

2020 South Dakota Legislature House Bill 1028

Introduced by: The Committee on Agriculture and Natural Resources at the request of the Department of Agriculture

1 An Act to revise certain provisions regarding pesticide registration and application.

- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 3 Section 1. That § 38-20A-1 be AMENDED:

4 **38-20A-1.** Definitions.

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- Terms used in this chapter, unless the context otherwise plainly requires, mean: (1) "Active ingredient," any ingredient which prevents, destroys, <u>repeals</u> repels, or
- 7 mitigates insects, fungi, rodents, weeds, or other pests;
- 8 (2) "Antidote," the most practical immediate treatment in case of poisoning, including
 9 first-aid treatment;
- 10 (3) "Bulk pesticide," any volume of a pesticide which is transported or held in an 11 immediate reusable container in undivided quantities greater than one hundred 12 pounds net dry weight or fifty-five U.S. gallons liquid measure. This does not include 13 pesticides which are in the custody of the ultimate user and are fully prepared for 14 use by <u>him the user;</u>
- (4) "Device," any instrument or contrivance intended for trapping, destroying,
 repelling, or mitigating insects or for destroying, repelling, or mitigating fungi,
 weeds, rodents, or-such any other pests-as designated by the secretary, but not
 including equipment used for the application of pesticides when sold separately and
 not including rodent traps;
- (5) "Fungi," all nonchlorophyll-bearing thallophytes of a lower order than mosses and
 liverworts, for example, rusts, smuts, mildews, molds, yeasts, and bacteria, except
 those on or in living-man_persons or other animals;
- (6) "Fungicide," any substance or mixture of substances intended for preventing,
 destroying, repelling, or mitigating any fungi;
- (7) "Herbicide," any substance or mixture of substances intended for preventing,
 destroying, repelling, or mitigating any weed;

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1 (8) "Inert ingredient," an ingredient which is not an active ingredient;

- (9) "Ingredient statement," a statement of the name and percentage of each active
 ingredient, together with the total percentage of the inert ingredients, in a pesticide.
 However, in <u>In</u> the case of every pesticide containing arsenic in any form, the
 ingredient statement shall show, in addition to other required information, the
 percentages of total arsenic and of water-soluble arsenic, each expressed in terms
 of elemental arsenic;
- 8 (10) "Insect," any of the numerous small invertebrate animals generally having the body 9 more or less obviously segmented, belonging to the class insecta, comprising six-10 legged usually winged forms, for example, beetles, bugs, bees, and flies, and to 11 other allied classes of arthropods whose members are wingless and usually have 12 more than six legs, for example, spiders, mites, ticks, centipedes, and wood lice;
- (11) "Insecticide," any substance or mixture of substances intended for preventing,
 destroying, repelling, or mitigating any insects which may be present in any
 environment;
- (12) "Label," the written, printed, or graphic matter on, or attached to, the pesticide or
 device, or the immediate container and the outside container or wrapper of the
 retail package;

19 (13) "Labeling," all labels and other written, printed, or graphic matter:

- (a) On the pesticide or device or any of its containers or wrappers;
- (b) Accompanying the pesticide or device at any time; or
- (c) To which reference is made on the label or in literature accompanying the
 pesticide or device, except accurate, nonmisleading reference to current
 official publications of any government institution or official agency of the
 United States or of this or any other state, authorized by law to conduct
 research in the field of pesticides;
- (14) "Pest," any insect, rodent, nematode, fungus, weed, or other form of terrestrial or
 aquatic plant or animal life or virus, bacteria, or other microorganism, except
 viruses, bacteria, or other microorganisms on or in living <u>man_persons</u> or other
 living animals, which the secretary declares to be a pest;
- (15) "Pesticide," any substance or mixture of substances intended for preventing,
 destroying, repelling, or mitigating any pests, or any substance or mixture of
 substances intended for use as a plant regulator, defoliant, or desiccant<u>or any</u>
 <u>substance or mixture of substances intended to be used as a spray adjuvant;</u>

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"Registrant," the person registering any pesticide pursuant to the provisions of this

