HB5539 Engrossed

1 AN ACT concerning agriculture.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Fertilizer Act of 1961 is amended
by changing Sections 2, 3, 4, 5, 6, 6a, 7, 8, 9, 10, 11, 12, 13,
14, 15, 16, 17, 18a, 19, 20, and 21 and by adding Section 21.5
as follows:

(505 ILCS 80/2) (from Ch. 5, par. 55.2) 8 9 Sec. 2. Enforcing official. The Director of the Department of Agriculture, hereinafter referred to as the "Director", 10 shall administer this Act. This Act shall be administered by 11 the Director of the Department of Agriculture, hereinafter 12 referred to as the "Director". 13 14 (Source: Laws 1961, p. 3085.) (505 ILCS 80/3) (from Ch. 5, par. 55.3) 15 16 Sec. 3. Definitions of words and terms. When used in this Act unless the context otherwise requires: 17 18 "AAPFCO" means the Association of American Plant Food Control Officials. 19 "Adulterated" shall apply to any fertilizer: 20 21 (i) that contains any deleterious or harmful substance, defined under the provisions of this Act or its 22

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rules or regulations, in sufficient amount to render it 1 injurious to beneficial plant life, animals, humans, 2 3 aquatic life, soil, or water when applied in accordance with directions for use on the label; 4 5 (ii) when its composition falls below or differs from that which it is purported to possess by its labeling; 6 7 (iii) contains unwanted crop seed or weed seed. "Anhydrous ammonia" means the compound formed by the 8 9 combination of 2 gaseous elements, nitrogen and hydrogen, in 10 the proportion of one part of nitrogen to 3 parts of hydrogen 11 (NH_3) by volume. Anhydrous ammonia is a fertilizer of ammonia 12 gas in compressed and liquified form. It is not aqueous ammonia which is a solution of ammonia gas in water and which is 13 14 considered a low-pressure nitrogen solution. "Blender" means any entity or system engaged in the 15 16 business of blending fertilizer. This includes both mobile and 17 fixed equipment, excluding application equipment, used to <u>achieve this f</u>unction. 18 "Blending" means the physical mixing or combining of: one 19 20 or more fertilizer materials and one or more filler materials; 2 or more fertilizer materials; 2 or more fertilizer materials 21

22 <u>and filler materials, including mixing through the</u> 23 <u>simultaneous or sequential application of any of the outlined</u> 24 <u>combinations listed in this definition, to produce a uniform</u> 25 <u>mixture.</u>

26 <u>"Brand" means a term, design, or trademark used in</u>

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1 connection with one or several grades of fertilizers.

2 "Bulk" means any fertilizer distributed in a single container greater than 100 pounds. 3 4 "Consumer or end user" means the final purchaser prior to 5 application. 6 "Custom blend" means a fertilizer blended according to specifications provided to a blender in a soil test nutrient 7 recommendation or to meet the specific consumer request prior 8 9 to blending. (a) The term "fertilizer material" means any substance 10 11 containing nitrogen, phosphorus, potash or any other 12 recognized plant nutrient element or compound which is used primarily for its plant nutrient content or for compounding 13 mixed fertilizers except unmanipulated animal and vegetable 14 15 manures. 16 (b) The term "mixed fertilizer" means any combination or 17 mixture of fertilizer materials designed for use or claimed to have value in promoting plant growth. 18 (c) The term "commercial fertilizer" means mixed 19 fertilizer and/or fertilizer materials except the following 20 natural products: agricultural limestone, marl, sea solids and 21 22 unprocessed animal manure, which have not been manipulated so as to alter or change them chemically and burnt or hydrated 23 lime, and sewage sludge produced by any sanitary district shall 24 25 not be subject to the provisions of this Act. Such term does 26 not include "custom mixes" as defined herein.

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1	(d) The term "anhydrous ammonia" means the compound formed
2	by the combination of two gaseous elements, nitrogen and
3	hydrogen, in the proportion of one part of nitrogen to three
4	parts of hydrogen (NH 3) by volume. Anhydrous ammonia is a
5	commercial fertilizer of ammonia gas in compressed and
6	liquified form. It is not aqueous ammonia which is a solution
7	of ammonia gas in water and which is considered a low pressure
8	nitrogen solution.
9	(e) The term "specialty fertilizer" means a commercial
10	fertilizer distributed primarily for nonfarm use, such as home
11	gardens, lawns, shrubbery, flowers, golf courses, municipal
12	parks, cemeteries, green houses and nurseries, and may include
13	commercial fertilizer used for research or experimental
14	purposes.
15	(f) The term "bulk fertilizers" means commercial
16	fertilizer or custom mix distributed in a non packaged form.
17	(g) The term "custom mix" means a mixture of 2 or more
18	commercial fertilizers mixed at time of shipment to the
19	specific order of the consumer.
20	<u>"Custom blender" (h) The term "custom mixer"</u> means <u>any</u>
21	entity a person who produces and sells custom <u>blended</u>
22	<u>fertilizers</u> mixes .
23	"Deficiency" means the amount of nutrient found by analysis
24	less than that guaranteed that may result from a lack of
25	nutrient ingredients or from lack of uniformity.
26	"Department" means the Illinois Department of Agriculture.

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1	"Department rules or regulations" means any rule or
2	regulation implemented by the Department as authorized under
3	Section 14 of this Act.
4	"Director" means the Director of Agriculture or a duly
5	authorized representative.
6	"Distribute" means to import, consign, manufacture,
7	produce, store, transport, custom blend, compound, or blend
8	fertilizer or to transfer from one container to another for the
9	purpose of selling, giving away, bartering, or otherwise
10	supplying fertilizer in this State.
11	"Distributor" means any entity who distributes fertilizer.
12	"Entity" means any individual, partnership, association,
13	firm, or corporation.
14	"Fertilizer" means any substance containing one or more of
15	the recognized plant nutrient nitrogen, phosphate, potash, or
16	those defined under 8 Ill. Adm. Code 210.20 that is used for
17	its plant nutrient content and that is designed for use or
18	claimed to have value in promoting plant growth, except
19	unmanipulated animal and vegetable manures, sea solids, marl,
20	lime, limestone, wood ashes, and other products exempted by
21	regulation by the Director.
22	"Fertilizer material" means a fertilizer that either:
23	(A) contains important quantities of no more than one
24	of the primary plant nutrients: nitrogen (N), phosphate
25	(P_2O_5) , and potash (K_2O) ;
26	(B) has 85% or more of its plant nutrient content

