FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 100

98TH GENERAL ASSEMBLY

Reported from the Committee on Agriculture, Food Production and Outdoor Resources, April 30, 2015, with recommendation that the Senate Committee Substitute do pass. 0268S.03C ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal sections 266.301, 266.311, 266.331, 266.336, 266.341, 266.343, 266.347, and 281.065, RSMo, and to enact in lieu thereof seven new sections relating to the administration of topical agricultural products.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 266.301, 266.311, 266.331, 266.336, 266.341, 266.343,
2 266.347, and 281.065, RSMo, are repealed and seven new sections enacted in lieu
thereof, to be known as sections 266.301, 266.311, 266.331, 266.336, 266.343,
2 266.347, and 281.065, to read as follows:

266.301. It shall be unlawful for any distributor to sell, offer for sale or expose for sale for consumption or use in this state any fertilizer without first securing a permit from the [director] fertilizer control board. Such permit shall expire on the thirtieth day of June of each year. Application for such permit shall be on forms furnished by the [director] fertilizer control board.

266.311. It shall be unlawful for any person to sell, offer for sale or expose $\mathbf{2}$ for sale any fertilizer for use or consumption in this state which is misbranded. Any fertilizer shall be deemed to be misbranded if it fails to carry 3 the printed statement required under section 266.321, or if the chemical 4 composition of such fertilizer does not meet the guarantee expressed on said 5 statement within allowable tolerances fixed by the [director] fertilizer control 6 7 **board**, or if the container for such fertilizer or any statement accompanying the same carries any false or misleading statement, or if false or misleading 8 statements concerning its agricultural value are made on any advertising matter 9 accompanying or associated with such fertilizer. 10

266.331. Every distributor shall, within thirty days after each six-months' $\mathbf{2}$ period ending June thirtieth and December thirty-first, file with the [director] fertilizer control board on forms supplied by [him] the fertilizer control 3 **board** a sworn certificate setting forth the information required [by the director] 4 by rule. At the time of filing said certificate, each distributor of fertilizer, 5excluding manipulated animal or vegetable manure, shall pay to the director the 6 fee prescribed [by the director] by rule, which fee shall not exceed one dollar per 7 ton and one dollar ten cents per metric ton; except that, sales to fertilizer 8 9 manufacturers or exchanges between them are hereby exempted. Each 10 distributor of fertilizer consisting of manipulated animal or vegetable manure 11 shall pay to the director a fee paid for each ton of manure as prescribed [by the 12director] by rule, which fee shall not exceed two cents for each percent nitrogen for manure containing less than five percent nitrogen; or which fee shall not 13exceed four cents for each percent nitrogen for manure containing at least five but 14 15less than ten percent nitrogen; or which fee shall not exceed six cents for each percent nitrogen for manure containing ten or more percent nitrogen. In the 16 17event that the [director] fertilizer control board has not prescribed a fee 18 under this section, each distributor required to pay a fee under this section shall 19 pay a fee of one and one-half cents for each one hundred pounds of fertilizer sold 20[by him] during the period covered by the certificate filed under this 21section. The fees so paid to the director shall be used for defraying the expenses in administering sections 266.291 to 266.351 and the rules promulgated under 2223sections 266.291 to 266.351, and for practical and scientific experiments by the 24Missouri agricultural experiment station in the value and proper use of 25fertilizers. Such fees may also be used to support such related research and methodology, publications, and educational programs extending the results of the 26fertilizer experiments as may be of practical use to the farmers of this state.] The 2728director is hereby authorized to collect fees and hold all fees in a 29 separate fund that shall be utilized by the fertilizer control board to 30 administer sections 266.291 to 266.351.