(17)	"Rodenticide," any substance or mixture of substances intended for preventing,
	destroying, repelling, or mitigating rodents or any other vertebrate animal which
	the secretary declares to be a pest;
(18)	"Secretary," the secretary of agriculture the Department of Agriculture;
(19)	"Waste pesticide," any pesticide formulation that cannot be used according to label
	directions because of cancellation or suspension of its federal registration or
	deterioration of the product or its label, and any pesticide formulation whose active
	ingredients are not clearly identifiable because the pesticide is not stored in its
	original container; and
(20)	"Weed," any plant which grows where not wanted.
ction	2. That § 38-20A-2 be REPEALED.
38	3-20A-2. Delegation of powers by secretary of agriculture.
ction (3. That § 38-20A-3 be AMENDED:
38	3-20A-3. Declaration as pestPublic hearing.
	The secretary of agriculture is authorized, after opportunity for a holding a public
hearin	g, to declare as a pest any form of plant or animal life or virus which is injurious to
plants	, human beings, domestic animals, articles, or substances any plant, person,
<u>domes</u>	stic animal, or substance.
ction 4	4. That § 38-20A-6 be AMENDED:
38	3-20A-6. Interplant shipmentsException from registration.
	Notwithstanding any other provision of this chapter, registration is not required—in
the ca	ase of if a pesticide <u>is</u> shipped from one <u>manufacturing</u> plant within this state to
anoth	er <u>manufacturing</u> plant within this state operated by the same person if such, and
<u>the</u> pe	esticide be is not sold or offered for sale in this state.
ction	5 That & 38-204-8 be AMENDED.

27 Section 5. That § 38-20A-8 be AMENDED:

28 38-20A-8. Registration--Requirements--Submission contents.

29 The registrant shall submit to the secretary of agriculture may require submission 30 of the complete formula of any pesticide, including its active and the formula's active

11 original container; and

chapter;

- 12 (20) "Weed," any plant which
- 13 Section 2. That § 38-20A-2 be RE

- 14 38-20A-2. Delegation of
- 15 Section 3. That § 38-20A-3 be AM

38-20A-3. Declaration a 16

17 The secretary of agricu a public rious to 18 hearing, to declare as a pest a 19 plants, human beings, domes person, 20 domestic animal, or substance

21 Section 4. That § 38-20A-6 be AM

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<u>ingredients. The secretary may also require the registrant to submit the</u> inert ingredients
 <u>upon request.</u>

3 Section 6. That § 38-20A-10 be AMENDED:

38-20A-10. Registration of pesticide by secretary.

5 If it appears to the secretary of agriculture that the composition of the article is 6 such as to warrant_pesticide warrants the proposed claims for it, and if the article and its 7 labeling_pesticide, labeling, and other material required to be submitted comply with meet 8 the requirements—of_in §§ 38-20A-16 to 38-20A-29, inclusive, the secretary shall register 9 the article_pesticide.

10 Section 7. That § 38-20A-11 be AMENDED:

38-20A-11. Registration not a defense.
 In no event may registration of <u>an article a pesticide</u> be construed as a defense for
 the commission of any offense prohibited under the provisions of §§ 38-20A-26 to 38 20A-29, inclusive.

15 **Section 8.** That § 38-20A-12 be AMENDED:

38-20A-12. Notice to registrant--Failure to comply--Refusal of registration- Hearing.

18 If it does not appear to the secretary-of agriculture that the pesticide warrants the 19 proposed claims for it or if the pesticide and its labeling and other material required to be 20 submitted do not comply with the provisions of this chapter or regulations adopted the 21 rules promulgated thereunder, he the secretary shall notify the applicant registrant of the 22 manner in which reasons the pesticide, labeling, or other material required to be submitted fails to comply with the provisions of this chapter to afford the applicant provide the 23 24 registrant an opportunity to make the necessary corrections. If, upon receipt of the notice, 25 the applicant registrant does not make the required changes necessary corrections, the 26 secretary may refuse to register the pesticide. The applicant If the secretary refuses to 27 register the pesticide, the registrant may request a hearing under the provisions of chapter 28 1-26.

29 Section 9. That § 38-20A-13 be AMENDED:

38-20A-13. Cancellation of registration--Hearing.

If the secretary of agriculture determines that a registered pesticide or its labeling does not comply with the provisions of this chapter or regulations adopted pursuant to the provisions of rules promulgated under this chapter, he the secretary may cancel the registration of that pesticide, subject to the a hearing under the provisions of chapter 1-6 26.

- 7 **Section 10.** That § 38-20A-16 be AMENDED:
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38-20A-16. Adulterated pesticides.

9 A pesticide is adulterated if its strength or purity <u>falls below</u> <u>does not meet</u> the 10 professed standard or quality, as expressed on its labeling or under which it is sold, or if 11 any substance has been substituted wholly or in part for the pesticide, or if any valuable 12 ingredient of the pesticide has been wholly or in part abstracted.

13 Section 11. That § 38-20A-17.1 be AMENDED:

14 15 38-20A-17.1. Misbranded pesticides.

