominations
5	submitted by qualified wholesale handlers, pro-
6	ducers and importers that are qualified han-
7	dlers, and retailers, as provided in paragraphs
8	(2) and (3).
9	(2) Distribution of appointments.—
10	(A) IN GENERAL.—The order shall provide
11	that the membership of the PromoFlor Council
12	shall be made up of—
13	(i) fourteen members representing
14	qualified wholesale handlers of domestic or
15	imported cut flowers and cut greens;
16	(ii) three members representing pro-
17	ducers that are qualified handlers of cut
18	flowers and cut greens;
19	(iii) three members representing im-
20	porters that are qualified handlers of cut
21	flowers and cut greens; and
22	(iv) one member representing cut
23	flowers and cut greens retailers.
24	(B) Meaning of terms.—For purposes
25	of this subsection:

1	(i) Qualified wholesale han-
2	DLERS.—The term "qualified wholesale
3	handler" means a person in business as a
4	floral wholesale jobber or floral supplier
5	and that is subject to assessments as a
6	qualified handler under the order. For pur-
7	poses of this clause, the term "floral
8	wholesale jobber" means a person that
9	conducts a commission or other wholesale
10	business in buying and selling cut flowers
11	or cut greens, and the term "floral sup-
12	plier" means a person engaged in acquir-
13	ing cut flowers or cut greens to be manu-
14	factured into floral articles or otherwise
15	processed for resale.
16	(ii) Producer that is a qualified
17	HANDLER.—The term "producer that is a
18	qualified handler" means an entity that—
19	(I) is engaged—
20	(aa) in the domestic produc-
21	tion, for sale in commerce, of cut
22	flowers or cut greens and that
23	owns or shares in the ownership
24	and risk of loss of the cut flowers
25	or cut greens; or

1	(bb) as a first processor of
2	noncultivated cut greens, in re-
3	ceiving the cut greens from the
4	persons that gather them for
5	handling; and
6	(II) is subject to assessments as
7	a qualified handler under the order.
8	(iii) Importer that is a qualified
9	HANDLER.—The term "importer that is a
10	qualified handler" means an entity—
11	(I) whose principal activity is the
12	importation of cut flowers or cut
13	greens into the United States (either
14	directly or as an agent, broker, or
15	consignee of any person or nation that
16	produces or handles cut flowers or cut
17	greens outside the United States for
18	sale in the United States); and
19	(II) that is subject to assess-
20	ments as a qualified handler under
21	the order.
22	(C) Distribution of qualified whole-
23	SALE HANDLER APPOINTMENTS.—The order
24	shall provide that the qualified wholesale han-
25	dler appointments made by the Secretary to the

1	PromoFlor Council shall take into account the
2	geographical distribution of cut flowers and cut
3	greens markets in the United States.
4	(3) Nomination process.—The order shall
5	provide that—
6	(A) two nominees be submitted for each
7	appointment to the PromoFlor Council;
8	(B) nominations for each appointment of a
9	qualified wholesale handler, producer that is a
10	qualified handler, or importer that is a qualified
11	handler to the PromoFlor Council shall be
12	made by qualified wholesale handlers, producers
13	that are qualified handlers, or importers that
14	are qualified handlers, respectively, through an
15	election process under regulations prescribed by
16	the Secretary;
17	(C) nominations for the retailer appoint-
18	ment shall be made by the American Floral
19	Marketing Council, or successor entity; and
20	(D) in any case in which qualified whole-
21	sale handlers, producers that are qualified han-
22	dlers, importers that are qualified handlers, or
23	retailers fail to nominate individuals for an ap-
24	pointment to the PromoFlor Council, the Sec-

retary may appoint a person to fill the vacancy

1	on a basis provided in the order or other regu-
2	lations of the Secretary.
3	(4) ALTERNATES.—The order shall provide for
4	the selection of alternate members of the PromoFlor
5	Council by the Secretary under procedures specified
6	in the order.
7	(5) Terms; compensation.—The order shall
8	provide that—
9	(A) each term of appointment to the
10	PromoFlor Council shall be for three years, ex-
11	cept that, of the initial appointments, one-third
12	shall be for two-year terms, one-third for three-
13	year terms, and one-third for four-year terms;
14	(B) no member of the PromoFlor Council
15	may serve more than two consecutive terms of
16	three years, except that any member serving on
17	initial term of four years may serve an addi-
18	tional term of three years; and
19	(C) PromoFlor Council members shall
20	serve without compensation, but shall be reim-
21	bursed for their expenses incurred in perform-
22	ing their duties as members of the PromoFlor
23	Council.
24	(6) Executive committee.—

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(A) ESTABLISHMENT.—The order shall authorize the PromoFlor Council to appoint from among its members an executive committee of not more than nine members. The membership of the executive committee initially shall be composed of four members representing qualified wholesale handlers, two members representing producers that are qualified handlers, two members representing importers that are qualified handlers, and one member representing retailers; and thereafter appointments to the executive committee shall be made so as to ensure that the committee reflects, to the maximum extent practicable, the membership composition of the PromoFlor Council as a whole. The initial appointments to the executive committee each shall be for a term of two years. Thereafter, appointments to the executive committee each shall be for a term of one year.

(B) AUTHORITY.—The PromoFlor Council may delegate to the executive committee its authority under the order to hire and manage staff and conduct the routine business of the PromoFlor Council within the policies determined by the PromoFlor Council.