266.336. 1. There is hereby created [an advisory council to the director, which] a "Fertilizer Control Board". The fertilizer control board shall be composed of [fifteen] thirteen members [appointed by the director pursuant to this section]. Of the [fifteen] thirteen members [so appointed], five shall be actively employed as fertilizer manufacturers or distributors[,] and five shall be actively engaged in the business of farming[, and five shall be chosen from the

7 residents at large of this state. The five members chosen from the residents at 8 large of this state]. The nonprofit corporation organized under Missouri law to promote the interests of the fertilizer industry shall nominate 9 persons employed as fertilizer manufacturers or distributors, and 10 Missouri not-for-profit organizations that represent farmers shall 11 nominate persons engaged in the business of farming. Such 12nominations shall be submitted to the director, and the director shall 13select members from these nominations. Three at large members shall 14 15be selected by the director with the approval of a majority of the other ten members of the [advisory council] fertilizer control board. 16

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2. The [advisory council] **fertilizer control board** shall:

18 (1) Meet at least [once] twice each year with meetings conducted
19 according to bylaws;

20 (2) [Annually] Review [with the director] and approve the income 21 received and expenditures made under sections 266.291 to 266.351;

22(3) [Review and approve all rules, and revisions or rescissions thereof, to 23be promulgated by the director] In accordance with this section and chapter 536, adopt, amend, promulgate, or repeal after due notice and 24hearing rules and regulations to enforce, implement, and effectuate the 25powers and duties of sections 266.291 to 266.351. No rule or portion of 26a rule promulgated under the authority of this chapter shall become 27effective unless it has been promulgated pursuant to the provisions of 2829section 536.024;

30 (4) [Consider all information and advise the director in determining] Revoke or suspend a permit, or refuse to issue a permit, to any 31distributor who has knowingly violated any of the provisions of 3233 sections 266.291 to 266.351, or has failed or neglected to pay the fees or penalties provided for in sections 266.291 to 266.351. The board shall 34 conduct a hearing if requested by the distributor to review all penalties 35 36 assessed and permit decisions made by the board. Upon completion of 37a hearing, the board shall determine if penalty modifications are 38 warranted giving consideration to the history of previous violations, 39 the seriousness of the violation, any overage in any other ingredients, 40 demonstrated good faith of the distributor, and any other factors deemed appropriate. Any penalty modification must comply with 41 42section 266.343;

(5) Determine the method and amount of fees to be assessed. In
performing its duties under this subdivision, the [advisory council] fertilizer
control board shall represent the best interests of the Missouri farmers and
Missouri agribusinesses;

47 [(5) Serve in an advisory capacity in all matters pertaining to the 48 administration of sections 266.291 to 266.351]

49 (6) Secure access to a laboratory with necessary equipment, and
50 employees as may be necessary, to aid in the administration of sections
51 266.291 to 266.351;

52 (7) Pursue nutrient research, educational, and outreach 53 programs to ensure the adoption and implementation of practices that 54 optimize nutrient use efficiency, ensure soil fertility, and address 55 environmental concerns with regard to fertilizer use extending the 56 results of the fertilizer experiments that may be of practical use to the 57 farmers and agribusinesses of this state;

(8) Exercise general supervision of the administration and
enforcement of sections 266.291 to 266.351, and all rules and regulations
and orders promulgated under such sections.

61 3. Authorized agents of the fertilizer control board are hereby62 authorized and empowered to:

63 (1) Only to the extent necessary to determine general compliance, collect samples, inspect, and make analysis of fertilizer 64 sold, offered, or exposed for sale within this state; except that, samples 65taken of fertilizer sold in bulk shall be taken from the bulk container 66 immediately after mixing on the premises of the mixing facility or, 67 when not possible, to be sampled from the bulk container wherever 68 found. All samples shall have a preliminary analysis completed within 69 five business days of the sample being obtained. If requested, a portion 70 of any sample found subject to penalty or other legal action shall be 7172provided to the distributor liable for the penalty;

(2) Only to the extent necessary to determine general
compliance, inspect and audit the books of every distributor who sells,
offers for sale, or exposes for sale fertilizer for consumption or use in
this state to determine whether or not the provisions of sections 266.291
to 266.351 are being fully complied with;

(3) Require every distributor to file documentation as prescribed
79 by rules promulgated under sections 266.291 to 266.351. Such

documents shall not be required more often than six-month intervals,
and all such documents shall be returned to the distributor upon
request;

(4) Enter upon any public or private premises during regular
business hours in order to have access to fertilizer subject to sections
266.291 to 266.351 and the rules and regulations promulgated under
sections 266.291 to 266.351, and to take samples and inspect such
fertilizer;