- A pesticide is misbranded if:
- (1) <u>Its labeling The label bears</u> any statement, design, or graphic representation
 relative to <u>it the pesticide</u> or <u>to</u> its ingredients which is false or misleading <u>in any</u>
 particular;

19 (2) It is an imitation of or is offered for sale under the name of another pesticide;

- 20 (3) <u>Its labeling The label</u> bears any reference to registration under the provisions of this
 21 chapter;
- 22 (4) The label accompanying it does not contain necessary instructions for use which are
 23 adequate, if complied with, for the protection of the public;
- (5) The label does not bear a necessary warning or caution statement which is
 adequate, if complied with, to prevent injury to living <u>man_persons</u> or other
 vertebrate animals;
- (6) The label does not bear an ingredient statement on the part of the immediate
 container and on the outside container or wrapper, if one exists through which the
 ingredient statement on the immediate container cannot be clearly read, of the
 retail package which is presented or displayed under customary conditions of
 purchase;
- 32 (7) The label fails to clearly and plainly show the name and address of the 33 manufacturer, registrant, or person for whom<u>the pesticide is</u> manufactured; the

name, brand, or trademark under which-<u>it the pesticide</u> is registered and sold; and
 the net weight or measure of the contents of the container, subject, however, to
 any reasonable variations as the secretary of agriculture may permit by regulation;
 or

- 5 (8) Any word, statement, or other information required by the provisions of this chapter 6 that appears on the labeling is not prominently placed on the labeling in a 7 conspicuous manner, when compared with other words, statements, designs, or 8 graphic material on the labeling, and in terms that render it likely to be read and 9 understood by the ordinary individual under customary conditions of purchase and 10 use; or
- (9) The pesticide is injurious to living persons or other vertebrate animals, or to
 vegetation, except weeds or pests, to which it is applied, or to the person applying
 the pesticide, when used as directed or in accordance with commonly recognized
 practices.
- 15 Section 12. That § 38-20A-18.1 be AMENDED:
- 16 **38-20A-18.1.** Misbranded device.
- A device is misbranded if its labeling bears any statement, design, or graphic
 representation relative to the device which is false or misleading <u>in any particular</u>.
- 19 **Section 13.** That § 38-20A-25 be REPEALED.

38-20A-25. Pesticide deemed misbranded if injurious when used as directed.

22 Section 14. That § 38-20A-27 be AMENDED:

38-20A-27. Unregistered pesticides--Prohibitions--Change in labeling or formula.

No person may knowingly or willfully distribute, sell, or offer for sale within this state any pesticide which-has not been is not registered pursuant to under the provisions of §§ 38-20A-4 to 38-20A-13, inclusive; or any pesticide if any of the claims made-for it or any of the directions for-its_the pesticide's use differ in substance from the representations made in connection with its registration; or any pesticide if the composition of the pesticide differs from-its_the composition-as represented in-connection with its registration. However, the The secretary of agriculture may allow a change in the

labeling or formula of a pesticide to be made within a registration period without requiring
 reregistration of the <u>product pesticide</u>.

3 Section 15. That § 38-20A-28 be AMENDED:

38-20A-28. Authorized container--Requirements--Prohibitions.

5 No person may knowingly or willfully distribute, sell, or offer for sale within this 6 state any pesticide unless it is in the registrant's or the manufacturer's unbroken 7 immediate container and there is affixed to the container, and to the outside container or 8 wrapper-of the retail package if there be one through which the required information on if 9 <u>one exists through which the ingredient statement on</u> the immediate container cannot be 10 clearly read, a label bearing clearly and plainly the information required-<u>by in</u> this chapter.

- 11 Section 16. That § 38-20A-29 be AMENDED:
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38-20A-29. Label required--Contents of label.

13 No person may distribute, sell, or offer for sale within this state any pesticide which 14 contains any substance-or substances in quantities highly toxic to-man_persons, unless 15 the label bears, in addition to any other-matter_information required by this chapter, the 16 label bears the following:

- 17 (1) A skull and crossbones and the word "poison," both prominently printed in red figure
 18 and letters not less than one-fourth inch high on a background of distinctly
 19 contrasting color; and
- 20 (2) A statement of an antidote for the pesticide.
- 21 Section 17. That § 38-20A-31 be AMENDED:

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38-20A-31. Exemption for carriers--Access to records.

The penalties provided for violations of the provisions of §§ 38-20A-26 to 38-20A-24 29, inclusive, do not apply to a carrier while lawfully engaged in transporting a pesticide 25 within this state, if the carrier, upon request, permits the secretary of agriculture or his 26 designated agent to copy all records showing transactions in and movement of the articles 27 pesticides.

28 Section 18. That § 38-20A-32 be AMENDED:

38-20A-32. State and federal officials exempt from penalties.

2 The penalties provided for violations of the provisions of §§ 38-20A-26 to 38-20A-3 29, inclusive, do not apply to public officials of this state or the federal government when 4 engaged in the performance of their official duties.