1	(c) General Responsibilities of the
2	PROMOFLOR COUNCIL.—The order shall define the gen-
3	eral responsibilities of the PromoFlor Council, which shall
4	include the responsibility—
5	(1) to administer the order in accordance with
6	its terms and provisions;
7	(2) to make rules and regulations to effectuate
8	the terms and provisions of the order;
9	(3) to appoint members of the PromoFlor
10	Council to serve on an executive committee;
11	(4) to employ such persons as the PromoFlor
12	Council determines are necessary, and to set the
13	compensation and define the duties of such persons;
14	(5) to develop budgets for the implementation
15	of the order and submit such budgets to the Sec-
16	retary for approval under subsection (d);
17	(6) to propose and develop (or receive and
18	evaluate), approve, and submit to the Secretary for
19	approval under subsection (d) plans and projects for
20	cut flowers or cut greens promotion, consumer infor-
21	mation, or related research;
22	(7) to implement plans and projects for cut
23	flowers or cut greens promotion, consumer informa-
24	tion, or related research, as provided in subsection
25	(d) or to contract or enter into agreements with an-

1	propriate persons to implement such plans and
2	projects, as provided in subsection (e), and to pay
3	the costs of such implementation, or contracts and
4	agreements, with funds received under the order;
5	(8) to evaluate on-going and completed plans
6	and projects for cut flowers or cut greens promotion,
7	consumer information, or related research;
8	(9) to receive, investigate, and report to the
9	Secretary complaints of violations of the order;
10	(10) to recommend to the Secretary amend-
11	ments to the order; and
12	(11) to furnish the Secretary with such infor-
13	mation as the Secretary may require.
14	(d) Budgets; Plans and Projects.—
15	(1) Submission of Budgets.—The order shall
16	require the PromoFlor Council to submit to the Sec-
17	retary for approval budgets on a fiscal year basis of
18	its anticipated expenses and disbursements in the
19	implementation of the order, including projected
20	costs of cut flowers and cut greens promotion,
21	consumer information, and related research plans
22	and projects.
23	(2) Plans or projects.—
24	(A) Promotion and consumer informa-
25	TION.—The order shall provide—

1	(i) for the establishment, implementa-
2	tion, administration, and evaluation of ap-
3	propriate plans and projects for advertis-
4	ing, sales promotion, other promotion, and
5	consumer information with respect to cut
6	flowers and cut greens, and for the dis-
7	bursement of necessary funds for such pur-
8	poses;
9	(ii) that any such plan or project shall
10	be directed toward increasing the general
11	demand for cut flowers or cut greens and
12	may make no reference to a private brand
13	or trade name, point of origin, or source of
14	supply, except that these limitations shall
15	not preclude the PromoFlor Council from
16	offering its plans and projects for use by
17	commercial parties, under terms and con-
18	ditions prescribed by the PromoFlor Coun-
19	cil and approved by the Secretary; and
20	(iii) that no such plan or project may
21	make use of unfair or deceptive acts or
22	practices with respect to quality or value.
23	(B) RESEARCH.—The order shall provide
24	for the establishment, implementation, adminis-

tration, and evaluation of plans and projects for

market development research, research with respect to the sale, distribution, marketing, or use of cut flowers or cut greens, and other research with respect to cut flowers or cut greens marketing, promotion, or consumer information; for the dissemination of the information gained by such activities; and for the disbursement of necessary funds for such purposes.

- (C) SUBMISSION TO SECRETARY.—The order shall provide that the PromoFlor Council shall submit to the Secretary for approval any proposed plan or project for cut flowers or cut greens promotion, consumer information, or related research, as described in subparagraphs (A) and (B).
- (3) APPROVAL BY SECRETARY REQUIRED.—No budget, or plan or project for cut flowers or cut greens promotion, consumer information, or related research, shall be implemented prior to its approval by the Secretary.
- (4) Investment authority.—The order shall provide the PromoFlor Council with the authority to invest, pending disbursement under a plan or project, funds collected through assessments authorized under this title. Income from invested funds

1	shall be used only for a purpose for which the in-
2	vested funds may be used. The investment of such
3	funds shall be made only in—
4	(A) obligations of the United States or any
5	agency thereof;
6	(B) general obligations of any State or any
7	political subdivision thereof;
8	(C) any interest-bearing account or certifi-
9	cate of deposit of a bank that is a member of
10	the Federal Reserve System; or
11	(D) obligations fully guaranteed as to prin-
12	cipal and interest by the United States.
13	(e) Contracts and Agreements.—
14	(1) Promotion, consumer information, and
15	RELATED RESEARCH PLANS AND PROJECTS.—
16	(A) In general.—To ensure efficient use
17	of funds, the order shall provide that the
18	PromoFlor Council, with the approval of the
19	Secretary, may enter into contracts or agree-
20	ments for the implementation of any plan or
21	project for promotion, consumer information, or
22	related research with respect to cut flowers or
23	cut greens, and for the payment of the cost
24	thereof with funds received by the PromoFlor
25	Council under the order.

1	(B) REQUIREMENTS.—The order shall pro-
2	vide that any such contract or agreement shall
3	provide that—
4	(i) the contracting or agreeing party
5	shall develop and submit to the PromoFlor
6	Council a plan or project together with a
7	budget or budgets that shall show esti-
8	mated costs to be incurred under the plan
9	or project;
10	(ii) the plan or project shall become
11	effective on the approval of the Secretary;
12	and
13	(iii) the contracting or agreeing party
14	shall keep accurate records of all of its
15	transactions, account for funds received
16	and expended, make periodic reports to the
17	PromoFlor Council of activities conducted,
18	and make such other reports as the
19	PromoFlor Council or the Secretary may
20	require.
21	(2) Other contracts and agreements.—
22	The order shall provide that the PromoFlor Council
23	also may enter into contracts or agreements for ad-
24	ministrative services. Any such contract or agree-
25	ment shall include provisions comparable to those

