HOUSE BILL NO. 5143

A bill to amend 1959 PA 228, entitled

"An act to promote the development of the Michigan fruit and vegetable industry; to define certain types and methods of fruit and vegetable storage; to prohibit the sale of fruits and vegetables misbranded as to type of storage; to provide for records; to provide for licensing of certain fruit and vegetable storage facilities; to provide for registration and permits for packers or repackers; to provide for revocation of licenses; to provide for the enforcement of this act; and to provide penalties for violation of this act,"

by amending sections 1, 2, 3, 4, 5, 6, and 9 (MCL 286.371, 286.372, 286.373, 286.374, 286.375, 286.376, and 286.379) and by adding sections 2a and 4a; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 1. For the purpose of AS USED IN this act: —,
- 2 "controlled
- 3 (A) "APPLES" MEANS ALL VARIETIES OF APPLES.
- 4 (B) "CONTROLLED atmosphere storage" , "modified atmosphere
- 5 storage" or similar terms referring to a method of storage for

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- 1 fruits or vegetables means the storage of fruits or vegetables
- 2 that have been kept in an approved sealed storage room or in an
- 3 approved sealed storage building, or in a sealed storage space
- 4 within the room or building, under controlled conditions of time
- 5 in days, oxygen content, carbon dioxide content, and temperature
- 6 as established by regulation of the director of agriculture
- 7 THIS ACT OR RULES ADOPTED UNDER THIS ACT. The term controlled
- 8 atmosphere may be referred to by the initials "CA" or similar
- 9 terms or abbreviations.
- 10 (C) "DIRECTOR" MEANS THE DIRECTOR OF THE MICHIGAN DEPARTMENT
- 11 OF AGRICULTURE OR HIS OR HER DESIGNATED AGENTS.
- 12 (D) "SEALED STORAGE ROOM", "SEALED STORAGE SPACE", OR
- 13 "SEALED STORAGE BUILDING" MEANS SEALED STORAGE SPACES IN WHICH
- 14 CONTROLLED ATMOSPHERE IS MAINTAINED, INFERRED, ADVERTISED, OR
- 15 REPRESENTED AS HAVING A CONTROLLED ATMOSPHERE.
- Sec. 2. No A person , firm, association or corporation
- 17 OR OTHER LEGAL ENTITY shall NOT sell, LABEL, DESCRIBE, ADVERTISE,
- 18 OFFER, expose, offer for sale, exchange, or transport any
- 19 fruits or vegetables for sale represented as having been exposed
- 20 to HELD UNDER controlled atmosphere or modified atmosphere
- 21 STORAGE CONDITIONS AS SPECIFIED IN THIS ACT, alone or with other
- 22 words, or use any such terms or form or words or symbols of simi-
- 23 lar import on any container or lot of fruits or vegetables adver-
- 24 tised, sold, offered for sale, or transported for sale within
- 25 this state unless the fruits or vegetables have been stored in
- 26 compliance with the provisions of this act —, and rules —and
- 27 regulations promulgated by the director. of agriculture.

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- 1 SEC. 2A. (1) EACH SEALED STORAGE ROOM, SEALED STORAGE
- 2 SPACE, OR SEALED STORAGE BUILDING USED AS A CONTROLLED ATMOSPHERE

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- 3 STORAGE FACILITY FOR FRUITS [OR] VEGETABLES SHALL BE CONSTRUCTED
- 4 OF MATERIALS THAT WILL ALLOW FOR THE ESTABLISHMENT AND MAINTE-
- 5 NANCE OF THE REQUIRED LEVELS OF CARBON DIOXIDE, OXYGEN, AND TEM-
- 6 PERATURE AND THAT ARE ACCEPTABLE TO THE DIRECTOR.
- 7 (2) EACH SEALED STORAGE ROOM, SEALED STORAGE SPACE, OR
- 8 SEALED STORAGE BUILDING SHALL HAVE A FAHRENEHEIT THERMOMETER
- 9 PROPERLY INSTALLED AND MAINTAINED. AN APPROVED GAS ANALYZER FOR
- 10 THE MEASUREMENT OF CARBON DIOXIDE AND OXYGEN GASES SHALL BE
- 11 READILY ACCESSIBLE TO ALL SEALED ROOMS OR UNITS.
- 12 Sec. 3. (1) A PERSON OR OTHER LEGAL ENTITY STORING FRUITS
- 13 [OR VEGETABLES IN A SEALED STORAGE ROOM] SHALL KEEP A
- 14 DAILY record on a form approved by the director of agriculture
- 15 shall be kept at a convenient location adjacent to the storage
- 16 room, storage space, or storage building from the day of sealing
- 17 the room, space, or building to the day of opening of the storage
- 18 room, space, or building.
- 19 (2) THE DAILY RECORDS KEPT UNDER SUBSECTION (1) SHALL INDI-
- 20 CATE THE ATMOSPHERIC CONDITIONS IN EACH SEALED STORAGE SPACE FROM
- 21 THE DATE OF SEALING UNTIL THE DATE THE SPACE IS OPENED. THE
- 22 DAILY RECORDS SHALL INDICATE THE DATE AND TIME OF RECORDING, THE
- 23 TEMPERATURES IN DEGREES FAHRENHEIT, THE PERCENTAGES OF CARBON
- 24 DIOXIDE, AND THE PERCENTAGE OF OXYGEN.
- 25 (3) The DAILY record shall be subject to review by the
- 26 director of agriculture or his authorized agents at any time
- 27 for a period of at least 1 year from date of sealing.