5 **Section 19.** That § 38-20A-34 be AMENDED:

38-20A-34. Alteration or destruction of label as petty offense--Changing composition of substance.

8 It is a petty offense for any person to detach, alter, deface, or destroy, in whole or 9 in part, any label-or labeling provided for in this chapter or <u>regulations</u> rules promulgated 10 <u>hereunder</u> thereunder, or to add any substance to, or take any substance from, a pesticide 11 in a manner that <u>may defeat the purpose</u> <u>does not comply with any of the provisions</u> of 12 this chapter.

13 Section 20. That § 38-20A-35 be AMENDED:

1438-20A-35. Exemption of pesticide packed for export--Provisions applicable15if not exported.

16 No-article shall be deemed_pesticide is in violation of this chapter when intended 17 solely for export to a foreign country, and when prepared or packed according to the 18 specifications or directions of the purchaser. If <u>not so the pesticide is not</u> exported, all the 19 provisions of the chapter-shall apply.

20 Section 21. That § 38-20A-36 be AMENDED:

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38-20A-36. Promulgation of rules.

22 The secretary of agriculture may establish rules promulgated may promulgate 23 rules, pursuant to chapter 1-26, providing for registration, sampling, analysis, inspection, 24 storage, handling, and labeling of pesticides, bulk pesticides, or devices; requiring specific 25 information on the label of pesticides as to the chemical identity of any active ingredient 26 or ingredients thereof; requiring registration of bulk pesticides and approval of site and 27 conditions by which bulk pesticides are handled; stored and produced and requiring on 28 the label an accurate statement of the quantity of any active ingredient in terms of weight 29 per unit measure of the commodity as sold, if he finds the label information necessary for 30 the protection of the user, environment, and for correct application of pesticides. The 31 secretary may also promulgate rules, pursuant to chapter 1-26, applicable to and in

1 conformity with the primary standards established by this chapter that have been or may 2 be prescribed by the United States Department of Agriculture, United States 3 Environmental Protection Agency, or other federal agency with respect to pesticides. 4 **Section 22.** That § 38-20A-37 be AMENDED: 5 38-20A-37. Cooperation with other state and federal agencies. 6 The secretary of agriculture is authorized and empowered to cooperate with, and 7 enter into agreements with, any other agency of this state, the United States Department 8 of Agriculture, the United States Environmental Protection Agency, and any other state or 9 agency thereof for the purpose of carrying out the provisions of this chapter and securing 10 uniformity of regulations. Section 23. That § 38-20A-38 be REPEALED. 11 12 38-20A-38. Regulations in conformity with federal standards--Hearing. 13 Section 24. That § 38-20A-39 be AMENDED: 14 38-20A-39. Inspection and sampling--Access to premises and records--15 Identification and examination of samples. The secretary of agriculture may inspect and sample pesticides and devices kept 16 17 or offered for sale, sold, or distributed within this state at the time and place and to the 18 extent he finds necessary to confirm their compliance with the provisions of this chapter. 19 The secretary and his duly authorized agents have has all the rights of visitation, 20 inspection, sampling, and access to places, property, containers, and records as necessary 21 to enforce the provisions of this chapter. All samples collected shall be sealed and properly 22 identified in the presence of the dealer or person from whom taken and shall be promptly forwarded to the director of laboratories for examination. The director of laboratories shall 23 24 examine all samples and to report his results promptly to the secretary examined. 25 **Section 25.** That § 38-20A-41 be AMENDED: 26 38-20A-41. Stop-sale order on pesticide or device in violation--Attachment 27 to pesticide--Notice--Effect of order. 28 If the secretary-of agriculture has reasonable cause to believe a pesticide or a 29 device is being distributed, sold, or offered for sale within this state in a manner

30 inconsistent with any of the provisions of this chapter, or of any of the <u>regulations</u> rules

adopted <u>pursuant to the provisions of under</u> this chapter, <u>he-the secretary may</u> issue and serve a written "stop-sale" order upon the owner or custodian of the pesticide or device. If the owner or custodian is not available for service of the order, the order may be attached to the pesticide or device and the secretary shall notify the owner or custodian and the registrant. The pesticide or device may not be sold, <u>or and the stop-sale</u> <u>order may not be</u> removed until-<u>it has met the pesticide or device meets</u> the provisions of this chapter and <u>the pesticide or device has been is</u> released by written order under

this chapter and the pesticide or device has been is released by written order under
conditions specified by the secretary or the violation has been is otherwise rectified as
provided in this chapter.

10 Section 26. That § 38-20A-46 be AMENDED:

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38-20A-46. Stop-sale--Payment of costs.

