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D i s t r i b u t i o n

C A R U C A D D C A R A R Y R  
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is act on a n s ct on o or Caro na G n ra  
Ass by ss on Law a so k n o w n a s Far Act ( w ) was  
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Act t a r t s o r Caro na s o v r w n y L a t n o a n r a n t a r w o r k r

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work rs n stat Frst Act an at s at a r nts by a r cura  
p o y rs to a n st r payro un on u s uct ons r qu st by p o y s  
co on y known as u s c k o a r nts a b nva an  
un n orc ab con Act c ar s at s tt nt a r nts at nc u a  
st pu at on at an a r cura p o y r w r co n or nt r nto an a r nt  
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Far Act obstructs r xpr ss on an r assoc at on  
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ar work rs n or Caro na nc u n a nt s ctor o o nc s an  
a nt n A vara o H rnan an r labor un on a nt Far Labor

ct on o Far Act a n C G n tat u to a un r n  
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Any prov s on at r ct y or n r ct y con t ons pure as o  
a r cura pro ucts ~~pro ucts~~ or tr s o an a r nt or  
pure as o a r cura pro ucts or tr s o an a r nt not to su  
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Caro na Fur r notw stan n G an a r nt r qu r n an  
a r cura pro uc r to trans r un s to a labor un on or labor or an at on  
or purpos o pay n an p o y s b rs p or u s s nva  
an un n orc ab a a nst pub c po cy n r stra nt o tra or co rc n  
tat o or Caro na

r an n Co tt FL C Far Act a so v o at s Fourt nt  
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c t ns an a un on w a b rs p co pr s ar y o wor k rs ro x co  
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A t ona y Far Act s an unconst tut ona B o Atta n r b caus t  
s at v y s n s out an pun s FL C or ts or an n act v ty  
In t o on o n an n nt rr parab ar a nt s  
r sp ct u y r qu st pr nary an p r an nt n unct v r to nsur at  
a a nt s can cont nu to s k an b n t ro vo untary payro u s  
uct on a r nts w a r cu tura p oy rs an a nt FL C an ts  
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**RES D C A D**

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an to trans r suc u s r ct y to FL C Hav n succ ss u y co p t s  
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or an a r c u t u r a p r o u c r a s a r t t o r t u r n o o w n s a s o n s  
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c o p a n n a b o u t u n s a o r a w o r k n c o n t o n s r c r u t n t p r o c s s  
s t a b b y C B A s a s o a r y n a t a p r a c t c o H A  
u s t w o r k r s b n a r r c r u t n t s o r a c c s s t o o b s n o r C a r o n a  
C B A s a s o p r o v s n c a n t b n t s o r a r c u t u r a p r o u c r s

to address various provisions of the Act by the public about  
work conditions confronted by workers.

As part of an arrangement to settle the ongoing dispute  
so the FLC bars any new or voluntary union contract or suc-  
cessor contract with any other workers as part of a class work-  
ing agreement. In such cases, the relevant parties are not  
it was not a mutual restriction so the cases are not at all  
pay or contract of the FLC as the bar on new workers who  
sincerely are not the FLC bars any pay or contract  
in the union contract with workers used to ensure  
our way of our increase in a proportionate pay  
work pay contract to assure safety issues workers  
pay contract and an option to a new contract  
changes or revision work practices.

FLC's two active CBAs are not subject to  
overburdened or underpaid.

During the period covered by a CBA, FLC must actively  
CBAs throughout the state. An arrangement that  
assistance cover workers with their current process  
arrangement produces comparable CBAs assistance bars or





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producers that provide or supply us with services are FLCS  
ports to own new bars. In addition, FLCS will be unable to contact us re-  
most of its current bars once its existing CBAs expire.

By preventing FLCS from instituting that on or anti-competitive  
as a party to its current contract as a bargaining representative  
by FLCS bars or to obtain CBAs, it results in a violation of FLCS  
bars. The Fair Act significantly limits FLCS's ability to advance an



statement was primarily approved on January 1, 1994, and received final approval on July 1, 1994.

As FL Cigarettes as increased sales by approximately 10% in 1994, the number of workers covered by union agreements and associated benefits have increased. In view of the public attention on FL Cigarettes and its availability, the contract was backdated by the Carolina Farm Bureau Agricultural Producers Association and so the agricultural producers.

As part of its backdated agricultural producers and other trade group have successfully pursued or sustained an attempt to obstruct FL Cigarettes efforts to provide working conditions for workers in the state.

In 1994, the Florida Cigarette Association convened a series of meetings to discuss working conditions in the Carolina tobacco growing industry groups successfully obstructed the state's attempt to FL Cigarettes ability to use market-based pressure to provide working conditions for workers. Further, the contract is a violation of the contract.

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in as by the same representative who was a regular worker unions or an independent Dixon report

It is not a rare thing in an industrial situation that so very important. And so now it is not a rare but an ounce of prevention is worth a pound of cure. And the representative is at a loss to know how to go around an attempt to prohibit a worker from working in a factory but the worker wants so properly assured that so that we can continue to you

As on June the representative Dixon was quoted in a newspaper article stating that the C. Far Bureau of labor organizations requests that unions far from being a pressure to contract unions and sign union contracts

In June the Senate passed the House. Because the House announced its intention to pass the Far Act, a conference committee was appointed at the same time. The representative Dixon chaired the House Conference Committee for the Far Act and Senator Brent Jackson, owner of Jackson Farin Company, announced that he would testify by the Federal Chamber of Commerce. The House Conference Committee or the Senate Conference Committee report that the same union incorporation bill was at the moment by both chambers

The Far Act was ratified by the General Assembly on June

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roup at ac<sub>k</sub>s po t ca pow r n w c s avor rac a an n c nor t s  
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**A**      **B**      **C**      **D**      **E**      **F**      **G**      **H**      **I**      **J**      **K**      **L**      **M**      **N**      **O**      **P**      **Q**      **R**      **S**      **T**      **U**      **V**      **W**      **X**      **Y**      **Z**

**On Behalf of All Plaintiffs Against All Defendants**

I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as shown to me by the parties to the above-captioned case.

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The Far Act unaw u y pr v s a nt s o o nc s an  
A vara o H rnan o r ts to a an n orc contracts to su to b  
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