1 AN ACT concerning safety.

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

4 Section 5. The Illinois Pesticide Act is amended by 5 changing Sections 4, 9, 10, 11.1, 12, and 13 as follows:

6 (415 ILCS 60/4) (from Ch. 5, par. 804)

7 Sec. 4. Definitions. As used in this Act:

8 1. "Director" means Director of the Illinois Department of9 Agriculture or his authorized representative.

10 2. "Active Ingredient" means any ingredient which will 11 prevent, destroy, repel, control or mitigate a pest or which 12 will act as a plant regulator, defoliant or desiccant.

3. "Adulterated" shall apply to any pesticide if the 13 14 strength or purity is not within the standard of quality expressed on the labeling under which it is sold, distributed 15 or used, including any substance which has been substituted 16 wholly or in part for the pesticide as specified on the 17 labeling under which it is sold, distributed or used, or if any 18 valuable constituent of the pesticide has been wholly or in 19 20 part abstracted.

4. "Agricultural Commodity" means produce of the land
including but not limited to plants and plant parts, livestock
and poultry and livestock or poultry products, seeds, sod,

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shrubs and other products of agricultural origin including the
 premises necessary to and used directly in agricultural
 production. Agricultural commodity also includes aquatic
 products as defined in the Aquaculture Development Act.

5 5. "Animal" means all vertebrate and invertebrate species 6 including, but not limited to, man and other mammals, bird, 7 fish, and shellfish.

8 6. "Beneficial Insects" means those insects which during
9 their life cycle are effective pollinators of plants, predators
10 of pests or are otherwise beneficial.

11

7. "Certified applicator".

A. "Certified applicator" means any individual who is certified under this Act to purchase, use, or supervise the use of pesticides which are classified for restricted use.

15 B. "Private applicator" means a certified applicator 16 who purchases, uses, or supervises the use of any pesticide 17 classified for restricted use, for the purpose of producing any agricultural commodity on property owned, rented, or 18 19 otherwise controlled by him or his employer, or applied to 20 other property if done without compensation other than 21 trading of personal services between no more than 2 22 producers of agricultural commodities.

23 C. "Licensed Commercial Applicator" means a certified 24 applicator, whether or not he is a private applicator with 25 respect to some uses, who owns or manages a business that 26 is engaged in applying pesticides, whether classified for SB2918 Engrossed - 3 - LRB099 15940 MGM 40257 b

1 general or restricted use, for hire. The term also applies 2 to a certified applicator who uses or supervises the use of 3 pesticides, whether classified for general or restricted 4 use, for any purpose or on property of others excluding 5 those specified by subparagraphs 7 (B), (D), (E) of Section 6 4 of this Act.

D. "Commercial Not For Hire Applicator" means a 7 8 certified applicator who uses or supervises the use of 9 pesticides classified for general or restricted use for any purpose on property of an employer when such activity is a 10 11 requirement of the terms of employment and such application 12 of pesticides under this certification is limited to 13 property under the control of the employer only and 14 includes, but is not limited to, the use or supervision of 15 the use of pesticides in a greenhouse setting. "Commercial 16 Not For Hire Applicator" also includes a certified 17 applicator who uses or supervises the use of pesticides 18 classified for general or restricted use as an employee of 19 a state agency, municipality, or other duly constituted 20 governmental agency or unit.

21 E. "Licensed Public Applicator" means a certified 22 applicator who uses or supervises the use of pesticides 23 classified for general or restricted use as an employee of 24 a state agency, municipality, or other duly constituted 25 governmental agency or unit.

26 8. "Defoliant" means any substance or combination of

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substances which cause leaves or foliage to drop from a plant
 with or without causing abscission.

9. "Desiccant" means any substance or combination of
substances intended for artificially accelerating the drying
of plant tissue.

6 10. "Device" means any instrument or contrivance, other 7 than a firearm or equipment for application of pesticides when 8 sold separately from pesticides, which is intended for 9 trapping, repelling, destroying, or mitigating any pest, other 10 than bacteria, virus, or other microorganisms on or living in 11 man or other living animals.

11. "Distribute" means offer or hold for sale, sell,
barter, ship, deliver for shipment, receive and then deliver,
or offer to deliver pesticides, within the State.

15 12. "Environment" includes water, air, land, and all plants 16 and animals including man, living therein and the 17 interrelationships which exist among these.

18 13. "Equipment" means any type of instruments and 19 contrivances using motorized, mechanical or pressure power 20 which is used to apply any pesticide, excluding pressurized 21 hand-size household apparatus containing dilute ready to apply 22 pesticide or used to apply household pesticides.