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1	present in the form of a single chemical compound; or
2	(C) is derived from a plant or animal residue or
3	by-product or natural material deposit that has been
4	processed in such a way that its content of plant nutrients
5	has not been materially changed except by purification and
6	concentration.
7	(i) The term "brand" means a term, design, or trade mark used
8	in connection with one or several grades of commercial
9	fertilizers.
10	(j) The term "guaranteed analysis" means the minimum
11	percentages of plant nutrients claimed in the following order
12	and form:
13	A. Total Nitrogen (N) 😤
14	Available Phosphoric Acid (P2O5) 😤
15	Soluble Potash (K2O) %
16	B. For unacidulated mineral phosphatic materials and basic
17	slag, both total and available phosphoric acid and the degree
18	of fineness. For bone, tankage, and other organic phosphatic
19	materials, total phosphoric acid.
20	C. Additional plant nutrients expressed as the elements,
21	when permitted by regulation.
22	D. Potential basicity or acidity expressed in terms of
23	calcium carbonate equivalent in multiples of 100 pounds per
24	ton, when required by regulation.
25	<u>"Grade"</u> (k) The term "grade" means the minimum percentage
26	of total nitrogen, available phosphoric <u>phosphate</u> acid

HB5539 Engrossed - 7 - LRB097 20044 CEL 65371 b $(P_2O_5P_2O_5)$ and soluble potash $(K_2O_5P_2O_5)$ stated in the whole 1 numbers in the same terms, order, and percentages as in the 2 3 guaranteed analysis, provided that specialty fertilizers may be guaranteed in fractional units of less than 1% of total 4 nitrogen, available phosphate, and soluble potash and that 5 fertilizer materials, bone meal, manures, and similar 6 7 materials may be guaranteed in fractional units order given in 8 this definition. 9 "Guaranteed analysis" means the minimum percentages of 10 plant nutrients claimed in the following order and form: 11 A. Total Nitrogen (N) 💡 12 Available Phosphate (P₂O₅) % 13 Soluble Potash (K₂O) % 14 B. For unacidulated mineral phosphatic materials and basic slag, both total and available phosphate and the 15 16 degree of fineness. For bone, tankage, and other organic phosphatic materials, total phosphate. 17 C. Guarantees for plant nutrients other than nitrogen, 18 phosphate, and potash may be permitted or required by 19 20 regulation by the Director. The guarantees for such other 21 nutrients shall be expressed in the form of the element. 22 "Investigational allowance" means an allowance for 23 variations inherent in the taking, preparation, and analysis of 24 an official sample of fertilizer. 25 "Label" means the display of all written, printed, or 26 graphic matter upon the immediate container or a statement

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1 <u>accompanying a fertilizer.</u>

2	"Labeling" means all (i) written, printed, or graphic							
3	matter upon or accompanying any fertilizer or (ii)							
4	advertisements, Internet, brochures, posters, and television							
5	and radio announcements used in promoting the sale of							
6	fertilizer.							
7	"Lot" means an identifiable quantity of fertilizer that can							
8	be sampled according to AOAC International procedures, such as							
9	the amount contained in a single vehicle, the amount delivered							
10	under a single invoice, or in the case of bagged fertilizer,							
11	not more than 25 tons.							
12	(1) The term "official sample" means any sample of							
13	commercial fertilizer or custom mix taken by the Director or							
14	his agent and designated as "official" by the Director.							
15	(m) The term "ton" means a net weight of 2000 pounds							
16	avoirdupois.							
17	(n) The term "per cent" or "percentage" means the							
18	percentage by weight.							
19	(o) The term "person" means any individual, partnership,							
20	association, firm and corporation.							
21	(p) The term "distribute" means to offer for sale, sell,							
22	barter, store, handle, transport or otherwise supply							
23	commercial fertilizers or custom mix. The term "distributor"							
24	means any person who distributes.							
25	(q) Words importing the singular number may extend and be							
26	applied to several persons or things and words importing the							

1	plural number may include the singular.
2	(r) The term "registrant" means the person who registers
3	commercial fertilizer or custom mix under the provisions of
4	this Act.
5	(s) The term " <u>Low-pressure</u> nitrogen solution" means a low
6	pressure solution containing 2 per cent or more by weight of
7	free ammonia and/or having vapor pressure of 5 pounds or more
8	per square inch gauge at 104° F.
9	"Misbranded" shall apply to any fertilizer:
10	(i) with labeling that is false or misleading in any
11	particular;
12	(ii) that is distributed under the name of another
13	fertilizer product;
14	(iii) that is not labeled as required by this Act or
15	<u>its rules; or</u>
16	(iv) which purports to be or is represented as a
17	fertilizer, or is represented as containing a plant
18	<u>nutrient or fertilizer unless such plant nutrient or</u>
19	fertilizer conforms to the definition of identity, if any,
20	prescribed by regulation.
21	"Mixed fertilizer" means any combination or mixture of
22	fertilizer materials designed for use or claimed to have value
23	in promoting plant growth.
24	"NREC" means the Nutrient Research and Education Council.
25	"Official sample" means any sample of fertilizer taken by
26	the Director or his or her agent and designated as official by

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1 <u>the Director.</u>

2	"Per cent" or "percentage" means the percentage by weight.							
3	"Registrant" means the entity who registers fertilizer and							
4	obtains a license under the provisions of this Act.							
5	"Specialty fertilizer" means a fertilizer distributed							
6	primarily for nonfarm use, such as home gardens, lawns,							
7	shrubbery, flowers, golf courses, municipal parks, cemeteries,							
8	green houses and nurseries, and may include fertilizer used for							
9	research or experimental purposes.							
10	"Ton" means a net weight of 2,000 pounds avoirdupois.							
11	"Unit" means 20 pounds or 1% of a ton of plant nutrient.							
12	(t) The term "Department" means the Illinois Department of							
13	Agriculture.							
14	(u) The term "Director" means the Director of the Illinois							
15	Department of Agriculture or a duly authorized representative.							
16	(Source: P.A. 83-586.)							
17	(505 ILCS 80/4) (from Ch. 5, par. 55.4)							
18	Sec. 4. License and product registration Registration.							
19	(a) Each brand and grade of commercial fertilizer shall be							
20	registered by the entity whose name appears upon the label							
21	before being distributed in this State. The application for							
22	registration shall be submitted with a label or facsimile of							
23	same to the Director on \underline{forms} \underline{form} furnished by the Director,							
24	and shall be accompanied by a fee of $\frac{\$20}{\$10}$ per grade within a							
25	brand. Upon approval by the Director a copy of the registration							

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shall be furnished to the applicant. All registrations expire 1 2 on December 31 of each year. The application shall include the following information: 3 (1) The net weight 4 5 (2) The brand and grade 6 (3) The guaranteed analysis 7 (4) The name and address of the registrant. 8 (a-5) No entity whose name appears on the label shall 9 distribute a fertilizer in the State unless the entity has secured a license under this Act on forms provided by the 10 11 Director. The license application shall be accompanied by a fee 12 of \$100. Entities who store anhydrous ammonia as a fertilizer, 13 store bulk fertilizer, or custom blend a fertilizer at more 14 than one site under the same entity's name shall list any and all additional sites with a complete address for each site and 15 remit a license fee of <u>\$50 for each site identified. Entities</u> 16 17 performing lawn care applications for hire are exempt from obtaining a license under this Act. All licenses expire on 18 19 December 31 of each year.