1	provided in clauses (i), (ii), or (iii) of paragraph
2	(1)(B).
3	(f) Books and Records of the PromoFlor
4	Council.—
5	(1) IN GENERAL.—The order shall require the
6	PromoFlor Council to—
7	(A) maintain such books and records
8	(which shall be available to the Secretary for in-
9	spection and audit) as the Secretary may pre-
10	scribe;
11	(B) prepare and submit to the Secretary,
12	from time to time, such reports as the Sec-
13	retary may prescribe; and
14	(C) account for the receipt and disburse-
15	ment of all funds entrusted to the PromoFlor
16	Council.
17	(2) Audits.—The PromoFlor Council shall
18	cause its books and records to be audited by an
19	independent auditor at the end of each fiscal year.
20	A report of each such audit shall be submitted to the
21	Secretary.
22	(g) Control of Administrative Costs.—The
23	order shall provide that the PromoFlor Council shall, as
24	soon as practicable after the order becomes effective and
25	after consultation with the Department of Agriculture and

- 1 other appropriate persons, implement a system of cost
- 2 controls based on normally accepted business practices
- 3 that will ensure that the PromoFlor Council's annual
- 4 budgets only include amounts for administrative expenses
- 5 that cover the minimum administrative activities and per-
- 6 sonnel needed to properly administer and enforce the
- 7 order and conduct, supervise, and evaluate plans and
- 8 projects under the order.
- 9 (h) Prohibition.—The order shall prohibit the use
- 10 of any funds received by the PromoFlor Council in any
- 11 manner for the purpose of influencing legislation or gov-
- 12 ernment action or policy, except that such funds may be
- 13 used by the PromoFlor Council for the development and
- 14 recommendation to the Secretary of amendments to the
- 15 order.
- 16 (i) Books and Records; Reports.—
- 17 (1) IN GENERAL.—The order shall provide that
- each qualified handler shall maintain, and make
- 19 available for inspection, such books and records as
- 20 may be required by the order and file reports at the
- 21 time, in the manner, and having the content pre-
- scribed by the order, to the end that information is
- made available to the Secretary and the PromoFlor
- Council as is appropriate for the administration or

enforcement of this title, the order, or any regulation 1 2 issued under this title. 3 (2) Confidentiality required.— (A) IN GENERAL.—Information obtained from books, records, or reports under the authority provided in paragraph (1), or from re-6 7 ports required under section 307(c), shall be kept confidential by all officers and employees 8 of the Department of Agriculture and by the 9 staff and agents of the PromoFlor Council, and 10 11 only such information so obtained as the Sec-12 retary considers relevant may be disclosed to the public by them and then only in a suit or 13 administrative hearing brought at the request 14 of the Secretary, or to which the Secretary or 15 16 any officer of the United States is a party, and 17 involving the order. 18

(B) RULE OF CONSTRUCTION.—Nothing in subparagraph (A) may be construed to prohibit—

(i) the issuance of general statements, based on the reports, of the number of persons subject to the order or statistical data collected therefrom, which statements do

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- not identify the information furnished by 1 2 any person; or
- (ii) the publication, by direction of the 3 Secretary, of the name of any person violating the order, together with a statement of the particular provisions of the order 6 7 violated by the person.
- 8 (3) Lists of importers.—The order shall require the staff of the PromoFlor Council to periodi-9 cally review lists of importers of cut flowers and cut 10 greens to determine whether persons included in the 12 lists are subject to the order. At the request of the 13 PromoFlor Council, the United States Customs 14 Service shall provide to the PromoFlor Council lists 15 of importers of cut flowers and cut greens.
- 16 (j) Consultations With Industry Experts.— The order shall provide that the PromoFlor Council, from time to time, may seek advice from and consult with experts from the production, import, wholesale, and retail segments of the cut flowers and cut greens industry to assist in the development of promotion, consumer information, and related research plans and projects. For such purpose, the order also shall authorize the appointment of special committees composed of persons other than PromoFlor Council members. A committee appointed pur-

- 1 suant to the authority provided in this subsection may not
- 2 provide advice or recommendations to an agency or officer
- 3 of the Federal Government, but shall consult directly with
- 4 the PromoFlor Council.

5 SEC. 306. ASSESSMENTS.

- (a) AUTHORITY TO IMPOSE ASSESSMENT.—
- (1) In General.—An order issued under this title shall provide that each qualified handler shall pay to the PromoFlor Council, in the manner prescribed by the order, an assessment on each sale of cut flowers or cut greens (other than a sale described in subsection (h)) to a retailer or an exempt handler. This assessment requirement shall also apply to each transaction described in paragraph (4).
 - (2) DETERMINATION OF QUALIFIED HANDLER OR EXEMPT HANDLER STATUS.—The order shall contain provisions regarding the making of determinations to determine status as a qualified handler or exempt handler that include the rules and requirements set out in sections 303(4) and 307.
 - (3) Published Lists of Handlers.—To facilitate the payment of assessments under this section, the PromoFlor Council shall publish lists of

qualified handlers required to pay assessments under 1 2 the order and exempt handlers. 3 (4) COVERED TRANSACTIONS.— (A) IN GENERAL.—The order shall provide that each non-sale transfer of cut flowers or cut greens to a retailer from a qualified handler 6 7 that is a distribution center, as described in 8 section 303(4)(A)(ii)(III), and each direct sale of cut flowers or cut greens to a consumer by 9 a qualified handler that is an importer or pro-10 ducer, as described in section 303(4)(A)(iv), 11 12 shall be treated as a sale of cut flowers or cut greens to a retailer subject to assessments 13 under this subsection. 14 15 (B) DETERMINATION OF SALE AMOUNT FOR DISTRIBUTION CENTERS.—In the case of a 16 17 non-sale transfer of cut flowers or cut greens 18 from a distribution center, the amount of the 19 sale shall be considered to be— 20 (i) the price paid by the distribution center to acquire the cut flowers or cut 21 22 greens; plus (ii) an amount determined by mul-23 tiplying acquisition price determined under 24

clause (i) by a uniform percentage estab-

1	lished by the order to represent a wholesale
2	handler's mark-up on a sale to a retailer.
3	(C) DETERMINATION OF SALE AMOUNT
4	FOR DIRECT SALES BY IMPORTERS.—In the
5	case a direct sale by an importer to a consumer,
6	the amount of the sale shall be considered to
7	be—
8	(i) the price paid by the importer to
9	acquire the cut flowers or cut greens; plus
10	(ii) an amount determined by mul-
11	tiplying the acquisition price determined
12	under clause (i) by a uniform percentage
13	established by the order to represent a
14	wholesale handler's mark-up on a sale to a
15	retailer.
16	(D) DETERMINATION OF SALE AMOUNT
17	FOR DIRECT SALES BY PRODUCERS.—In the
18	case a direct sale by a producer to a consumer,
19	the amount of the sale shall be considered to be
20	an amount determined by applying to the price
21	paid by the consumer a uniform percentage es-
22	tablished by the order to represent the cost of

producing the article and a wholesale handler's

mark-up on a sale to a retailer.