14. "FIFRA" means the "Federal Insecticide FungicideRodenticide Act", as amended.

15. "Fungi" means any non-chlorophyll bearingthallophytes, any non-chlorophyll bearing plant of a lower

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order than mosses or liverworts, as for example rust, smut, mildew, mold, yeast and bacteria, except those on or in living animals including man and those on or in processed foods, beverages or pharmaceuticals.

5 16. "Household Substance" means any pesticide customarily 6 produced and distributed for use by individuals in or about the 7 household.

8 17. "Imminent Hazard" means a situation which exists when 9 continued use of a pesticide would likely result in 10 unreasonable adverse effect on the environment or will involve 11 unreasonable hazard to the survival of a species declared 12 endangered by the U.S. Secretary of the Interior or to species 13 declared to be protected by the Illinois Department of Natural 14 Resources.

15 18. "Inert Ingredient" means an ingredient which is not an 16 active ingredient.

17 19. "Ingredient Statement" means a statement of the name and percentage of each active ingredient together with the 18 total percentage of inert ingredients in a pesticide and for 19 20 pesticides containing arsenic in any form, the ingredient statement shall include percentage of total and water soluble 21 22 arsenic, each calculated as elemental arsenic. In the case of 23 spray adjuvants the ingredient statement need contain only the 24 names of the functioning agents and the total percent of those 25 constituents ineffective as spray adjuvants.

26 20. "Insect" means any of the numerous small invertebrate

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animals generally having the body more or less obviously segmented for the most part belonging to the class Insects, comprised of six-legged, usually winged forms, as for example beetles, caterpillars, and flies. This definition encompasses other allied classes of arthropods whose members are wingless and usually have more than 6 legs as for example spiders, mites, ticks, centipedes, and millipedes.

8 21. "Label" means the written, printed or graphic matter on 9 or attached to the pesticide or device or any of its containers 10 or wrappings.

11 22. "Labeling" means the label and all other written, 12 printed or graphic matter: (a) on the pesticide or device or 13 any of its containers or wrappings, (b) accompanying the pesticide or device or referring to it in any other media used 14 15 to disseminate information to the public, (c) to which 16 reference is made to the pesticide or device except when 17 references are made to current official publications of the U. Environmental Protection 18 S. Agency, Departments of Agriculture, Health, Education and Welfare or other Federal 19 20 Government institutions, the state experiment station or colleges of agriculture or other similar state institution 21 22 authorized to conduct research in the field of pesticides.

23 23. "Land" means all land and water area including 24 airspace, and all plants, animals, structures, buildings, 25 contrivances, and machinery appurtenant thereto or situated 26 thereon, fixed or mobile, including any used for SB2918 Engrossed - 7 - LRB099 15940 MGM 40257 b

1 transportation.

2 24. "Licensed Operator" means a person employed to apply 3 pesticides to the lands of others under the direction of a 4 "licensed commercial applicator" or a "licensed public 5 applicator" or a "licensed commercial not-for-hire 6 applicator".

7 25. "Nematode" means invertebrate animals of the phylum 8 nemathelminthes and class nematoda, also referred to as nemas 9 or eelworms, which are unsegmented roundworms with elongated 10 fusiform or sac-like bodies covered with cuticle and inhabiting 11 soil, water, plants or plant parts.

12 26. "Permit" means a written statement issued by the 13 Director or his authorized agent, authorizing certain acts of 14 pesticide purchase or of pesticide use or application on an 15 interim basis prior to normal certification, registration, or 16 licensing.

17 27. "Person" means any individual, partnership, 18 association, fiduciary, corporation, or any organized group of 19 persons whether incorporated or not.

20 28. "Pest" means (a) any insect, rodent, nematode, fungus, 21 weed, or (b) any other form of terrestrial or aquatic plant or 22 animal life or virus, bacteria, or other microorganism, 23 excluding virus, bacteria, or other microorganism on or in 24 living animals including man, which the Director declares to be 25 a pest.

26 29. "Pesticide" means any substance or mixture of

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substances intended for preventing, destroying, repelling, or mitigating any pest or any substance or mixture of substances intended for use as a plant regulator, defoliant or desiccant.

30. "Pesticide Dealer" means any person who distributes
registered pesticides to the user.

6 31. "Plant Regulator" means any substance or mixture of 7 substances intended through physiological action to affect the 8 rate of growth or maturation or otherwise alter the behavior of 9 ornamental or crop plants or the produce thereof. This does not 10 include substances which are not intended as plant nutrient 11 trace elements, nutritional chemicals, plant or seed 12 inoculants or soil conditioners or amendments.