20 (b) A distributor shall not be required to register any brand of commercial fertilizer or a custom blend mix which is 21 22 already registered under this Act by another entity person.

23 (c) The plant nutrient content of each and every commercial fertilizer must remain uniform for the period of registration 24 25 and, in no case, shall the percentage of any guaranteed plant 26 nutrient element be changed in such a manner that the HB5539 Engrossed - 12 - LRB097 20044 CEL 65371 b

1 crop-producing quality of the commercial fertilizer is 2 lowered.

(d) (Blank) Each custom mixer shall register annually with
the Director on forms furnished by the Director. The
application for registration shall be accompanied by a fee of
\$50, unless the custom mixer elects to register each mixture,
paying a fee of \$10 per mixture. Upon approval by the Director,
a copy of the registration shall be furnished to the applicant.
All registrations expire on December 31 of each year.

10 (e) A custom <u>blend</u> mix as defined in <u>Section 3</u> section 11 3(f), prepared for one consumer <u>or end user</u> shall not be 12 co-mingled with the custom <u>blended</u> mixed fertilizer prepared 13 for another consumer or end user.

(f) All fees collected pursuant to this Section shall be paid to the Fertilizer Control Fund for activities related to the administration and enforcement of this Act paid into the State treasury.

18 (Source: P.A. 93-32, eff. 7-1-03.)

19 (505 ILCS 80/5) (from Ch. 5, par. 55.5)

20 Sec. 5. Labeling.

(a) Any commercial fertilizer or custom <u>blend</u> mix
distributed in this State in <u>non-bulk</u> containers shall have
placed on or affixed to the container a label setting forth in
clearly legible form the <u>following</u> information: required by
Items (1), (2), (3), and (4) of paragraph (a) of Section 4.

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1 (1) net weight; 2 (2) brand and grade; provided, that the grade shall not 3 be required when no primary nutrients are claimed; (3) guaranteed analysis; 4 (4) directions for use for the fertilizer distributed 5 to the consumer or end user; and 6 7 (5) name and address of the registrant. In the case of bulk shipments as a brand or grade of 8 9 fertilizer, information required by items (1), (2), (3), and (5) of this subsection (a) in a written or printed form shall 10 11 accompany delivery of each load and be supplied to the 12 purchaser at the time of delivery. 13 (b) (Blank). If distributed in bulk as a brand or grade of 14 fertilizer, a written or printed statement of the information 15 required by items (1), (2), (3), and (4) of paragraph (a) of 16 Section 4 shall accompany delivery of each load and be supplied 17 to the purchaser at time of delivery.

18 (c) If distributed in bulk as <u>a</u> custom <u>blend</u> mixed 19 fertilizer, a written or printed statement shall accompany 20 delivery of each load and be supplied to the purchaser at time 21 of delivery and must carry information as follows:

Weight of each commercial fertilizer used in the custom
 <u>blend mixing</u>.

24 2. The guaranteed analysis of each commercial fertilizer
25 used in the custom <u>blend</u> mixing.

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3. Total weight of fertilizer delivered in each load.

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4. Name and address of the person selling the fertilizer.

2 (d) A custom blend mixed fertilizer shall be intimately and 3 uniformly mixed. The Director, in determining for 4 administrative purposes whether a custom blend mix is 5 intimately and uniformly mixed, shall compute the analysis of 6 the load of custom blend mixed fertilizer from the information required by Items (1), (2), and (3) of paragraph (c) of this 7 8 section.

9 <u>(e) Each lot of fertilizer shall display a form of</u> 10 <u>identification in a manner that includes, but is not limited</u> 11 <u>to, numerical, alphabetical, date of manufacture, or a</u> 12 <u>combination that distinguishes it from that of other lots</u> 13 <u>distributed.</u>

14 (f) Fertilizer materials not defined by AAPFCO may be used 15 if the registrant furnishes an acceptable definition, AOAC 16 International or other appropriate method of analysis, heavy 17 metal analysis, and agronomic data when deemed necessary by the 18 Director.

19 (Source: Laws 1963, p. 2240.)

20 (505 ILCS 80/6) (from Ch. 5, par. 55.6)

21 Sec. 6. Inspection fees.

(a) There shall be paid to the Director for all commercial
fertilizers or custom mix distributed in this State an
inspection fee at the rate of 25¢ per ton with a minimum
<u>inspection fee of \$15</u>. Sales to manufacturers or exchanges

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1 between <u>registrants</u> them are hereby exempted from the 2 inspection fee.

On individual packages of commercial or custom mix or 3 specialty fertilizers containing 5 pounds or less, or if in 4 5 liquid form containers of 4,000 cubic centimeters or less, 6 there shall be paid instead of the 25¢ per ton inspection fee, an annual inspection fee of $\frac{50}{50}$ for each grade within a 7 8 brand sold or distributed. Where an entity a person sells 9 commercial or custom mix or specialty fertilizers in packages 10 of 5 pounds or less, or 4,000 cubic centimeters or less if in 11 liquid form, and also sells in larger packages than 5 pounds or 12 liquid containers larger than 4,000 cubic centimeters, this 13 annual inspection fee of $$50 \frac{}{25}$ applies only to that portion sold in packages of 5 pounds or less or 4,000 cubic centimeters 14 15 or less, and that portion sold in larger packages or containers 16 shall be subject to the same inspection fee of 25¢ per ton as 17 provided in this Act. The increased fees shall be effective after June 30, 1989. 18

19 (b) Every entity person who distributes a commercial 20 fertilizer, custom blend, or speciality fertilizer or custom mix in this State shall file with the Director, on forms 21 22 furnished by the Director, a semi-annual statement for the 23 periods ending June 30 and December 31, setting forth the number of net tons of each grade of commercial fertilizers 24 25 within a brand or the net tons of custom blend mix distributed. 26 The report shall be due on or before the 30th 15th day of the HB5539 Engrossed - 16 - LRB097 20044 CEL 65371 b

1 month following the close of each semi-annual period and upon 2 the statement shall pay the inspection fee at the rate stated 3 in paragraph (a) of this Section.

One half of the 25¢ per ton inspection fee shall be paid
into the Fertilizer Control Fund and all other fees collected
under this Section shall be paid into the State treasury.