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1	(E) Adjustment of uniform percent-
2	AGE.—The PromoFlor Council may recommend
3	to the Secretary changes to the uniform per-
4	centage established by the order under this
5	paragraph. The Secretary may make a change
6	in the uniform percentage based on such a rec-
7	ommendation only after providing an oppor-
8	tunity for notice and comment regarding the
9	proposed change.
10	(b) Assessment Rates.—The order shall comply
11	with the following assessment requirements:
12	(1) INITIAL ASSESSMENT RATE.—The rate of
13	assessment on each sale or transfer of cut flowers or
14	cut greens, for the first three years the order is in
15	effect, shall be one-half of one percent of—
16	(A) the gross sales price of product sold; or
17	(B) in the case of transactions described in
18	subsection (a)(4), the amount of the transaction
19	calculated as provided in such subsection.
20	(2) Changes in assessment rate.—
21	(A) AUTHORIZED AMOUNT OF CHANGE.—
22	Subject to subparagraph (B), after the first
23	three years the order is in effect, the uniform
24	assessment rate may be increased or decreased
25	annually by not more than .25 percent of—

1	(i) the gross sales price of product
2	sold; or
3	(ii) in the case of transactions de-
4	scribed in subsection (a)(4), the amount of
5	the transaction calculated as provided in
6	such subsection.
7	(B) Limitation.—The assessment rate
8	may not exceed one percent of gross sales price
9	or transaction amount.
10	(C) METHOD OF CHANGING ASSESSMENT
11	AMOUNT.—Any change in the rate of assess-
12	ment may be made only if adopted by the
13	PromoFlor Council by a two-thirds majority
14	vote and approved by the Secretary, after pro-
15	viding an opportunity for notice and comment
16	regarding the proposed change, as necessary to
17	achieve the objectives of this title. The change
18	in the rate of assessment shall be announced by
19	the PromoFlor Council at least 30 days prior to
20	going into effect. A change in the rate of as-
21	sessment shall not be subject to a vote in a ref-
22	erendum under section 308.
23	(c) Submission of Assessments.—The order shall
24	provide that each person required to pay assessments

25 under this section shall remit, to the PromoFlor Council,

1	the assessment due from each sale by that person of cut
2	flowers or cut greens that is subject to an assessment
3	within such time period after the sale (not to exceed 60
4	days from the end of the month in which the sale took
5	place) as specified in the order.
6	(d) Refunds From Escrow Account.—
7	(1) Establishment of escrow account.—
8	The order shall provide that the PromoFlor Council
9	shall—
10	(A) establish an escrow account to be used
11	for assessment refunds as needed; and
12	(B) place into the escrow account an
13	amount equal to 10 percent of the total amount
14	of assessments collected during the period be-
15	ginning on the date the order goes into effect,
16	as provided in section 304(b)(3), and ending on
17	the date the initial referendum on the order
18	provided for in section 308(a) is completed.
19	(2) Right to receive refund.—
20	(A) IN GENERAL.—The order shall provide
21	that, subject to paragraph (3) and the condi-
22	tions specified in subparagraph (B), any quali-
23	fied handler shall have the right to demand and
24	receive from the PromoFlor Council out of the

escrow account a one-time refund of any assess-

1	ments paid by or on behalf of the qualified han-
2	dler during the time period specified in para-
3	graph (1)(B), if—
4	(i) the qualified handler is required to
5	pay such assessments;
6	(ii) the qualified handler does not sup-
7	port the program established under this
8	title;
9	(iii) the qualified handler demands a
10	refund prior to the conduct of the referen-
11	dum on the order under section 308(a);
12	and
13	(iv) the order is not approved by
14	qualified handlers in the referendum.
15	(B) CONDITIONS.—The right of any quali-
16	fied handler to receive refunds under subpara-
17	graph (A) shall be subject to the following con-
18	ditions:
19	(i) The demand shall be made in ac-
20	cordance with regulations, on a form, and
21	within a time period prescribed by the
22	PromoFlor Council.
23	(ii) The refund shall be made only on
24	submission of proof satisfactory to the
25	PromoFlor Council that the qualified han-

dler paid the assessment for which refund is demanded.

- (iii) If the amount in the escrow account required under paragraph (1) is not sufficient to refund the total amount of assessments demanded by all qualified handlers determined eligible for refunds and the order is not approved in the referendum on the order under section 308(a), the PromoFlor Council shall prorate the amount of all such refunds among all eligible qualified handlers that demand a refund.
- (3) PROGRAM APPROVED.—The order shall provide that, if the order is approved in the referendum under section 308(a), there shall be no refunds made and all funds in the escrow account shall be returned to the PromoFlor Council for use by the PromoFlor Council in accordance with the other provisions of the order.
- (e) USE OF ASSESSMENT FUNDS.—The order shall provide that assessment funds (net of any refunds paid out under the terms of the order contained in subsection (d)) shall be used for payment of costs incurred in implementing and administering the order, with provision for

- 1 a reasonable reserve, and to cover those administrative
- 2 costs incurred by the Secretary in implementing and ad-
- 3 ministering this title, except for the salaries of Govern-
- 4 ment employees incurred in conducting referenda.

