11103579D **SENATE BILL NO. 1108** 1 2 3 4 5 6 Offered January 12, 2011 Prefiled January 11, 2011 A BILL to amend and reenact § 3.2-5130 of the Code of Virginia, relating to inspections by the Department of Agriculture and Consumer Services of private home processing of honey. Patrons-Hanger, Blevins and Deeds; Delegate: Poindexter 7 8 Referred to Committee on Agriculture, Conservation and Natural Resources 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 3.2-5130 of the Code of Virginia is amended and reenacted as follows: 11 § 3.2-5130. Inspections required to operate food establishment. 12 13 A. It is unlawful to operate a food manufacturing plant, food storage warehouse, or retail food store 14 until it has been inspected by the Commissioner. This section shall not apply to: 1. Food manufacturing plants operating under a grant of inspection from the Office of Meat and 15 Poultry Services or a permit from the Office of Dairy and Foods in the Department; and Grade A fluid 16 milk manufacturing plants and shellfish and crustacea processing plants operating under a permit from 17 the Virginia Department of Health; 18 19 2. Nonprofit organizations holding one-day food sales; 20 3. Private homes where the resident processes and prepares candies, jams, and jellies not considered to be low-acid or acidified low-acid food products and baked goods that do not require time or 21 22 temperature control after preparation if such products are: (i) sold to an individual for his own 23 consumption and not for resale; (ii) sold at the private home or at farmers markets; and (iii) labeled 24 "NOT FOR RESALE - PROCESSED AND PREPARED WITHOUT STATE INSPECTION." Nothing 25 in this subdivision shall create or diminish the authority of the Commissioner under § 3.2-5102; and 26 4. Private homes where the resident processes and prepares honey produced by his own hives, if: (i) 27 the resident sells less than 250 gallons of honey annually; (ii) the resident does not process and sell 28 other food products in addition to honey; except as allowed by subdivision A 3; (iii) the product complies with the other provisions of this chapter; (iv) the product is labeled "PROCESSED AND 29 30 PRÉPARED WITHOUT STATE INSPÉCTION"; and (v) the resident certifies in writing annually to the Department that he meets the requirements of this subdivision. Nothing in this subdivision shall increase 31 or diminish the authority of the Commissioner under § 3.2-5102; and 32 33 5. Retail establishments that: (i) do not prepare or serve food; (ii) sell only food or beverages that 34 are sealed in packaging by the manufacturer and have been officially inspected in the manufacturing 35 process; (iii) do not sell infant formulas; (iv) do not sell salvaged foods; and (v) certify to the

37 of this subdivision shall be exempt from inspection and the inspection fees. Nothing in this section shall 38 prevent the Department from inspecting any retail establishment if a consumer complaint is received. 39

Department that they meet the provisions of this section. Retail establishments that meet the provisions

B. Any person who violates any provision of this section is guilty of a Class 1 misdemeanor.

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