7 If the tonnage report is not filed and the payment of 8 inspection fee is not made within 30 days after the end of the 9 semi-annual period, a collection fee amounting to 15% 10% 10 (minimum \$15 $\frac{10}{100}$) of the amount shall be assessed against the 11 registrant. The amount of fees due shall constitute a debt and 12 become the basis of a judgment against the registrant. Upon the 13 written request to the Director additional time may be granted past the normal date of filing the semi-annual statement. 14

15 <u>(c)</u> When more than one <u>entity</u> person is involved in the 16 distribution of a commercial fertilizer, the last registrant 17 who distributes to the <u>consumer or end-user</u> non registrant 18 (dealer or consumer) is responsible for reporting the tonnage 19 and paying the inspection fee.

(d) All fees collected under this Section shall be paid to
 the Fertilizer Control Fund for activities related to the
 administration and enforcement of this Act.

23 (Source: P.A. 93-32, eff. 7-1-03.)

24 (505 ILCS 80/6a) (from Ch. 5, par. 55.6a)

25 Sec. 6a. <u>Nutrient Research and Education Council. The</u>

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Director is hereby authorized to ensure that distributors remit 1 2 a designated fertilizer tonnage assessment to the Nutrient 3 Research and Education Council (NREC) for the purpose of 4 pursuing nutrient research and providing educational programs 5 to ensure the adoption and implementation of practices that optimize nutrient use efficiency, ensure soil fertility, and 6 address environmental concerns with regard to fertilizer use. 7 8 The NREC may also participate in relevant demonstration and 9 cost-share programs to enhance adoption and meet objectives of 10 nutrient efficiency and stewardship programs supported by the 11 NREC.

12 The NREC shall be comprised of 9 voting members, 3 representing the fertilizer industry, 3 representing grower 13 14 organizations, to include at least one member of the State's largest farm organization, one person representing the 15 16 specialty fertilizer industry, one person representing a 17 certified agronomy organization, and the Director or his or her designee and 4 non-voting members: 2 persons representing 18 19 environmental organizations, one person representing a State 20 or federal agriculture experiment station and the Director of 21 the Illinois Environmental Protection Agency or his or her 22 designee. In the appointment of persons to the NREC, the 23 organizations designated in this Section shall nominate, and 24 the Director shall select from these nominations, 25 representatives to this Council. Members of the Council shall receive no compensation for their services, and the terms of 26

HB5539 Engrossed - 18 - LRB097 20044 CEL 65371 b the Council members, appointment process, and conduct of the 1 2 meetings shall be outlined in the bylaws established by this 3 Council on their initial appointment by the Director and made available to the industry organizations. 4 5 The responsibilities of the NREC are to: (1) prioritize nutrient research needs and solicit 6 research proposals to generate findings and make 7 8 recommendations to the Council based on the findings; 9 (2) evaluate the proposed budget for each research project and make recommendations as necessary; 10 11 (3) arrange for peer review of all research proposals 12 for scientific merit and methods; 13 (4) report the findings of all research projects at industry conferences, publish the findings and implement 14 15 educational programs to apply the research recommendations in agricultural production systems and in consumer use 16 markets where appropriate; 17 (5) engage in outreach and field level trials and 18 19 educational programs with growers and consumers and 20 publicize these events; and (6) where practical, cooperate with other programs 21 22 with similar goals. 23 The Council shall recommend, and the Director shall set, 24 the fertilizer tonnage assessment for the purpose of funding 25 the NREC at no less than 50 cents per ton and no greater than \$3 per ton to fund, administer, publish, and implement the 26

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research, education, and outreach programs designated each year by the Council. A minimum of 20% of the funds shall be designated for cost-share programs and on-farm demonstration programs to study and address water quality issues. The Council shall report to the Director by December 31 of each year the recommended amount of annual tonnage assessment to be collected the following year from distributors.

8 Assessments collected from distributors are payable 9 directly to the NREC on a semi-annual basis. This payment shall coincide with the reporting of the tonnage data and the 10 11 remittance of the inspection fee to the Department. If the NREC 12 assessment is not made to the Council under this Section, then 13 the Director may rescind the license of the distributor. The 14 NREC may enter into contracts with other entities approved by the Council for the purposes of fulfilling the objectives of 15 16 the NREC.

17 The NREC shall publish annually a financial and activities report, including amount of funds collected and expenditures 18 for nutrient programs. The NREC shall be audited at least 19 20 annually by a certified public accountant and the audit made available within 30 days after its completion to the Director 21 22 and each Council member for dissemination to their respective 23 The Department is hereby authorized organizations. 24 establish a program and expend appropriations for a fertilizer 25 research and education program dealing with the relationship of 26 fertilizer use to soil management, soil fertility, plant

nutrition problems, and for research on environmental concerns which may be related to fertilizer usage; for the dissemination of the results of such research; and for other designated activities including educational programs to promote the correct and effective usage of fertilizer materials.

To assist in the development and administration of the 6 fertilizer research and education program, the Director is 7 authorized to establish a Fertilizer Research and Education 8 Council consisting of 9 persons. This council shall be 9 10 comprised of 3 persons representing the fertilizer industry, 3 11 persons representing crop production, and 2 persons 12 representing the public at large. In the appointment of persons the council, the Director shall consult with representative 13 $\pm \alpha$ persons and recognized organizations in the respective fields 14 concerning such appointments. The Director or his 15 16 representative from the Department shall act as chairman of the 17 council. The Director shall call meetings thereof from time to time or when requested by 3 or more appointed members of 18 the 19 council.

20 The responsibilities of the Fertilizer Research and 21 Education Council are to:

22 (a) solicit research and education projects consistent
23 with the scope of the established fertilizer research and
24 education program;

(b) review and arrange for peer review of all research
 proposals for scientific merit and methods, and review or

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arrange for the review of all proposals for their merit,

3 (c) evaluate the proposed budget for the projects and 4 make recommendations as necessary; and

5 (d) monitor the progress of projects and report at
6 least once each 6 months on each project's accomplishments
7 to the Director and Board of Agricultural Advisors.

The Fertilizer Research and Education Council shall at 8 least annually recommend projects to be approved and funded 9 10 including recommendations on continuation or cancellation of 11 authorized and ongoing projects to the Board of Agricultural 12 Advisors, which is created in Section 5-525 of the Departments of State Government Law (20 ILCS 5/5-525). The Board of 13 Agricultural Advisors shall review the proposed projects and 14 recommendations of the Fertilizer Research and Education 15 16 Council and recommend to the Director what projects shall be 17 approved and their priority. In the case of authorized and ongoing projects, the Board of Agricultural Advisors shall 18 recommend to the Director the continuation or cancellation of 19 such projects. 20

21 When the Director, the Board of Agricultural Advisors, and 22 the Fertilizer Research and Education Council approve a project 23 and subject to available appropriations, the Director shall 24 grant funds to the person originating the proposal.

25 (Source: P.A. 91-239, eff. 1-1-00.)

