

(II) IF THE MIGRANT AGRICULTURAL WORKER IS RECRUITED IN THE STATE, BEFORE THE FARM LABOR CONTRACTOR RECRUITS THE MIGRANT AGRICULTURAL WORKER TO PERFORM AGRICULTURAL WORK; OR

(III) IF THE FARM LABOR CONTRACTOR IS IN THE STATE WITH A MIGRANT AGRICULTURAL WORKER AND HAS RECRUITED THE MIGRANT AGRICULTURAL WORKER WHEN AN AGRICULTURAL OPERATION ASKS THE FARM LABOR CONTRACTOR TO PERFORM A FARM LABOR CONTRACTING SERVICE, BEFORE THE FARM LABOR CONTRACTOR PERFORMS THE SERVICE.

(B) HOUSING.

EACH FARM LABOR CONTRACTOR WHO PROVIDES HOUSING FOR A MIGRANT AGRICULTURAL WORKER, BY AGREEMENT WITH AN AGRICULTURAL OPERATION OR OTHERWISE, SHALL ENSURE THAT ALL OF THE CONDITIONS OF OCCUPANCY ARE POSTED CONSPICUOUSLY WHILE THE MIGRANT AGRICULTURAL WORKER STAYS IN THE HOUSING.

(C) FORM OF DISCLOSURES.

INFORMATION THAT A FARM LABOR CONTRACTOR IS REQUIRED TO DISCLOSE UNDER THIS SECTION SHALL BE:

(1) IN WRITING; AND

(2) IN ENGLISH OR, AS NECESSARY AND REASONABLE FOR MIGRANT AGRICULTURAL WORKERS WHO ARE NOT FLUENT OR LITERATE IN ENGLISH, IN SPANISH OR ANOTHER LANGUAGE COMMON TO THE MIGRANT AGRICULTURAL WORKERS.

(D) FORMS.

ON REQUEST, THE COMMISSIONER SHALL MAKE AVAILABLE TO A FARM LABOR CONTRACTOR FORMS TO BE USED TO DISCLOSE INFORMATION AS REQUIRED UNDER THIS SECTION.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 100, § 80C(a), (b), (d), and (g).

In the introductory language of subsection (a) of this section, the former requirements that the disclosure be "in writing" are deleted as unnecessary in light of subsection (c)(1) of this section.

In subsection (b) and the introductory language of (a)(1)(iii) of this section, the former word "terms" is deleted as included in the word "condition". Use of the plural "terms" in former Art. 100, § 80C(a)(2) and (b) seemed to indicate that "terms" did not refer only to duration of employment or occupancy.