Upon payment to the department of all costs incurred by the department to implement the stop-sale and sufficient assurance that a pesticide or device subject to a "stop-sale" order pursuant to the provisions of § 38-20A-41 will not be disposed of unlawfully, the <u>court secretary</u> may direct that the pesticide or device be delivered to its owner for relabeling or reprocessing.

17 Section 27. That § 38-20A-47 be AMENDED:

18 **38-20A-47.** Prohibited contracts void--Action on contract prohibited.

Any contract for the sale of a <u>product pesticide or device</u> in violation of the provisions of this chapter is void. No action may be maintained in any court for the purchase price or value of any<u>product pesticide or device</u>, the sale of which is prohibited. No person is liable for the price or value of any<u>product pesticide or device</u> furnished in violation of any of the provisions of this chapter.

- 24 Section 28. That § 38-20A-52 be REPEALED.
- 25 **38-20A-52.** Publication of judgments.
- 26 Section 29. That § 38-20A-53 be REPEALED.

27 **38-20A-53. Citation of chapter.**

28 Section 30. That § 38-20A-54 be AMENDED:

1 38-20A-54. Waste pesticide--Development of program--Promulgation of 2 rules. 3 For the purposes of developing a waste pesticide collection and disposal program and a pesticide container recycling program, the secretary-of agriculture may promulgate 4 5 rules pursuant to chapter 1-26 to: 6 (1)Assess an additional annual fee, until June 30, 1997, on pesticides registered 7 pursuant to § 38-20A-9, not to exceed twenty-five dollars per product; 8 (2) Enter into agreements with private entities and cooperate with other local, state, or 9 federal agencies to fulfill the goals of the program; 10 (3)(2) Define the types and condition of pesticide containers to be accepted through the 11 recycling program; 12 (4)(3) Define the kind and condition of pesticides to be accepted through the waste 13 pesticide collection and disposal program; 14 (5)(4) Establish procedures for collecting waste pesticides for disposal and pesticide 15 containers for recycling; and 16 (6) (5) Develop criteria for establishing pesticide and pesticide container collection sites. 17 Section 31. That § 38-20A-55 be REPEALED. 18 38-20A-55. Establishment of advisory committee--Members--Duties. 19 **Section 32.** That § 38-21-15.1 be AMENDED: 20 38-21-15.1. Bulk pesticide storage facility permit--Revocation of permit--21 Penalty. 22 No person may establish or operate a bulk pesticide storage facility without 23 obtaining a bulk pesticide storage facility permit from the secretary. The secretary may 24 establish by rule pursuant to chapter 1-26, a bulk pesticide storage facility permit system 25 and operational requirements necessary for secondary containment of bulk pesticide for 26 the protection of the environment and human health. The secretary may require that 27 appropriate plans and specifications for construction and operation of a bulk pesticide 28 storage facility be submitted for approval prior to the issuance, modification, suspension, 29 or revocation of a permit. If a bulk pesticide storage facility is operating in violation of the 30 permit requirements established pursuant to in rules promulgated under this section 31 chapter, the secretary may grant a reasonable period of time for the facility to comply 32 with the rules. If the facility does not comply with the rules in the prescribed period of 33 time, the secretary shall revoke the operating permit pursuant to chapter 1-26. Any

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1 person operating a bulk pesticide storage facility without a permit issued pursuant to this

- 2 section, or operating with a revoked permit is guilty of a Class 1 misdemeanor. A violation
- 3 <u>of this section is a Class 1 misdemeanor.</u>
- 4 Section 33. That § 38-21-15.2 be AMENDED:

38-21-15.2. Operation without permit--Civil penalty, injunctive, or

6 declaratory relief.

7 Any <u>Notwithstanding any other provision of this chapter, any person who operates</u> 8 a bulk storage facility without a permit or violates the bulk pesticide storage facility permit 9 provision of this chapter is subject to a civil action in circuit court for the recovery of a 10 civil-penalty not to exceed five hundred dollars for each day of violation. In addition, the 11 secretary may enforce the provisions of this chapter by means of injunctive and 12 declaratory relief in circuit court.

13 Section 34. That § 38-21-15.3 be AMENDED:

38-21-15.3. Existing bulk pesticide storage--Alteration--Plans prepared- Rules prohibited.

16 The <u>department</u> <u>secretary</u> may not promulgate a rule requiring that plans, 17 specifications, and supporting information submitted for an alteration of an existing bulk 18 pesticide storage facility or the construction of a new site be prepared by a registered 19 professional engineer. Nothing in this section <u>shall prohibit</u> <u>prohibits</u> an operator of a bulk 20 pesticide storage facility from voluntarily having the plans, specifications, and supporting 21 information prepared by a registered professional engineer.