(5) Issue and enforce a written or printed "stop-sale, use, or
removal" order to the owner or custodian of any fertilizer that is found
to be in violation of any of the provisions of sections 266.291 to 266.351,
which such order prohibiting the further sale of such fertilizer until
sections 266.291 to 266.351 have been complied with or otherwise
disposed of;

94 (6) Publish each year the full and detailed report giving the 95 names and addresses of all distributors registered under sections 96 266.291 to 266.351, the analytical results of all samples collected, and a 97 statement of all fees and penalties received and expenditures made 98 under sections 266.291 to 266.351;

99 (7) Establish from information secured from manufacturers and 100 other reliable sources, the market value of fertilizer and fertilizer 101 materials for the purpose of determining the amount of damages due 102 when the official analysis shows an excessive deficiency from the 103 guaranteed analysis;

104 (8) Retain, employ, provide for, and compensate such 105 consultants, assistants, and other employees on a full- or part-time 106 basis and contract for goods and services as may be necessary to carry 107 out the provisions of sections 266.291 to 266.351, and prescribe the 108 times at which they shall be appointed and their powers and duties.

109 [3.] 4. The filling of vacancies, the selection of officers, the 110 conduct of its meetings, and all other matters concerning the fertilizer 111 control board shall be outlined in the bylaws established by the 112 fertilizer control board. All members of the [advisory council] fertilizer 113 control board shall serve for terms of three years and until their successors are 114 duly appointed and qualified; except that, of the members first appointed:

(1) Two members who are actively employed as fertilizer manufacturersor distributors, two members actively engaged in the business of farming, and

117 [two members chosen from the residents of this state] one at large member118 shall serve for terms of three years;

(2) Two members who are actively employed as fertilizer manufacturers
or distributors, two members actively engaged in the business of farming, and
[two members chosen from the residents of this state] one at large member
shall serve for terms of two years; and

123 (3) The remaining three members shall serve for terms of one year.

[4.] 5. All members shall be residents of this state. No member may serve more than two consecutive terms on the advisory council, but any member may be reappointed after he has not been a member of the advisory council for a period of at least three years.

[5.] 6. All members shall be reimbursed for reasonable expenses incurred in the performance of their official duties in accordance with the reimbursement policy set by the [director] fertilizer control board bylaws. All reimbursements paid under this section shall be paid from fees collected under sections 266.291 to 266.351.

[6. Every vacancy on the advisory council shall be filled by the director with the approval of a majority of the remaining members of the council. The person selected to fill any such vacancy shall possess the same qualifications required by this section as the member he replaces and shall serve until the end of the unexpired term of his predecessor.]

266.343. If any fertilizer offered for sale in this state shall upon official 2 analysis prove deficient from its guarantee as stated on the bag or other 3 container, penalties shall be assessed as follows:

4 (1) For a single ingredient fertilizer containing nitrogen or available 5 phosphate or soluble potash:

6 (a) When the value of this ingredient is found to be deficient from the 7 guarantee to the extent of three percent and not over five percent, the distributor 8 shall be liable for the actual deficiency;

9 (b) When the deficiency exceeds five percent of the total value, the penalty 10 shall be three times the actual value of the shortage;

11 (2) For multiple ingredient fertilizers containing two or more of the single 12 ingredients: Nitrogen or available phosphate or soluble potash, penalties shall 13 be assessed according to (a), (b) or (c) as herein stated. When a multiple 14 ingredient fertilizer is subject to a penalty under (a), (b) and (c) only the larger 15 penalty shall be assessed.

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(a) When the total combined values of the nitrogen or available phosphate
or soluble potash is found to be deficient to the extent of three percent and not
over five percent, the distributor shall be liable for the actual deficiency in total
value.

(b) When the deficiency exceeds five percent of the total value, the penaltyshall be three times the actual value of the shortage.

(c) When either the nitrogen, available phosphate or soluble potash value is found deficient from the guarantee to the extent of ten percent up to the maximum of two units (two percent plant food), the distributors shall be liable for the value of such shortages;

(3) Total penalties assessed upon a distributor shall not exceed
five thousand dollars per calendar year or the amount of the current
value of the plant food deficiency, whichever is greater. A distributor
who knowingly violates the provisions of sections 266.291 to 266.351
shall be assessed a penalty of not more than twenty-five thousand
dollars for each offense.

