

**1st Sub. H.B. 390**  
**URBAN FARMING AMENDMENTS**

Senator **Daniel McCay** proposes the following amendments:

1. *Page 1, Lines 12 through 13:*

12           ▶       modifies the definition of urban farming   {~~for counties of the third through sixth~~  
13 ~~class~~} ; and

2. *Page 2, Line 42 through Page 3, Line 59:*

42           (3)   {~~(a)~~}   "Urban farming" means:

43                {~~(i) if performed on land located in a county of the first or second class, cultivating food~~  
44 ~~or other marketable crop:~~

45           —{~~(A) with a reasonable expectation of profit from the sale of the food or other~~  
46 ~~marketable crop; and~~

47           —{~~(B) from irrigated land located in a county that has adopted an ordinance governing~~  
48 ~~urban farming in accordance with Section 59-2-1714; or~~

49           —{~~(ii) if performed on land located in a county other than a county of the first or second~~  
50 ~~class:~~}

51                {~~(A)~~}   (a)   cultivating food or other marketable crop or engaging in livestock production,  
52 including grazing; and

53                {~~(B)~~}   (b)   performing the activity described in Subsection (3)(a)   {~~(ii)(A)~~}   with a  
reasonable

54 expectation of profit and from irrigated land located in a county that has adopted an ordinance  
55 governing urban farming in accordance with Section 59-2-1714.

56                {~~(b) "Urban farming" does not include the following, if performed on land located in a~~  
57 ~~county of the first or second class:~~

58           —{~~(i) livestock production; or~~

59           —{~~(ii) grazing:~~}