(f) Postponement of collections.—

- (1) AUTHORITY.—Notwithstanding any other provision of this title, the PromoFlor Council may grant a postponement of the payment of assessments under this section for any qualified handler that establishes that it is financially unable to make the payment. The granting of such a postponement shall be considered under application and documentation requirements and review procedures established under rules recommended by the PromoFlor Council, approved by the Secretary, and issued after providing public notice and an opportunity to comment on the proposed rules.
- (2) CRITERIA AND RESPONSIBILITY FOR DETERMINATIONS.—To establish that it is financially unable to pay assessments, an applicant for a post-ponement shall demonstrate that it is insolvent and will be unable to continue to operate if it is required to pay assessments. As part of making such a demonstration, the applicant shall submit an opinion of an independent certified public accountant and any

- other documentation required under the rules prescribed under paragraph (1). All books, records, and other documentation submitted by a qualified handler under this paragraph shall be subject to the confidentiality requirements of section 505(i).
 - (3) Period of Postponement.—The time period of any postponement and the terms and conditions of payment of assessments that are postponed under this subsection shall be established by the PromoFlor Council, in accordance with the rules prescribed under paragraph (1), so as to appropriately reflect the proven needs of the qualified handler. Postponements may be extended under the requirements and procedures established pursuant to paragraph (1) for the grant of initial postponements.
- 16 (g) OTHER TERMS OF ORDER.—The order shall con-17 tain such other terms and provisions, not inconsistent with 18 this title, as are necessary to effectuate this title, including 19 provision for the assessment of interest and a charge for 20 each late payment of assessments under this section.
- 21 (h) EXCLUSION FROM ASSESSMENTS.—The order 22 shall exclude from assessments under the order any sale 23 of cut flowers or cut greens for export from the United 24 States.

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SEC. 307. REQUIRED DETERMINATIONS.

- (a) DETERMINATION OF ANNUAL SALES.—
- (1) In General.—For purposes of applying the \$750,000 annual sales limitation to specific persons in order to determine status as a qualified handler or an exempt handler under section 303(4), or to specific facilities in order to determine status as an eligible separate facility under section 308(b)(2), any order issued under this title shall provide that a determination of a person's or facility's annual sales volume shall be based on the sales of cut flowers and cut greens by the person or facility during the most recently-completed calendar year.
 - (2) Special rule for New Businesses.— With respect to new businesses and other operations for which complete data on sales during all or part of the most recently-completed calendar year are not available to the PromoFlor Council, the determination under paragraph (1) may be made using an alternative time period or other alternative procedures specified in the order.

(b) Rule of Attribution.—

(1) IN GENERAL.—For purposes of determining the annual sales volume of a person or a separate facility of a person, sales attributable to a person shall include—

- (A) in those cases in which the person is an individual, sales attributable to such person's spouse, children, grandchildren, parents, and grandparents;

 (B) in those cases in which the person is a partnership or member of a partnership, sales
 - (B) in those cases in which the person is a partnership or member of a partnership, sales attributable to the partnership and other partners of the partnership;
 - (C) for both individuals and partnerships, sales attributable to any corporation or other entity in which the person owns more than 50 percent of the stock or (if the entity is not a corporation) that the person controls; and
 - (D) in those cases in which the person is a corporation, sales attributable to any corporate subsidiary or other corporation or entity in which the corporation owns more than 50 percent of the stock or (if the entity is not a corporation) that the corporation controls.
 - (2) TREATMENT OF CERTAIN STOCK AND OWN-ERSHIP INTERESTS.—For purposes of this subsection, stock or an ownership interest in an entity that is owned by the spouse, children, grandchildren, parents, grandparents, or partners of an individual, or by a partnership in which a person is a partner,

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- or by a corporation more than 50 percent of the 1
- 2 stock of which is owned by a person, shall be treated
- as owned by the individual or person. 3
- 4 (c) Reports.—For purposes of this section, the
- order may require each person that sells cut flowers or
- cut greens to retailers to submit reports to the PromoFlor 6
- Council on annual sales by the person. A report under this
- subsection shall be subject to the confidentiality require-8
- ments provided in section 305(i)(2).

10 SEC. 308. REFERENDA.

continued.

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- (a) REQUIREMENT FOR INITIAL REFERENDUM.—
- (1) CONDUCT.—Not later than 36 months after 12 13 the issuance of an order under section 304(b)(3), 14 the Secretary shall conduct a referendum among 15 qualified handlers required to pay assessments under 16 the order, as provided in section 306, subject to the 17 rules on voting provided in subsection (b), to ascer-18 tain whether or not the order then in effect shall be
 - (2) APPROVAL OF ORDER NEEDED.—The order shall be continued only if the Secretary determines that the order has been approved by a simple majority of all votes cast in the referendum. If the order is not approved, the Secretary shall terminate the

25 order as provided in subsection (d).

(b) Votes Permitted.—

(1) IN GENERAL.—Each qualified handler eligible to vote in a referendum under this section shall be entitled to cast one vote for each separate facility of the person that is an eligible separate facility, as defined in paragraph (2).