22 **Section 35.** That a NEW SECTION be added:

23 **38-21-15.4. Bulk pesticide storage facility--Promulgation of rules.**

- 24The secretary may promulgate rules, pursuant to chapter 1-26, providing for a bulk25pesticide storage facility permit system and operational requirements necessary for26secondary containment of bulk pesticide for the protection of the environment and human27health. The secretary may require that appropriate plans and specifications for
- 28 <u>construction and operation of a bulk pesticide storage facility be submitted for approval</u>
- 29 prior to the issuance, modification, suspension, or revocation of a permit.

30 Section 36. That § 38-21-18 be AMENDED:

The secretary of agriculture in promulgating may promulgate rules, pursuant to chapter 1-26 for this chapter shall, to prescribe standards for the certification of all applicators of pesticides. Such-The standards shall relate to the use and handling of the pesticides, or to the use and handling of the pesticide or class of pesticides covered by the individual's certification, and shall <u>be relative relate</u> to the hazards involved. In determining these standards, the secretary shall take into consideration consider the standards of the federal Environmental Protection Agency.

- 9 Section 37. That § 38-21-20 be AMENDED:
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38-21-20. Qualified applicants--Issuance of license--Denial of application.

11 If the secretary of agriculture finds the applicant qualified to apply pesticides in the 12 classifications he has for which the applicant applied for, after such examinations as the secretary shall require by regulation, and if the applicant applying for a license to engage 13 14 in aerial application of pesticides has met all the requirements of the Federal Aviation 15 Agency, the Aeronautics Commission of this state, and any other applicable federal or state laws or regulations to operate the equipment described in the application, the 16 secretary shall issue a licensed an applicator's license limited to the classifications for 17 which he the applicant is qualified. The secretary may deny any application for any 18 19 applicator's license if the secretary finds that the applicant has violated any provisions of 20 this chapter.

- 21 Section 38. That § 38-21-21 be AMENDED:
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38-21-21. Licensure--Denial or non-issuance--Written explanation.

If <u>an any</u> applicator's license is <u>denied or</u> not issued as applied for, the secretary
 of agriculture shall inform the applicant in writing of the reasons<u>therefor</u> for the denial or
 non-issuance.

26 Section 39. That § 38-21-22 be AMENDED:

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38-21-22. Applicator's license--Restrictions.

The secretary-of agriculture may limit the license of the any applicant to the use of certain pesticides, or to certain areas, or to certain types of equipment if the applicant is only so gualified based upon the applicant's gualifications.

31 Section 40. That § 38-21-24 be AMENDED:

1	38-21-24. Private and commercial applicatorsRecordsPromulgation of
2	rules.
3	The secretary of agriculture may establish may promulgate rules, pursuant to
4	chapter 1-26, to require private and commercial applicators to maintain—such <u>any</u> pesticide
5	application records as he may deem the secretary determines are necessary.
6	Section 41. That § 38-21-33.1 be AMENDED:
7	38-21-33.1. Pesticide dealerUnlicensed operationMisdemeanorCivil
8	penalty.
9	It is a Class 2 misdemeanor for any person to act in the capacity of a licensed <u>No</u>
10	person may act as a pesticide dealer or advertise as a licensed pesticide dealer at any
11	time without first having obtained a obtaining a pesticide dealer's license from the
12	Department of Agriculture that shall expire on the last day of February of the second year
13	following the year of issue issued by the secretary. A violation of this section is a Class 2
14	misdemeanor. In addition to any criminal penalty, any person who violates this section is
15	subject to a civil penalty not to exceed five thousand dollars per violation. <u>Any civil penalty</u>
16	under this section shall be imposed by the circuit court. Any civil penalty collected shall
17	be deposited into the state general fund.
18	Section 42. That § 38-21-33.2 be AMENDED:
19	38-21-33.2. Physicians, veterinarians, and pharmacistsExemption.
20	Licensed physicians, veterinarians, and pharmacists shall be Any licensed
21	physician, veterinarian, or pharmacist is exempt from the provisions of § 38-21-33.1 if
22	not over less than three percent of total sales is derived from the sale of pesticides.
23	Section 43. That § 38-21-33.3 be AMENDED:
24	38-21-33.3. Pesticide applicators and government agenciesExemption.
25	Section <u>The provisions</u> of ξ 38-21-33.1— shall<u>do</u> not apply to <u>a licensed</u> any
26	commencial posticido applicator who calls posticidos aply as an integral part of his posticida

<u>commercial</u> pesticide applicator who sells pesticides only as an integral part of <u>his pesticide</u>
 <u>an</u> application service<u>when such if the</u> pesticides are dispensed only through equipment
 used for<u>such</u> pesticide application, or any federal, state, county, or municipal agency

29 which that provides pesticides only for-its the agency's own programs.