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(505 ILCS 80/7) (from Ch. 5, par. 55.7)

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Sec. 7. Inspection, sampling, analysis.

3 (a) It is the duty of the Director, who may act through his authorized agent, to sample, inspect, make analysis of, and 4 5 test commercial fertilizers and custom mixes distributed within this State at a time and place and to such an extent as 6 7 the Director he considers necessary to determine whether such 8 commercial fertilizers or custom mixes are in compliance with 9 the provisions of this Act. The Director, individually or 10 through his agent, is authorized to enter upon any public or 11 private premises during regular business hours in order to have 12 access to commercial fertilizers or custom mixes and to records 13 relating to their distribution subject to the provisions of 14 this Act and the rules and regulations pertaining thereto.

(b) The methods of analysis and sampling shall be those
adopted by the official agency from sources such as those of
the Association of Official <u>Analytical</u> <u>Agricultural</u> Chemists.

(c) The Director, in determining for administrative purposes whether any commercial fertilizer or custom mix is deficient in plant food, shall be guided solely by the official sample as defined in paragraph (k) of Section 3, and obtained and analyzed as provided for in this Section paragraph (b) of Section 7.

(d) The results of official analysis of any commercial
 fertilizer or custom mix which has been found to be subject to
 penalty or other legal action shall be forwarded by the

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Director to the registrant at least 10 days before the report is submitted to the purchaser. If during that period no adequate evidence to the contrary is made available to the Director, the report shall become official. Upon request the Director shall furnish to the registrant a portion of any sample found subject to penalty or other legal action. (Source: P.A. 77-106.)

8 (505 ILCS 80/8) (from Ch. 5, par. 55.8)

9 Sec. 8. Plant food deficiency. If any commercial fertilizer 10 or custom mix offered for sale in this State proves, upon 11 official analysis, to be deficient from its guaranteed 12 analysis, penalty shall be assessed against the manufacturer or 13 custom <u>blender</u> mixer in accordance with the following 14 provisions:

15 (1) When the value for a single ingredient fertilizer 16 containing nitrogen, available phosphate, or soluble potash is found to be deficient from the guarantee to the 17 18 extent of 3% to 5% of the total value For a single 19 ingredient fertilizer containing nitrogen or phosphate or 20 potash: when the value of this ingredient is found to be 21 deficient from the quarantee to the extent of 3% and not 22 -5% of the total value, the registrant shall be liable over for the actual deficiency in value. When the deficiency 23 24 exceeds 5% of the total value, the penalty shall be 3 times 25 the actual value of the shortage.

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1 (2) For multiple ingredient fertilizers containing 2 2 or more of the single ingredients: nitrogen or phosphate or 3 potash, penalties shall be assessed according to (a) or (b) 4 as herein stated. When a multiple ingredient fertilizer is 5 subject to a penalty under both (a) and (b) only the larger 6 penalty shall be assessed.

(a) When the total combined values of the nitrogen
or available <u>phosphate</u> phosphoric acid or potash is
found to be deficient to the extent of <u>3% to 5%</u> 3% and
not over 5%, the registrant shall be liable for the
actual deficiency in total value. When the deficiency
exceeds 5% of the total value, the penalty shall be 3
times the actual value of the shortage.

(b) When either the nitrogen, available <u>phosphate</u>
phosphoric acid, or potash value is found deficient
from the guarantee to the extent of 20% up to the
maximum of 4 units (4% plant food), the registrant
shall be liable for the value of such shortages.

19 (3) Deficiencies in any other constituent or
20 constituents covered under Section 3, paragraph (i), items
21 B, C, and D of this Act which the registrant is required to
22 or may guarantee shall be evaluated by the Director and
23 penalties therefor shall be prescribed by the Director.

24 (a) Nothing contained in this Section shall prevent any
 25 <u>entity</u> person from appealing to a court of competent
 26 jurisdiction for judgment as to the justification of such

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1 penalties.

2 (b) All penalties assessed under this Section shall be paid 3 to the consumer or end user of the lot of commercial fertilizer or custom mix purchased, and which is represented by the sample 4 5 analyzed, within 3 months after the date of notice from the 6 Director to the registrant. Receipts shall be taken therefor and promptly forwarded to the Director. If such consumers or 7 8 end users cannot be found, the amount of the penalty shall be 9 paid to the Director who shall deposit the same in the 10 Fertilizer Control Fund General Revenue Fund in the State 11 Treasury.

12 (Source: Laws 1963, p. 2240.)

13 (505 ILCS 80/9) (from Ch. 5, par. 55.9)

14 Sec. 9. Commercial value. On the basis of information 15 secured from <u>entities</u> persons holding <u>a license</u> registrant's 16 permit to sell fertilizers in Illinois, the following values 17 will be used for purposes of assessing penalties as provided by 18 Section 8 of this Act:

 19
 Nitrogen (N)
 \$6.00
 \$3.00
 per unit (30¢
 15¢
 per pound)

 20
 Total P₂O₅
 P2O₅
 in

21 Rock

22Phosphate\$1.44.72 per unit (7.2¢3.6¢ per pound)23Available $\underline{P_2O_5}$ $\underline{P2O5}$ \$4.002.00 per unit (20¢10¢ per pound)24Potash (K_20) \$2.001.00 per unit (10¢5¢ per pound).25In the event that the actual retail price is substantially

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greater than the value as calculated at the above rates, the 1 2 penalty shall be based on the retail price. In addition, the 3 Director may require that any lot subject to penalty be returned to the registrant and all costs involved in the return 4 5 of such goods shall be borne by the registrant. However, in the case of bulk fertilizers, the entity person offering fertilizer 6 7 for sale in bulk shall be responsible for guaranteeing such 8 fertilizer and shall be liable for all penalties assessed under 9 the provisions of Section 8.

10 (Source: P.A. 89-626, eff. 8-9-96.)

11 (505 ILCS 80/10) (from Ch. 5, par. 55.10)

12 Sec. 10. Minimum plant food content. Minimum plant 13 content. No superphosphate containing less than 18% available 14 phosphate phosphoric acid nor any mixed fertilizer or custom 15 blend mix, other than a custom blend mix consisting in part of 16 unacidulated mineral phosphatic materials, in which the sum of nitrogen, available for the 17 the quarantees phosphate phosphoric acid, and soluble potash totals less than 20% shall 18 19 be distributed in this State. Specialty fertilizers are exempt 20 from minimum plant food requirements for mixed fertilizers and 21 custom blends mixes.

22 (Source: Laws 1961, p. 3085.)