(2) Eligible separate facility.—

- (A) Separate facility.—A handling or marketing facility of a qualified handler shall be considered a separate facility if it is physically located away from other facilities of the qualified handler or its business function is substantially different than the functions of other facilities owned or operated by the qualified handler.
- (B) ELIGIBILITY.—A separate facility of a qualified handler shall be considered to be an eligible separate facility if the annual sales of cut flowers and cut greens to retailers and exempt handlers from the facility are \$750,000 or more.
- (C) Annual sales determined.—For purposes of determining the amount of annual sales of cut flowers and cut greens under subparagraph (B) of this paragraph, the rules set

- out in subparagraphs (A) and (C) of section 303(4) shall be applicable.
- 3 (c) Suspension or Termination Referenda.—
- 4 Effective beginning three years after an order issued
- 5 under this title is approved in a referendum conducted
- 6 under subsection (a), the Secretary—
- (1) at the Secretary's discretion, may conduct
 at any time a referendum of qualified handlers required to pay assessments under the order, as provided in section 306, subject to the rules on voting
 provided in subsection (b), to ascertain whether or
 not qualified handlers favor suspension or termination of the order; and
 - (2) whenever requested by the PromoFlor Council or by a representative group comprising thirty percent or more of all qualified handlers required to pay assessments under the order, as provided in section 306, shall conduct a referendum of all qualified handlers required to pay assessments under the order, as provided in section 306, subject to the rules on voting provided in subsection (b), to ascertain whether or not qualified handlers favor suspension or termination of the order.
- 24 (d) SUSPENSION OR TERMINATION.—If, as a result 25 of the referendum conducted under subsection (a)(2), the

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1	Secretary determines that the order has not been approved
2	by a simple majority of all votes cast in the referendum,
3	or as a result of a referendum conducted under subsection
4	(c), the Secretary determines that suspension or termi-
5	nation of the order is favored by a simple majority of all
6	votes cast in the referendum, the Secretary shall—
7	(1) within six months after the referendum,
8	suspend or terminate, as appropriate, collection of
9	assessments under the order; and
10	(2) suspend or terminate, as appropriate, activi-
11	ties under the order in an orderly manner as soon
12	as practicable.
13	(e) Manner of Conducting Referenda.—
14	Referenda under this section shall be conducted in such
15	manner as is determined appropriate by the Secretary.
16	SEC. 309. PETITION AND REVIEW.
17	(a) Petition and Hearing.—
18	(1) PETITION.—A person subject to an order
19	issued under this title may file with the Secretary a
20	petition—
21	(A) stating that the order, any provision of
22	the order, or any obligation imposed in connec-
23	tion with the order is not in accordance with
24	law; and

- 1 (B) requesting a modification of the order 2 or an exemption from the order.
 - (2) HEARING.—The petitioner shall be given the opportunity for a hearing on a petition filed under paragraph (1), in accordance with regulations issued by the Secretary. Any such hearing shall be conducted in accordance with section 311(b)(2) and be held within the United States judicial district in which the person's residence or principal place of business is located.
 - (3) RULING.—After a hearing under paragraph (2), the Secretary shall make a ruling on the petition, which shall be final if in accordance with law. (b) REVIEW.—
 - (1) Commencement of action.—The district courts of the United States in any district in which a person that is a petitioner under subsection (a) resides or carries on business are hereby vested with jurisdiction to review the Secretary's ruling on the person's petition, if a complaint for that purpose is filed within 20 days after the date of the entry of the ruling by the Secretary.
 - (2) PROCESS.—Service of process in proceedings under this subsection shall be conducted in accordance with the Federal Rules of Civil Procedure.

- (3) Remand.—If the court in a proceeding 1 2 under this subsection determines that the Secretary's ruling on the person's petition is not in ac-3 cordance with law, the court shall remand the matter to the Secretary with directions either— 5 (A) to make such ruling as the court shall 6 7 determine to be in accordance with law; or 8 (B) to take such further action as, in the 9 opinion of the court, the law requires. 10 ENFORCEMENT UNDER SECTION 310.—The pendency of proceedings instituted under this section shall not impede, hinder, or delay the Attorney General or the Secretary from obtaining relief under section 310. SEC. 310. ENFORCEMENT. 15 (a) JURISDICTION.—The several district courts of the United States are vested with jurisdiction specifically to 16 enforce, and to prevent and restrain any person from violating, this title or an order or regulation made or issued by the Secretary under this title. 19 20 (b) Referral to Attorney General.—A civil action brought under subsection (a) shall be referred to the 21
- Attorney General for appropriate action, except that the Secretary is not required to refer to the Attorney General a violation of this title, or an order or regulation issued
- 25 under this title, if the Secretary believes that the adminis-

tration and enforcement of this title would be adequately served by administrative action under subsection (c) or 3 suitable written notice or warning to the person who committed or is committing the violation. 5 (c) CIVIL PENALTIES AND ORDERS.— 6 (1) CIVIL PENALTIES.—A person that violates a 7 provision of this title, or an order or regulation issued by the Secretary under this title, or who fails 8 9 or refuses to pay, collect, or remit any assessment or fee duly required of the person under an order or 10 11 regulation issued under this title, may be assessed 12 by the Secretary— (A) a civil penalty of not less than \$500 13 nor more than \$5,000 for each such violation; 14 15 and (B) in the case of a willful failure to remit 16 17 an assessment as required by an order or regu-18 lation, an additional penalty equal to the 19 amount of the assessment. 20 (2) Treatment as separate offenses.— Each violation described in paragraph (1) shall be 21 22 treated as a separate offense. 23 (3) CEASE AND DESIST ORDERS.—In addition 24 to or in lieu of a civil penalty under paragraph (1),

the Secretary may issue an order requiring a person

- to cease and desist from continuing a violation of this title or an order or regulation issued under this title.
 - (4) Notice and hearing.—No penalty shall be assessed or cease and desist order issued by the Secretary under this subsection unless the Secretary gives the person against whom the penalty is assessed or the order is issued notice and opportunity for a hearing before the Secretary with respect to the violation. The hearing shall be conducted in accordance with section 311(b)(2) and be held within the United States judicial district in which the person's residence or principal place of business is located.
 - (5) FINALITY.—The penalty assessed or cease and desist order issued under this subsection shall be final and conclusive unless the person against whom the penalty is assessed or the order is issued files an appeal with the appropriate district court of the United States in accordance with subsection (d). (d) Review by District Court.—
 - (1) COMMENCEMENT OF ACTION.—Any person against whom a violation is found and a civil penalty