30 Section 44. That § 38-21-33.4 be AMENDED:

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38-21-33.4. License required for outlets--Transitory locations prohibited.

A pesticide dealer's license-<u>shall be is</u> required for each location or outlet located within this state from which<u>such</u> pesticides are distributed; <u>however</u>, <u>any</u>. <u>A</u> manufacturer, registrant, or distributor who has no<u>pesticide dealer outlet</u> <u>location</u> licensed within this state<u>and</u>, <u>but</u> who distributes<u>such</u> pesticides directly into this state shall obtain a pesticide dealer license for<u>his</u> the principal out-of-state location or outlet<u>of</u> the <u>manufacturer</u>, registrant, or distributor. <u>Licensed locations shall</u> <u>A licensed location may</u> not be transitory.

9 Section 45. That § 38-21-33.6 be AMENDED:

38-21-33.6. Denial, suspension, or revocation of dealer's license--Hearing.

11 <u>The A pesticide dealer's license shall be is</u> subject to denial, suspension, or 12 revocation after a hearing, <u>pursuant to chapter 1-26</u>, for any violation of this chapter₇ 13 <u>pursuant to chapter 1-26</u>, whether <u>if the violation was</u> committed by the dealer, or by the 14 dealer's officer, agent, or employee.

15 **Section 46.** That § 38-21-33.8 be AMENDED:

16 **38-21-33.8. Pesticide dealer--Exemption.**

Any person holding a pesticide <u>dealer</u> <u>dealer's</u> license pursuant to § 38-21-33.1 is exempt from purchasing a poison license for any pesticide <u>which is also</u> listed as a poison under chapter 34-20 and from maintaining a poison register as required in §§ 34-20-4 and 34-20-5.

21 Section 47. That § 38-21-35 be AMENDED:

38-21-35. Veterinarians --Exemption.

The licensing requirements of this chapter-<u>shall_do</u> not apply to<u>any_doctor of</u> veterinary medicine_a licensed veterinarian applying pesticides other than<u>restricted use</u> restricted-use pesticides to animals during the normal course of<u>his veterinary_the</u> veterinarian's practice if<u>he_the veterinarian</u> is not<u>principally or</u> regularly engaged in the business of applying pesticides for hire amounting to a principal or regular occupation and does_and is not publicly<u>hold himself_out_identified</u> as a pesticide applicator.

29 Section 48. That § 38-21-37 be AMENDED:

38-21-37. Application without compensation--Exemption.

The licensing requirements of this chapter do not apply to any person using handpowered hand-powered equipment to apply pesticides, other than restricted use restricted-use pesticides, to lawns, or to ornamental shrubs and trees not in excess of twelve feet high, if applied without compensation.

- 6 **Section 49.** That § 38-21-39 be AMENDED:
- 7

38-21-39. Restricted-use pesticide classifications--Promulgation of rules.

8 For the purpose of uniformity and in order to enter into cooperative agreements, 9 the secretary-of agriculture may establish may promulgate rules promulgated, pursuant 10 to chapter 1-26, adopting restricted-use pesticides classifications as determined by the 11 federal Environmental Protection Agency. The secretary may also by rules promulgated 12 pursuant to chapter 1-26, to determine state restricted-use pesticides, to restrict the use 13 of certain pesticides, or to disallow the use of certain pesticides for within the state or for 14 within designated areas-within of the state.

15 Section 50. That § 38-21-39.1 be AMENDED:

38-21-39.1. Unlicensed sale of restricted-use pesticide--Misdemeanor--Civil penalty.

18 It is a Class 2 misdemeanor for any person not licensed No person without a 19 pesticide dealer's license issued by the secretary under the provisions of this chapter to 20 may sell any restricted-use pesticide to any person-not certified under the provisions of 21 this chapter. A violation of this section is a Class 2 misdemeanor. In addition to any 22 criminal penalty, any person who violates this section is subject to a civil penalty not to exceed five thousand dollars per violation. Any civil penalty under this section shall be 23 24 imposed by the circuit court. Any civil penalty collected shall be deposited into the state 25 general fund.