23 (505 ILCS 80/11) (from Ch. 5, par. 55.11)

24 Sec. 11. <u>Misbranding or adulteration</u>. False or misleading

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statements. It is unlawful for any entity to distribute a 1 2 fertilizer in this State that is misbranded or adulterated within the meaning of Section 3 of this Act or the rules 3 adopted by the Department. A commercial fertilizer or custom 4 mix is misbranded if it carries any false or misleading 5 6 statement upon or attached to the container, or if false or 7 misleading statements concerning its agricultural value are 8 made on the container or in any advertising matter accompanying 9 or associated with the commercial fertilizer or custom mix. It is unlawful to distribute a misbranded commercial fertilizer or 10 11 custom mix only after a notice of hearing has been issued, 12 served, a hearing held, and opportunity is given for the defendant to appeal to a court of competent jurisdiction 13 the decision of the hearing, if he so elects, within a period 14 15 of 10 days after such hearing.

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16 (Source: Laws 1961, p. 3085.)
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17 (505 ILCS 80/12) (from Ch. 5, par. 55.12)

18 Sec. 12. Tonnage reports; records.

(a) Any <u>entity person</u> distributing fertilizer to a <u>consumer</u>
 <u>or end-user</u> non-registrant in this State shall provide the
 Director with a summary report <u>on or before the 10th day of</u>
 <u>each month covering the shipments made during the preceding</u>
 <u>month</u> of tonnage on a form, provided by the Director, for that
 purpose.

25 Specialty fertilizer sold in packages weighing 5 pounds or

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less or in container of 4000 cubic centimeters or less, shall be reported but no inspection fee will be charged. No information furnished under this Section shall be disclosed by the Department in such a way as to divulge the operation of any <u>entity person</u>.

6 (b) <u>Each entity location</u> Persons engaged in the sale of 7 ammonium nitrate shall obtain the following information upon 8 its distribution:

9

(1) the date of distribution;

10

(2) the quantity purchased;

(3) the license number of the purchaser's valid State or federal driver's license, or an equivalent number taken from another form of picture identification approved for purchaser identification by the Director; and

15 (4) the purchaser's name, current physical address,16 and telephone number.

Any retailer of ammonium nitrate may refuse to sell ammonium nitrate to any person attempting to purchase ammonium nitrate (i) out of season, (ii) in unusual quantities, or (iii) under suspect purchase patterns.

(c) Records created under subsection (b) of this Section shall be maintained for a minimum of 2 years. Such records shall be available for inspection, copying, and audit by the Department as provided under this Act.

25 (Source: P.A. 95-219, eff. 8-16-07.)

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1 (505 ILCS 80/13) (from Ch. 5, par. 55.13)

2 Sec. 13. Publications.

3 The Director shall publish at least semi-annually and in 4 such forms as he may deem proper:

5 (a) Information concerning the distribution of commercial
6 fertilizers and custom mixes by counties.

7 (b) Results of analysis based on official samples of 8 commercial fertilizers and custom mixes distributed within the 9 state as compared with the analysis guaranteed under Sections 4 10 and 5.

11 (Source: Laws 1961, p. 3085.)

12 (505 ILCS 80/14) (from Ch. 5, par. 55.14)

13 Sec. 14. Rules and regulations.

(a) For the enforcement of this Act, the Director is 14 15 authorized, after due notice and public hearing, to prescribe 16 and to enforce such rules and regulations relating to the distribution of fertilizers, custom blends, the equipment, 17 18 containers, and storage pertaining to anhydrous ammonia, and low-pressure nitrogen solutions commercial fertilizer or 19 20 custom mix as he may be find necessary to carry into effect the 21 full intent and meaning of this Act.

22 (b) The official definitions of fertilizers and official 23 fertilizer terms as adopted and published by the Association of 24 American Plant Food Control Officials and any amendments or 25 supplements thereto are the official definitions of 1 <u>fertilizers and official fertilizer terms, except insofar as</u> 2 <u>specifically defined in Section 3 or amended, modified, or</u> 3 rejected by a rule adopted by the Director.

4 (c) The Department shall adopt rules and regulations 5 setting forth minimum safety standards covering the design, construction, location, installation and operation of 6 equipment for storage, handling, use and transportation of 7 8 anhydrous ammonia and low-pressure nitrogen solutions. Such 9 rules and regulations shall consist of those reasonably 10 necessary for the safety of the public, including persons 11 handling or using the materials, and shall be in substantial 12 conformity with the current nationally accepted safety 13 standards.

14 (d) The Department may adopt rules and regulations setting forth the requirements for the containment of fertilizer 15 products at commercial facilities, which may include, but shall 16 17 not be limited to, the design, inspection, construction, location, installation, and operation for the storage and 18 19 handling use of bulk liquid fertilizer, bulk dry fertilizer, 20 and low-pressure nitrogen solutions as may be necessary for the protection of ground water, the environment, and public safety. 21 22 The Department may establish fees for the inspection of such 23 containment facilities.

24 (Source: Laws 1961, p. 3085.)

25

(505 ILCS 80/15) (from Ch. 5, par. 55.15)

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1	Sec. 15. Short weight. If any commercial fertilizer or
2	custom mix in the possession of the consumer <u>or end user</u> is
3	found by the Director to be short in weight, the registrant of
4	such commercial fertilizer or custom mix shall, within 30 days
5	after official notice from the Director, pay to the consumer $\underline{\mathrm{or}}$
6	end user a penalty equal to 4 times the value of the actual
7	shortage.
8	(Source: Laws 1961, p. 3085.)
9	(505 ILCS 80/16) (from Ch. 5, par. 55.16)
10	Sec. 16. <u>Cancellation</u> , suspension, or refusal of
11	registrations and licenses. Cancellation of registrations.
12	The Director may refuse to register a fertilizer or cancel
13	or suspend a fertilizer registration, custom blend, or
14	fertilizer license if:
15	(1) the composition of the fertilizer does not warrant
16	the claims made by the registrant;
17	(2) the fertilizer does not comply with the provisions
18	of this Act or its rules;
19	(3) the labeling or other materials required for
20	registration do not comply with the provisions of this Act
21	<u>or its rules;</u>
22	(4) the registrant used fraudulent or deceptive
23	practices to secure registration;
24	(5) it is determined that a fertilizer poses a risk of
25	unreasonable adverse effects to man or the environment

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under the provisions of this Act or its rules; or 1 2 (6) the registrant does not comply with the provisions 3 of this Act or its rules. 4 The Director is authorized and empowered to cancel 5 registration of any brand of commercial fertilizer or 6 mix or to refuse to register any brand of commercial fertilizer 7 or custom mix as herein provided, upon satisfactory evidence 8 that the registrant has used fraudulent or deceptive practices 9 in the evasions or attempted evasions of the provisions of this 10 Act or any rules and regulations promulgated thereunder; 11 however, no registration shall be revoked or refused until the 12 registrant has been given the opportunity to appear for a hearing by the Director. 13 (Source: Laws 1961, p. 3085.) 14 15 (505 ILCS 80/17) (from Ch. 5, par. 55.17) 16 Sec. 17. Stop sale; use or removal order. (a) Whenever the Director finds that a fertilizer is being 17 18 distributed in violation of this Act or its rules, he or she may issue and serve a written order to stop sale, stop use, or 19 regulate removal upon an owner, operator, manager, or agent in 20 21 charge of the fertilizer. 22 (b) The Director shall provide the registrant, if different from the entity served under subsection (a), with a copy of any 23 24 order when corrective action appears to be the responsibility 25 of the registrant.