24 assessed or cease and desist order issued under sub-

- section (c) may obtain review of the penalty or order by—
- (A) filing, within the 30-day period beginning on the date the penalty is assessed or order issued, a notice of appeal in the district court of the United States for the district in which the person resides or carries on business, or in the United States district court for the District of Columbia; and
 - (B) simultaneously sending a copy of the notice by certified mail to the Secretary.
 - (2) FILING OF RECORD.—Upon the filing of a notice of appeal under paragraph (1), the Secretary shall promptly file in the district court in which the notice of appeal is filed a certified copy of the record on which the Secretary found that the person had committed a violation.
 - (3) STANDARD OF REVIEW.—A finding of the Secretary shall be set aside under this subsection only if the finding is found to be unsupported by substantial evidence.
- (e) Failure To Obey an Order.—A person that fails to obey a cease and desist order issued under sub-section (c) after the order has become final and unappealable, or after the appropriate United States dis-

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- 1 trict court has entered a final judgment in favor of the
- 2 Secretary, shall be subject to a civil penalty assessed by
- 3 the Secretary of not more than \$5,000 for each offense,
- 4 after opportunity for a hearing and for judicial review
- 5 under the procedures specified in subsections (c) and (d).
- 6 Each day during which the failure continues shall be con-
- 7 sidered as a separate violation of the order.
- 8 (f) Failure To Pay a Penalty.—If a person fails
- 9 to pay a civil penalty assessed under subsection (c) or (e)
- 10 after the penalty has become final and unappealable, or
- 11 after the appropriate United States district court has en-
- 12 tered final judgment in favor of the Secretary, the Sec-
- 13 retary shall refer the matter to the Attorney General for
- 14 recovery of the amount assessed in any United States dis-
- 15 trict court in which the person resides or carries on busi-
- 16 ness. In such action, the validity and appropriateness of
- 17 the civil penalty shall not be subject to review.
- 18 (g) Additional Remedies.—The remedies provided
- 19 in this title shall be in addition to, and not exclusive of,
- 20 other remedies that may be available.
- 21 SEC. 311. INVESTIGATIONS AND POWER TO SUBPOENA.
- (a) INVESTIGATIONS.—The Secretary may make such
- 23 investigations as the Secretary considers necessary for the
- 24 effective administration of this title, or to determine
- 25 whether any person has engaged or is engaging in any

1 act that constitutes a violation of this title, or any order2 or regulation issued under this title.

(b) Subpoenas, Oaths, and Affirmations.—

- (1) IN GENERAL.—For the purpose of an investigation under subsection (a), the Secretary may administer oaths and affirmations, and issue subpoenas to require the production of any records that are relevant to the inquiry. The production of any such records may be required from any place in the United States.
 - (2) Administrative hearing held under section 309(a)(2) or 310(c)(3), the presiding officer may administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any records that are relevant to the inquiry. The attendance of witnesses and the production of any such records may be required from any place in the United States.

20 (c) AID OF COURTS.—

(1) IN GENERAL.—In the case of contumacy by, or refusal to obey a subpoena issued to, any person, the Secretary may invoke the aid of any court of the United States within the jurisdiction of which the investigation or proceeding is carried on, or where the

- 1 person resides or carries on business, in order to en-
- 2 force a subpoena issued under subsection (b). The
- 3 court may issue an order requiring the person to
- 4 comply with such a subpoena. Any failure to obey
- 5 the order of the court may be punished by the court
- 6 as a contempt thereof.
- 7 (2) Process.—Process in any proceeding
- 8 under this subsection may be served in the United
- 9 States judicial district in which the person being
- proceeded against resides or carries on business or
- wherever the person may be found.

12 SEC. 312. CONFIDENTIALITY.

- 13 (a) Prohibition.—No information on how a person
- 14 voted in a referendum conducted under this title shall be
- 15 made public.
- 16 (b) PENALTY.—Any person knowingly violating sub-
- 17 section (a) or the confidentiality terms of an order, as de-
- 18 scribed in section 305(i)(2), on conviction shall be subject
- 19 to a fine of not less than \$1,000 nor more than \$10,000
- 20 or to imprisonment for not more than one year, or both,
- 21 and, if an officer or employee of the Department of Agri-
- 22 culture or the PromoFlor Council, shall be removed from
- 23 office.
- 24 (c) Additional Prohibition.—No information ob-
- 25 tained under this title may be made available to any agen-

- 1 cy or officer of the Federal Government for any purpose
- 2 other than the implementation of this title and any inves-
- 3 tigatory or enforcement actions necessary for the imple-
- 4 mentation of this title.
- 5 (d) WITHHOLDING INFORMATION FROM CONGRESS
- 6 PROHIBITED.—Nothing in this title shall be construed to
- 7 authorize the withholding of information from Congress.
- 8 SEC. 313. AUTHORITY FOR SECRETARY TO SUSPEND OR
- 9 **TERMINATE ORDER.**
- Whenever the Secretary finds that an order issued
- 11 under this title, or any provision of the order, obstructs
- 12 or does not tend to effectuate the declared policy of this
- 13 title, the Secretary shall terminate or suspend the oper-
- 14 ation of the order or provision under such terms as the
- 15 Secretary determines appropriate.
- 16 SEC. 314. CONSTRUCTION.
- 17 (a) Termination or Suspension Not an
- 18 Order.—The termination or suspension of an order, or
- 19 any provision thereof, shall not be considered an order
- 20 under the meaning of this title.
- 21 (b) PRODUCER RIGHTS.—Nothing in this title may
- 22 be construed to provide for control of production or other-
- 23 wise limit the right of individual cut flowers and cut
- 24 greens producers to produce cut flowers and cut greens.
- 25 This title seeks to treat all persons producing cut flowers