26 Section 51. That § 38-21-39.2 be AMENDED:

27

38-21-39.2. Sale of restricted-use pesticide to unlicensed person--

28 Misdemeanor--Civil penalty.

29 Any licensed <u>No</u> pesticide dealer <u>who sells may sell</u> a restricted-use pesticide to 30 any person <u>who is</u> not licensed or certified under the provisions of this chapter is guilty of 31 a <u>Class 2 misdemeanor</u>. A violation of this section is a <u>Class 2 misdemeanor</u>. In addition to any criminal penalty, any person who violates this section is subject to a civil penalty not to exceed five thousand dollars per violation. <u>Any civil penalty under this section shall</u> <u>be imposed by the circuit court. Any civil penalty collected shall be deposited into the state</u> <u>general fund.</u> Any<u>licensed</u> pesticide dealer is responsible for acts committed by<u>his_the</u> <u>pesticide dealer's</u> officers, agents, or employees under the civil penalty provisions of this section.

7 Section 52. That § 38-21-39.3 be AMENDED:

38-21-39.3. Unlicensed buying of restricted-use pesticide--Misdemeanor- Civil penalty.

10 Any <u>No</u> person <u>not certified under the provisions of without a license issued under</u> 11 this chapter <u>who buys may buy</u> any restricted-use pesticide <u>is guilty of</u>. A violation of this 12 <u>section is</u> a Class 2 misdemeanor. In addition to any criminal penalty, any person who 13 violates this section is subject to a civil penalty not to exceed five thousand dollars per 14 violation. <u>Any civil penalty under this section shall be imposed by the circuit court</u>. <u>Any</u> 15 <u>civil penalty collected shall be deposited into the state general fund</u>.

16 **Section 53.** That § 38-21-41 be AMENDED:

17 **38-21-41.** Reciprocal waiver of examinations.

18 The secretary-of agriculture may waive any examination requirement-provided for 19 under any provision of this chapter on a reciprocal basis with any other state which has 20 substantially the same standards.

21 Section 54. That § 38-21-52 be AMENDED:

22

38-21-52. Cooperation with other agencies.

The secretary of agriculture may cooperate, receive grants-in-aid, and enter-in-to 23 24 into agreements with any agency of the federal government, of this state or its 25 subdivisions, or with any agency of another state, to obtain assistance in the 26 implementation of this chapter; to secure uniformity of regulations; to cooperate in the 27 enforcement of the federal pesticide control laws through the use of state or federal 28 personnel and facilities and to implement cooperative enforcement programs; to develop 29 and administer state programs for training and certification of certified applicators 30 consistent with federal standards; to contract for training with other agencies including 31 federal agencies for the purpose of training certified applicators; to contract for monitoring

pesticides for the national plan; to prepare and submit state plans to meet federal
 certification standards and issuance of experimental permits; and to regulate certified
 applicators.

4 **Section 55.** That § 38-21-53 be AMENDED:

5

38-21-53. Entry and inspection by secretary.

6 So far as it may be necessary to To perform any duty pursuant to the provisions 7 of this chapter, the secretary-of agriculture may enter-upon any public or private premises 8 at any reasonable time to inspect any pesticide-related equipment and the premises on 9 which such the equipment is kept or stored, to inspect lands actually or reportedly exposed to pesticides, to inspect storage or disposal areas, to investigate complaints of injury to 10 11 humans or land, to examine any records required to be maintained pursuant to this 12 chapter, or to sample pesticides being applied or to be applied. The secretary may apply to any court of competent jurisdiction for a search warrant authorizing access to any land 13 14 or premises to which the secretary may be denied access.

15 **Section 56.** That § 38-21-54 be REPEALED.

16

38-21-54. Search warrant when access denied.

- 17 Section 57. That § 38-21-55 be AMENDED:
- 18

38-21-55. Cause of action--Injunction.

19 The secretary of agriculture may bring cause an action to commence in any court 20 of competent jurisdiction to enjoin the violation or threatened violation of any provision of 21 this chapter.

22 Section 58. That § 38-21-56 be AMENDED:

23 **38-21-56.** Notification of pesticide application--Promulgation of rules.

The secretary-of agriculture may promulgate rules, pursuant to chapter 1-26, to require posting of <u>pesticide</u> application sites and <u>notification of notifying</u> the public or other individuals who may be affected by a pesticide application that has occurred or will occur in the future.

28 Section 59. That § 38-21-57 be AMENDED:

38-21-57. Pesticide regulatory fund--Administration--Expenditures.

2 Funds collected pursuant to §§ 38-21-17, 38-21-23, and 38-21-33.5, and 38-21-3 43 shall be deposited with the state treasurer in a special revenue fund hereby created in 4 the state treasury known as the pesticide regulatory fund. This fund shall consist of 5 moneys from public and private sources including legislative appropriations, federal 6 grants, gifts, and the fees received pursuant to this chapter. The fund shall be maintained 7 separately and be administered by the department in order to defray the expenses of all 8 activities associated with administering the pesticide program. Expenditures from the fund 9 shall be appropriated through the normal budget process. Unexpended funds and interest 10 shall remain in the fund until appropriated by the Legislature.