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- 1 Sec. 4. The director of agriculture shall make reasonable
- 2 MAY PROMULGATE rules and regulations in accordance with the pro-
- 3 visions of Act No. 88 of the Public Acts of 1943, as amended,
- 4 being sections 24.71 to 24.82 of the Compiled Laws of 1948, and
- 5 subject to Act No. 197 of the Public Acts of 1952, as amended,
- 6 being sections 24.101 to 24.110 of the Compiled Laws of 1948 in
- 7 the enforcement of the provisions of this act REGARDING THE CON-
- 8 TROLLED ATMOSPHERE STORAGE OF FRUIT [OR] VEGETABLES PURSUANT TO
- 9 THE ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 306, MCL
- 10 24.201 TO 24.328.
- 11 SEC. 4A. (1) A PERSON OR OTHER LEGAL ENTITY DESIRING TO
- 12 MAINTAIN A LICENSED [SEALED STORAGE] ROOM SHALL NOTIFY THE
- 13 DIRECTOR WITHIN 5 DAYS AFTER THE DATE OF SEALING. THE OXYGEN
- 14 WITHIN THE SEALED STORAGE ROOM [MAINTAINED FOR APPLES] SHALL BE 5% OR LOWER WITHIN 14
- 15 DAYS AFTER THE STORAGE ROOM IS SEALED BY THE OPERATOR. AN OPERA-
- 16 TOR SHALL MAKE AVAILABLE FOR INSPECTION, UPON REQUEST OF THE
- 17 DIRECTOR, THE DAILY RECORD FOR THE SEALED STORAGE ROOMS.
- 18 (2) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (3), THE
- 19 APPLES SHALL BE STORED IN A CONTINUOUSLY SEALED STORAGE ROOM THAT
- 20 DOES NOT HAVE MORE THAN 5% OXYGEN FOR A MINIMUM PERIOD OF 60
- 21 DAYS, EXCEPT THAT GALA AND JONAGOLD VARIETIES MAY BE REMOVED FROM
- 22 STORAGE IN NOT LESS THAN 45 DAYS.
- 23 (3) THE OXYGEN LEVEL IN ANY SEALED [STORAGE ROOM MAINTAINED FOR APPLES] MAY BE
- 24 MORE THAN 5% FOR AN ACCUMULATED TIME NOT TO EXCEED 10 DAYS (240
- 25 HOURS) DURING THE STORAGE PERIOD. IF THE ATMOSPHERIC CONDITIONS
- 26 HAVE BEEN INTERRUPTED, THE MINIMUM STORAGE PERIOD SHALL BE

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- 1 INCREASED TO 70 DAYS FOR ALL FRUIT EXCEPT FOR GALA AND JONAGOLD,
- 2 WHICH SHALL HAVE A MINIMUM STORAGE PERIOD OF 55 DAYS.
- 3 (4) ALL [SEALED STORAGE ROOMS MAINTAINED FOR APPLES] SHALL BE SEALED
- 4 BY THE OPERATOR. TO QUALIFY FOR "CA" STORAGE, THE ROOM MUST BE
- 5 SEALED ON OR BEFORE NOVEMBER 15 OF THE STORAGE YEAR. AT THE TIME
- 6 OF INSPECTION BY A DEPARTMENT REPRESENTATIVE, THE REPRESENTATIVE
- 7 MUST PLACE AN OFFICIAL SEAL ON THE DOOR. AN OPERATOR SHALL NOT
- 8 BREAK THE SEAL AND SHALL NOT ENTER THE STORAGE ROOM DURING THE
- 9 DAYS REQUIRED FOR THE SEALED STORAGE PERIOD, EXCEPT AS PROVIDED
- 10 IN SUBSECTION (3). IF INTERRUPTIONS IN ATMOSPHERIC CONDITIONS
- 11 OCCUR, THE OPERATOR SHALL NOTIFY THE DEPARTMENT WITHIN 48 HOURS
- 12 AFTER THE ATMOSPHERIC CONDITIONS IN THE [SEALED] STORAGE ROOM ARE
- 13 INTERRUPTED. [SEALED] STORAGE ROOMS WHOSE ATMOSPHERIC CONDITIONS WERE
- 14 INTERRUPTED MAY BE RESEALED BY AN AUTHORIZED REPRESENTATIVE OF
- 15 THE DEPARTMENT.
- 16 (5) THE AIR TEMPERATURE OF ANY [SEALED STORAGE ROOM MAINTAINED FOR APPLES] SHALL NOT EXCEED
- 17 35 DEGREES FAHRENHEIT FOR JONATHAN, ROME BEAUTY, DELICIOUS (ALL),
- 18 AND STAYMAN VARIETIES AND THE TEMPERATURE SHALL NOT EXCEED 41
- 19 DEGREES FAHRENHEIT FOR ALL OTHER VARIETIES DURING THE INTERRUP-
- 20 TION PERIOD.
- 21 Sec. 5. (1) No A person , firm, association or
- 22 corporation OR OTHER LEGAL ENTITY shall NOT operate any sealed
- 23 type storage [ROOM] for fruits or vegetables where controlled atmosphere
- 24 is used without first obtaining a license from the director of
- 25 agriculture FOR EACH SEALED STORAGE [ROOM]. A license shall be
- 26 applied for and obtained for each sealed storage unit where
- 27 fruits or vegetables are stored under controlled atmosphere