- 1 and cut greens fairly and to implement any order estab-
- 2 lished hereunder equitably in every respect.
- 3 (c) OTHER PROGRAMS.—Nothing in this title may be
- 4 construed to preempt or supersede any other program re-
- 5 lating to cut flowers or cut greens promotion and
- 6 consumer information organized and operated under the
- 7 laws of the United States or any State.
- 8 SEC. 315. REGULATIONS.
- 9 The Secretary may issue such regulations as are nec-
- 10 essary to carry out this title and the powers vested in the
- 11 Secretary by this title, including regulations relating to the
- 12 assessment of late payment charges and interest.
- 13 SEC. 316. AUTHORIZATION OF APPROPRIATIONS.
- 14 (a) IN GENERAL.—There are authorized to be appro-
- 15 priated for each fiscal year such sums as may be necessary
- 16 to carry out this title.
- 17 (b) Administrative Expenses.—Funds appro-
- 18 priated under subsection (a) may not be used for payment
- 19 of the expenses or expenditures of the PromoFlor Council
- 20 in administering any provision of an order issued under
- 21 this title.
- 22 SEC. 317. SEPARABILITY.
- 23 If any provision of this title or the application thereof
- 24 to any person or circumstances is held invalid, the validity
- 25 of the remainder of the title and of the application of such

- 1 provision to other persons and circumstances shall not be
- 2 affected thereby.

3 TITLE IV—LIME RESEARCH,

4 PROMOTION, AND CONSUMER

5 **INFORMATION**

- 6 SEC. 401. SHORT TITLE.
- 7 This title may be cited as the "Lime Research, Pro-
- 8 motion, and Consumer Information Improvement Act".
- 9 SEC. 402. FINDINGS AND PURPOSE.
- 10 (a) FINDINGS.—Congress finds the following:
- 11 (1) The Lime Research, Promotion, and
- 12 Consumer Information Act of 1990 was enacted on
- November 28, 1990, for the purpose of establishing
- an orderly procedure for the development and fi-
- nancing of an effective and coordinated program of
- research, promotion, and consumer information to
- strengthen the domestic and foreign markets for
- limes.
- 19 (2) The lime research, promotion, and
- consumer information order required by such Act be-
- came effective on January 27, 1992.
- 22 (3) Although the intent of such Act was to
- cover seedless limes, the definition of the term
- 24 "lime" in section 1953(6) of such Act applies to
- seeded limes. Therefore, the Act and the order need

- to be revised before a research, promotion, and consumer information program on seedless limes can go into effect.
- (4) Since the enactment of the Lime Research, Promotion, and Consumer Information Act of 1990, the United States production of fresh market limes 6 has plummeted and the volume of imports has risen 7 dramatically. The drop in United States production 8 9 is primarily due to damage to lime orchards in the 10 State of Florida by Hurricane Andrew in August 11 1992. United States production is not expected to reach pre-Hurricane Andrew levels for possibly two 12 to three years because a majority of the United 13 States production of limes is in Florida. 14
 - (b) PURPOSES.—The purpose of this Act is—
- 16 (1) to revise the definition of the term "lime" 17 in order to cover seedless and not seeded limes;
 - (2) to increase the exemption level;
- 19 (3) to delay the initial referendum date; and
- 20 (4) to alter the composition of the Lime Board.
- 21 SEC. 403. DEFINITION OF LIME.
- Section 1953(6) of the Lime Research, Promotion,
- 23 and Consumer Information Act of 1990 (7 U.S.C.
- 24 6202(6)) is amended by striking "citrus aurantifolia" and
- 25 inserting "citrus latifolia".

1 SEC. 404. REQUIRED TERMS IN ORDERS.

2	(a) Composition of Lime Board.—Subsection (b)
3	of section 1955 of the Lime Research, Promotion, and
4	Consumer Information Act of 1990 (7 U.S.C. 6204) is
5	amended—
6	(1) in paragraph $(1)(A)$, by striking "7" and
7	inserting "3";
8	(2) in paragraph (2)(B), by striking "7" and
9	inserting "3";
10	(3) in paragraph (2)(F), by adding at the end
11	the following new sentence: "The Secretary shall ter-
12	minate the initial Board established under this sub-
13	section as soon as practicable after the date of the
14	enactment of the Lime Research, Promotion, and
15	Consumer Information Improvement Act."; and
16	(4) by inserting after paragraph (2)(F) the fol-
17	lowing new paragraph:
18	"(G) Board allocation.—The producer
19	and importer representation on the Board shall
20	be allocated on the basis of 2 producer mem-
21	bers and 1 importer member from the district
22	east of the Mississippi River and 1 producer
23	member and 2 importer members from the dis-
24	trict west of the Mississippi River.".
25	(b) Terms of Members.—Subsection (b)(4) of such
26	section is amended—

- 1 (1) by striking "The Secretary" and all that
- 2 follows through "shall—" and inserting "The initial
- 3 members of the Board appointed under the amended
- 4 order shall serve a term of 30 months. Subsequent
- 5 appointments to the Board shall be for a term of 3
- 6 years, except that—";
- 7 (2) in subparagraph (A), by striking "3" and
- 8 inserting "2";
- 9 (3) in subparagraph (B), by striking "4" and
- inserting "2"; and
- 11 (4) in subparagraph (C), by striking "4" and
- inserting "3".
- 13 (c) DE MINIMIS EXCEPTION.—Subsection (d)(5) of
- 14 such section is amended by striking "35,000" each place
- 15 it appears and inserting "200,000".
- 16 SEC. 405. INITIAL REFERENDUM.
- 17 Section 1960(a) of the Lime Research, Promotion,
- 18 and Consumer Information Act of 1990 (7 U.S.C.
- 19 6209(a)) is amended by striking "Not later than 2 years
- 20 after the date on which the Secretary first issues an order
- 21 under section 1954(a)," and inserting "Not later than 30
- 22 months after the date on which the collection of assess-
- 23 ments begins under the order pursuant to section
- 24 1955(d),".

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