266.347. 1. The penalties assessed [by the director] under section 266.343 2 shall be paid by the distributor to the purchaser of such fertilizer, and in the 3 event such purchaser cannot be ascertained, then said penalty shall be paid [to 4 the director and used for the purposes specified in section 266.321, except the 5 maximum paid the purchaser will approximate the actual value of the deficiency] 6 to the director under section 266.331 and shall be used in accordance 7 with the provisions of such section.

8 2. [The director shall prepare] Where the preliminary analysis shows 9 a potential deficiency, the distributor shall be provided preliminary 10 notification within two business days by telephone or email in addition 11 to a notification letter delivered by mail. Once the analysis is certified, 12 a written certification of penalties assessed under section 266.343 [addressed to 13 the distributor. A copy of such certification of assessment] shall be mailed to the 14 distributor liable for the penalty.

3. Any decision, finding, order or ruling of the [director] fertilizer
control board made pursuant to the provisions of sections 266.291 through
266.351 shall be subject to judicial review in the manner provided by chapter 536.

4. If any distributor shall fail to pay any penalty assessed [by the
director] after the time for judicial review has expired, or after any judgment or
decree approving such assessment has become final, the person entitled to such

21 penalty under the provisions of subsection 1 shall be entitled to bring a civil 22 action to recover the same, and in such civil action such persons shall be entitled 23 to recover from the distributor the amount of the penalty, a reasonable attorney's 24 fee and costs of the action.

281.065. 1. The director shall not issue a certified commercial applicator's license until the applicant or the employer of the applicant has furnished $\mathbf{2}$ evidence of financial responsibility with the director consisting either of a surety 3 bond or a liability insurance policy or certification thereof, protecting persons who 4 may suffer legal damages as a result of the operations of the applicant; except 56 that, such surety bond or liability insurance policy need not apply to damages or 7 injury to crops, plants or land being worked upon by the applicant. Following 8 the receipt of the initial license, the certified commercial applicator 9 shall not be required to furnish evidence of financial responsibility to 10 the department for the purpose of license renewal unless upon request. Annual renewals for surety bonds or liability insurance shall 11 be maintained at the business location from which the certified 12commercial applicator is licensed. Valid surety bonds or liability 13 insurance certificates shall be available for inspection by the director 14 or his or her designee at a reasonable time during regular business 15hours or, upon request in writing, the director shall be furnished a 16 copy of the surety bond or liability insurance certificate within ten 17working days of receipt of request. 18

19 2. The amount of the surety bond or liability insurance required by this 20section shall be not less than [twenty-five] fifty thousand dollars [for property damage and bodily injury insurance, each separately and] for each 21occurrence. Such surety bond or liability insurance shall be maintained at not 22less than that sum at all times during the licensed period. The director shall be 2324notified by the surety or insurer within twenty days prior to any 25cancellation or reduction [at the request of the bond- or policyholder or any 26cancellation of such] of the surety bond or liability insurance [by the surety or insurer, as long as the total and aggregate of the surety and insurer for all claims 27shall be limited to the face of the bond or liability insurance policy]. If the surety 2829bond or liability insurance policy which provides the financial responsibility for the [applicant] certified commercial applicator is provided by the employer 30 of the [applicant] certified commercial applicator, the employer of the 31[applicant] certified commercial applicator shall immediately notify the 32

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33 director upon the termination of the employment of the [applicant] certified 34**commercial applicator** or when a condition exists under which the [applicant] 35 certified commercial applicator is no longer provided bond or insurance coverage by the employer. The [applicant] certified commercial applicator 36 shall then immediately execute a surety bond or an insurance policy to cover the 37 financial responsibility requirements of this section and [shall furnish the 38 director with evidence of financial responsibility as required by this section] the 39 certified commercial applicator or the applicator's employer shall 40 maintain the surety bond or liability insurance certificate at the 41 business location from which the certified commercial applicator is 42licensed. The director may accept a liability insurance policy or surety bond in 4344the proper sum which has a deductible clause in an amount not exceeding one 45thousand dollars; except that, if the bond- or policyholder has not satisfied the requirement of the deductible amount in any prior legal claim, such deductible 46 clause shall not be accepted by the director unless the bond- or policyholder 47[furnishes the director with] **executes and maintains** a surety bond or liability 48 insurance which shall satisfy the amount of the deductible as to all claims that 49 may arise in his **or her** application of pesticides. 50