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(c) If an owner, operator, manager, or agent is not 1 2 available for service of an order upon him or her, the Director shall attach the order to the fertilizer and notify the 3 4 registrant. 5 (d) The Director shall remove or vacate an order by written notice when the violated provisions of this Act or its rules 6 7 have been complied with, the conditions specified have been met, or the violation has been otherwise disposed of by either 8 9 administrative or judicial action and all costs and expenses 10 incurred in connection with the withdrawal have been paid. 11 (e) When the Director finds, under the provisions of this 12 Act or its rules, that a fertilizer being distributed in this State is injurious to plants, animals, or man when used in 13 accordance with label directions, he or she may issue an order 14 to remove the fertilizer from the State and establish 15 16 requirements to effect the expeditious removal of the 17 fertilizer without adverse effects to man or the environment. "Stop sale" orders. 18

19 The Director or his authorized agent may issue and enforce 20 a written or printed "stop sale, use, or removal" order to the 21 owner or custodian of any lot of commercial fertilizer or 22 custom mix and to hold such lot at a designated place when the Director finds such commercial fertilizer 23 or custom being offered or exposed for sale in violation of any of the 24 provisions of this Act until the law has been complied with and 25 26 such commercial fertilizer or custom mix is released in writing 1

2 disposed of by written authority.

3 The Director shall release the commercial fertilizer or 4 custom mix so withdrawn when the requirements of the provisions 5 of this Act have been complied with and all costs and expenses 6 incurred in connection with the withdrawal have been paid. 7 (Source: P.A. 77-106.)

by the Director or such violation has been otherwise

8 (505 ILCS 80/18a) (from Ch. 5, par. 55.18a)

9 Sec. 18a. Location and operation.

10 (a) Before installing commercial fertilizer facilities for 11 the distribution or storage of anhydrous ammonia or 12 low-pressure nitrogen solutions, the owner shall apply to the Department for approval of the location of the facilities. 13 14 Distribution and storage facilities shall be in compliance with 15 local zoning ordinances and the minimum distance requirements 16 for safe storage of anhydrous ammonia or low-pressure nitrogen 17 solutions as established by Department rule. Existing storage tanks installed prior to the effective date of this amendatory 18 19 Act of 1983 shall be exempt from the requirements for location 20 approval. Prior to any expansion or modification of such 21 existing storage tanks, written approval shall be obtained from 22 the Department and such tanks shall meet current requirements as established by Department rule. 23

(b) Authorized Department personnel may enter upon anypublic or private premises during reasonable business hours and

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inspect facilities, equipment and vehicles used in the storage, 1 2 application, and distribution of anhydrous ammonia and 3 low-pressure nitrogen solutions and observe operations as necessary to determine compliance with the provisions of this 4 5 Act and the rules promulgated hereunder. Department personnel 6 may enter the premises at any time when the health, safety or 7 welfare of the public is threatened by escaping gas, spills, 8 fire, damaged or faulty equipment, accident or act of God.

9 (c) It shall be unlawful for any entity to distribute, 10 store, transport, or use anhydrous ammonia or low-pressure 11 nitrogen solutions in violation of this Act or the rules 12 adopted by the Department or to violate a stop use order issued 13 by the Director. The Department shall adopt rules and 14 regulations setting forth minimum safety standards covering the design, construction, location, installation and operation 15 16 of equipment for storage, handling, use and transportation of 17 anhydrous ammonia and low pressure nitrogen solutions. Such rules and regulations shall consist of those reasonably 18 necessary for the safety of the public, including persons 19 20 handling or using such materials, and shall be in substantial conformity with the current nationally accepted safety 21 22 standards.

(d) The Director or his authorized agent may issue and enforce a written stop use order to the owner or custodian of the facility upon a violation of this Act or the rules and regulations. The Director shall terminate the stop use order HB5539 Engrossed - 36 - LRB097 20044 CEL 65371 b

1 upon compliance with the requirements of this Act and rules and 2 regulations.

(e) (Blank). The Department may adopt rules and regulations 3 setting forth the requirements for the containment 4 of 5 fertilizer products at commercial facilities, which may include, but would not be limited to, the design, inspection, 6 construction, location, installation, and operation for the 7 storage and handling use of bulk liquid fertilizer, bulk dry 8 9 fertilizer, and nitrogen solutions as may be necessary for the 10 protection of ground water, the environment, and public safety. 11 The Department may establish fees for the inspection of such 12 containment facilities.

(f) Nothing in this Section shall apply to facilities that
 manufacture anhydrous ammonia subject to the OSHA Process
 Safety Management regulations cited under 29 CFR 1910.119.

16 (Source: P.A. 85-1327.)

17 (505 ILCS 80/19) (from Ch. 5, par. 55.19) Seizures, prosecutions, and injunctions 18 Sec. 19. 19 Violations. 20 (a) Any lot of fertilizer, custom blend, or speciality 21 fertilizer not in compliance with the provisions of this Act 22 may be subjected to seizure on complaint of the Director or his or her authorized agent to the circuit court of the county in 23 24 which the fertilizer is located. In the event the court finds 25 the fertilizer to be in violation of this Act and orders the HB5539 Engrossed - 37 - LRB097 20044 CEL 65371 b

condemnation of the fertilizer, the fertilizer shall be 1 2 disposed of in any manner consistent with the quality of the fertilizer or the laws of the State. However, in no instance 3 shall the disposition of the fertilizer be ordered by the court 4 5 without first giving the claimant an opportunity to apply to the court for release of the fertilizer or for permission to 6 7 process or re-label the fertilizer to bring it into compliance 8 with this Act.

(a-5) (a) If it appears after an administrative hearing, 9 10 from the examination of any commercial fertilizer or custom mix that any of the provisions of this Act or the rules and 11 12 regulations issued thereunder have been violated, the Director his or her authorized agent shall cause notice of 13 the violations to be given to the registrant, distributor or 14 possessor from whom the sample was taken. Any person so 15 16 notified shall be given opportunity to be heard under such 17 rules and regulations as may be prescribed by the Director. If it appears after such hearing, either in the presence or 18 absence of the entity person so notified, that any of the 19 20 provisions of this Act or rules and regulations issued thereunder have been violated, or in seeking the institution of 21 22 criminal charges against a violator, the Director may certify 23 the facts to the proper prosecuting attorney.