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 1 conditions. Application AN APPLICATION for license shall be
 2 made on forms furnished by the director. of agriculture.
        (2) A fee of \frac{$25.00}{} $35.00 per room shall accompany each
 3
 4 application. No THE DIRECTOR SHALL NOT ISSUE A license shall
 5 be issued under the provisions of this act unless the director
 6 of agriculture or his OR HER authorized agent has inspected the
 7 storage facilities and found them THOSE FACILITIES to be in
 8 compliance with this act and regulations RULES promulgated
 9 under this act.
       (3) All licenses shall expire on November 1 15 of the
10
11 year after issue —, and —shall— MAY be renewed annually
12 thereafter, unless the license is revoked or suspended. When
13 fruits
14
        (4) FRUITS [and OR] vegetables are not represented as con-
15 trolled atmosphere or modified atmosphere storage it shall
16 ARE not be necessary to comply REQUIRED TO BE IN COMPLIANCE
17 with the requirements of this act.
       Sec. 6. (1) \overline{} IN ADDITION TO ANY OTHER PENALTIES OR
19 SANCTIONS PROVIDED FOR BY LAW, THE director of agriculture
20 AFTER NOTICE AND OPPORTUNITY FOR A HEARING UNDER THE ADMINISTRA-
21 TIVE PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO 24.328,
22 may withhold and refuse to issue DENY, SUSPEND, OR REVOKE a
23 license for any [controlled atmosphere SEALED] storage room, space,
24 building that had not been operated, or is not prepared to be
25 operated, in accordance with the requirements of COMPLIANCE
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26 WITH this act or any rules and regulations issued hereunder

27 UNDER THIS ACT. The director of agriculture may bring an action

- 1 for the revocation of any license issued under the authority of
- 2 this act in the circuit court of the county where the license was
- 3 issued.
- 4 (2) THE DIRECTOR, UPON FINDING AFTER NOTICE AND OPPORTUNITY
- 5 FOR A HEARING THAT A PERSON HAS VIOLATED ANY PROVISION OF THIS
- 6 ACT, MAY IMPOSE AN ADMINISTRATIVE FINE OF NOT MORE THAN \$1,000.00
- 7 FOR EACH VIOLATION.
- 8 (3) IF THE DIRECTOR FINDS THAT A PERSON OR FIRM HAS VIOLATED
- 9 PROVISIONS OF THE ACT DESPITE THE EXERCISE OF DUE CARE, THE
- 10 DIRECTOR MAY ISSUE A WARNING INSTEAD OF IMPOSING AN ADMINISTRA-
- 11 TIVE FINE.
- 12 (4) THE DIRECTOR SHALL ADVISE THE ATTORNEY GENERAL OF THE
- 13 FAILURE OF A PERSON TO PAY AN ADMINISTRATIVE FINE IMPOSED UNDER
- 14 THIS SECTION. THE ATTORNEY GENERAL SHALL BRING AN ACTION IN A
- 15 COURT OF COMPETENT JURISDICTION TO RECOVER THE FINE.
- 16 (5) THE DIRECTOR MAY BRING AN ACTION TO ENJOIN THE VIOLATION
- 17 OR THREATENED VIOLATION OF THIS ACT OR A RULE PROMULGATED PURSU-
- 18 ANT TO THIS ACT IN A COURT OF COMPETENT JURISDICTION OF THE
- 19 COUNTY IN WHICH THE VIOLATION OCCURS OR IS ABOUT TO OCCUR.
- 20 (6) ANY CIVIL PENALTIES OR RECOVERY OF ANY ECONOMIC BENEFITS
- 21 ASSOCIATED WITH A VIOLATION OF THIS ACT AND COLLECTED UNDER THIS
- 22 SECTION SHALL BE PAID TO THE STATE TREASURY AND CREDITED TO THE
- 23 DEPARTMENT FOR THE ENFORCEMENT OF THIS ACT.
- 24 Sec. 9. Any person , firm, association or corporation OR
- 25 OTHER LEGAL ENTITY who violates any of the provisions of this act
- 26 is guilty of a misdemeanor PUNISHABLE BY A FINE OF NOT LESS THAN

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- ${f 1}$ \$200.00 OR MORE THAN \$5,000.00 OR BY IMPRISONMENT FOR NOT MORE
- 2 THAN 90 DAYS.
- 3 Enacting section 1. Sections 7 and 8 of 1959 PA 228, MCL
- 4 286.377 and 286.378, are repealed.

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