513. If the surety [furnished] becomes unsatisfactory, the bond- or 52policyholder shall, upon notice, immediately execute a new bond or insurance 53policy and maintain the surety bond or liability insurance certificate 54at the business location from which the certified commercial applicator 55is licensed and if he or she fails to do so, the director shall cancel his or her license, or deny the license of an applicant, and give him or her notice of 5657cancellation or denial, and it shall be unlawful thereafter for the applicant to 58engage in the business of using pesticides until the bond or insurance is brought 59into compliance with the requirements of subsection 1 of this section. If the bondor policyholder does not execute a new bond or insurance policy within sixty days 60 of expiration of such bond or policy, the licensee shall be required to satisfy all 61 62 the requirements for licensure as if never before licensed.

4. Nothing in sections 281.010 to 281.115 shall be construed to relieve any
person from liability for any damage to the person or lands of another caused by
the use of pesticides even though such use conforms to the rules and regulations
of the director.

[266.341. 1. The duty of enforcing and administering sections 266.291 to 266.351 shall be vested in the director. The

3 director shall, in accordance with this section and chapter 536, 4 promulgate all rules necessary to provide for the efficient administration and enforcement of sections 266.291 to 266.351; 56 except that, no rule, nor revision or rescission thereof, may be filed 7with the secretary of state until it has been approved by a majority 8 of the members of the advisory council created in section 9 266.336. No rule or portion of a rule promulgated under the 10 authority of this chapter shall become effective unless it has been 11 promulgated pursuant to the provisions of section 536.024.

12 2. The director or his authorized agents are hereby13 authorized and empowered to:

(1) Collect samples, inspect, and make analysis of fertilizer
sold, offered or exposed for sale within this state; except that,
samples taken of fertilizer sold in bulk shall be taken from the bulk
container immediately after mixing on the premises of the mixing
facility or, when not possible, to be sampled from the bulk
container wherever found;

20 (2) Inspect and audit the books of every distributor who 21 sells, offers for sale, or exposes for sale fertilizer for consumption 22 or use in this state, to determine whether or not the provisions of 23 sections 266.291 to 266.351 are being fully complied with;

(3) Require every distributor to file with the director
documentation as prescribed by rules promulgated under sections
26 266.291 to 266.351. Such documents shall not be required more
often than two-week intervals, and all such documents shall be
returned to the distributor upon his request;

(4) Enter upon any public or private premises during the
regular business hours in order to have access to fertilizer subject
to sections 266.291 to 266.351 and the rules and regulations
promulgated under sections 266.291 to 266.351, and to take
samples and inspect such fertilizer;

(5) Issue and enforce a written or printed "stop-sale, use, or
removal" order to the owner or custodian of any fertilizer which is
found to be in violation of any of the provisions of sections 266.291
to 266.351, which order shall prohibit the further sale of such
fertilizer until sections 266.291 to 266.351 have been complied with

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39 or such violation has been otherwise legally disposed of by written40 authority of the director;

41 (6) Maintain a laboratory with necessary equipment and
42 employ such employees as may be necessary to aid in the
43 administration of sections 266.291 to 266.351;

44 (7) Publish each year the full and detailed report giving the
45 names and addresses of all distributors registered under sections
46 266.291 to 266.351, the analytical results of all samples collected,
47 and a statement of all fees and penalties received and expenditures
48 made under sections 266.291 to 266.351;

(8) Revoke or suspend the permit, or refuse to issue a
permit, to any distributor who has willfully violated any of the
provisions of sections 266.291 to 266.351 or failed or neglected to
pay the fees or penalties provided for in sections 266.291 to
266.351;

54 (9) Institute and prosecute through the attorney general of 55 this state suits to collect any fees due under the provisions of 56 sections 266.291 to 266.351 which are not promptly paid;

57 (10) Establish from information secured from 58 manufacturers and other reliable sources the market value of 59 fertilizer and fertilizer materials for the purpose of determining the 60 amount of damages due when the official analysis shows an 61 excessive deficiency from the guaranteed analysis.]

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