24 It shall be unlawful for any person to distribute, store, 25 transport or use anhydrous ammonia or nitrogen solutions in 26 violation of this Act or the rules and regulations promulgated HB5539 Engrossed - 38 - LRB097 20044 CEL 65371 b

1 thereunder or to violate a stop use order issued by the 2 Director.

3 (b) The Department, over the signature of the Director, may apply to any court for a temporary restraining order or a 4 preliminary or permanent injunction restraining any entity 5 from violating or continuing to violate any provision of this 6 Act or the rules adopted by the Department. An injunction 7 issued under this Section shall be granted without bond. Any 8 9 person convicted of violating any provisions of this Act or any 10 of the rules or regulations issued thereunder, or who impedes, 11 obstructs, hinders or otherwise prevents or attempts to prevent 12 the Director, or his or her duly authorized agent, in the performance of his or her duty in connection 13 with the provisions of this Act, shall be quilty of a business offense 14 punishable by a fine not to exceed \$1,000. In all prosecutions 15 16 under this Act involving the composition of a commercial 17 fertilizer or custom mix, a certified copy of the official analysis signed by the Director shall be accepted as 18 19 facie evidence of the composition.

20 <u>(b-5) In all prosecutions under this Act involving the</u> 21 <u>composition of a fertilizer or custom blend, a certified copy</u> 22 <u>of the official analysis signed by the Director shall be</u> 23 <u>accepted as prima facie evidence of the composition.</u>

(c) Nothing in this Act shall be construed as requiring the
 Director or his or her representative to report for prosecution
 or for the institution of seizure proceedings as a result of

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1 minor violations of the Act if he or she believes that <u>a</u> 2 <u>suitable notice of warning in writing shall serve</u> the public 3 interests will be served by a suitable notice of warning in 4 writing.

5 (d) It shall be the duty of each State's attorney to whom 6 any violation is reported to cause appropriate proceedings to 7 be instituted and prosecuted in the circuit court without 8 delay.

9 (e) (Blank). The Director is authorized to apply for and the court is authorized to grant a temporary restraining order 10 11 or a preliminary or permanent injunction restraining any person 12 from violating or continuing to violate any of the provisions this Act or any rule or regulation promulgated under the 13 of 14 notwithstanding the existence of other remedies. The injunction shall be entered without bond. 15

16 (Source: P.A. 83-1362.)

17 (505 ILCS 80/20) (from Ch. 5, par. 55.20) 18 Sec. 20. Administrative hearings; notice. Any entity so notified of violating this Act or its rules, shall be given the 19 20 opportunity to be heard as may be prescribed by the Director. 21 When an administrative hearing is held, the hearing officer, 22 upon determination of a violation of this Act, shall levy and 23 the Department shall collect administrative penalties in 24 addition to any initial penalty levied by this Act as follows: 25 (1) A penalty of \$1,000 shall be imposed for:

1	(A) neglect or refusal by any entity, after notice
2	in writing, to comply with provisions of this Act or
3	its rules or any lawful order of the Director;
4	(B) every sale, disposal, or distribution of a
5	fertilizer that is under a stop-sale order; or
6	(C) concealing facts or conditions, impeding,
7	obstructing, hindering, or otherwise preventing or
8	attempting to prevent the Director, or his or her duly
9	authorized agent, in the performance of his or her duty
10	in connection with the provisions of this Act.
11	(2) A penalty of \$500 shall be imposed for the
12	following violations:
13	(A) distribution of a fertilizer that is
14	misbranded or adulterated;
15	(B) distribution of a fertilizer that does not have
16	an accompanying label attached or displayed;
17	(C) failure to comply with any provisions of this
18	Act or its rules other than described under this
19	Section.
20	The Department, over the signature of the Director, is
21	authorized to issue subpoenas and bring before the Department
22	any entity in this State to take testimony orally, by
23	deposition, or by exhibit, in the same manner prescribed by law
24	in judicial proceedings or civil cases in the circuit courts of
25	this State. The Director is authorized to issue subpoenas duces
26	tecum for records relating to a fertilizer distributor's or

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1 <u>registrant's business.</u>

2 When a fertilizer-soil amendment combination labeled in 3 accordance with 8 Ill. Adm. Code 211.40 Subpart (b) is subject 4 to penalties, the larger penalty shall be assessed.

5 <u>All penalties collected by the Department under this</u> 6 <u>Section shall be deposited into the Fertilizer Control Fund.</u> 7 <u>Any penalty not paid within 60 days after receiving the notice</u> 8 <u>from the Department shall be submitted to the Attorney</u> 9 <u>General's office for collection.</u> Exchanges between 10 manufacturers.

Nothing in this Act shall be construed to restrict or avoid sales or exchanges of commercial fertilizers to each other by importers, manufacturers or manipulators who mix fertilizer materials for sale or as preventing the free and unrestricted shipments of commercial fertilizer to manufacturers or manipulators who have registered their brands as required by the provisions of this Act.

18 (Source: Laws 1961, p. 3085.)

19 (505 ILCS 80/21) (from Ch. 5, par. 55.21)

20 Sec. 21. <u>Exchanges between manufacturers</u> 21 <u>Constitutionality</u>. <u>Nothing in this Act shall be construed to</u> 22 <u>restrict or avoid sales or exchanges of fertilizers to each</u> 23 <u>other by importers, manufacturers, or blenders who mix</u> 24 <u>fertilizer materials for sale or as preventing the free and</u> 25 <u>unrestricted shipments of fertilizer to manufacturers or</u> HB5539 Engrossed - 42 - LRB097 20044 CEL 65371 b

blenders who have registered their brands as required by the provisions of this Act.

3 If any clause, sentence, paragraph or part of this Act 4 shall for any reason be adjudged invalid by any court of 5 competent jurisdiction, such judgment shall not affect, impair 6 or invalidate the remainder thereof but shall be confined in 7 its operation to the clause, sentence, paragraph or part 8 thereof directly involved in the controversy in which such 9 judgment shall have been rendered.

10 (Source: Laws 1961, p. 3085.)

11 (505 ILCS 80/21.5 new)

Sec. 21.5. Constitutionality. If any clause, sentence, paragraph, or part of this Act shall for any reason be adjudged invalid by any court of competent jurisdiction, the judgment shall not affect, impair, or invalidate the remainder thereof but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which the judgment shall have been rendered.

19 (505 ILCS 80/6b rep.)

20 (505 ILCS 80/18 rep.)

Section 10. The Illinois Fertilizer Act of 1961 is amendedby repealing Sections 6b and 18.

23 Section 99. Effective date. This Act takes effect upon 24 becoming law. HB5539 Engrossed

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6	505	ILCS	80/5	from	Ch.	5,	par.	55.5
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1 505 ILCS 80/18 rep.