32. "Protect Health and Environment" means to guard againstany unreasonable adverse effects on the environment.

15 33. "Registrant" means person who has registered any16 pesticide pursuant to the provision of FIFRA and this Act.

17 34. "Restricted Use Pesticide" means any pesticide with one
18 or more of its uses classified as restricted by order of the
19 Administrator of USEPA.

20 35. "SLN Registration" means registration of a pesticide 21 for use under conditions of special local need as defined by 22 FIFRA.

36. "State Restricted Pesticide Use" means any pesticide use which the Director determines, subsequent to public hearing, that an additional restriction for that use is needed to prevent unreasonable adverse effects. SB2918 Engrossed - 9 - LRB099 15940 MGM 40257 b

1 37. "Structural Pest" means any pests which attack and 2 destroy buildings and other structures or which attack 3 clothing, stored food, commodities stored at food 4 manufacturing and processing facilities or manufactured and 5 processed goods.

6 38. "Unreasonable Adverse Effects on the Environment" 7 means the unreasonable risk to the environment, including man, 8 from the use of any pesticide, when taking into account accrued 9 benefits of as well as the economic, social, and environmental 10 costs of its use.

39. "USEPA" means United States Environmental ProtectionAgency.

40. "Use inconsistent with the label" means to use a pesticide in a manner not consistent with the label instruction, the definition adopted in FIFRA as interpreted by USEPA shall apply in Illinois.

17 41. "Weed" means any plant growing in a place where it is18 not wanted.

19 42. "Wildlife" means all living things, not human,20 domestic, or pests.

43. "Bulk pesticide" means any registered pesticide which is transported or held in an individual container in undivided quantities of greater than 55 U.S. gallons liquid measure or 100 pounds net dry weight.

44. "Bulk repackaging" means the transfer of a registeredpesticide from one bulk container (containing undivided

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quantities of greater than 100 U.S. gallons liquid measure or 100 pounds net dry weight) to another bulk container (containing undivided quantities of greater than 100 U.S. gallons liquid measure or 100 pounds net dry weight) in an unaltered state in preparation for sale or distribution to another person.

7 45. "Business" means any individual, partnership,
8 corporation or association engaged in a business operation for
9 the purpose of selling or distributing pesticides or providing
10 the service of application of pesticides in this State.

46. "Facility" means any building or structure and all real property contiguous thereto, including all equipment fixed thereon used for the operation of the business.

14 47. "Chemigation" means the application of a pesticide 15 through the systems or equipment employed for the primary 16 purpose of irrigation of land and crops.

17 48. "Use" means any activity covered by the pesticide label 18 including but not limited to application of pesticide, mixing 19 and loading, storage of pesticides or pesticide containers, 20 disposal of pesticides and pesticide containers and reentry 21 into treated sites or areas.

22 (Source: P.A. 98-756, eff. 7-16-14.)

23 (415 ILCS 60/9) (from Ch. 5, par. 809)

24 Sec. 9. Licenses and pesticide dealer registrations 25 requirements; certification. SB2918 Engrossed

1 (a) Licenses and pesticide dealer registrations issued pursuant to this Act as a result of certification attained 2 3 in calendar year 2017 or earlier shall be valid for the calendar one year in which they were issued, except that 4 5 private applicator licenses shall be valid for the calendar year in which they were issued plus 2 additional calendar 3 6 7 years. All licenses and pesticide dealer registrations 8 shall expire on December 31 of the year in which it is to 9 expire. A license or pesticide dealer registration in 10 effect on the 31st of December, for which renewal has been 11 made within 60 days following the date of expiration, shall 12 continue in full force and effect until the Director notifies the applicant that renewal has been approved and 13 14 accepted or is to be denied in accordance with this Act. 15 The Director shall not issue a license or pesticide dealer 16 registration to a first time applicant or to a person who has not made application for renewal on or before March 1 17 following the expiration date of the license or pesticide 18 19 dealer registration until such applicant or person has been 20 certified bv the Director as having successfully 21 demonstrated competence and knowledge regarding pesticide 22 use. The Director shall issue a license or pesticide dealer registration to a person that made application after March 23 24 1 and before April 15 if that application is accompanied by 25 a late application fee. A licensee or pesticide dealer 26 shall be required to be recertified for competence and

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knowledge regarding pesticide use at least once every 3 1 2 years and at such other times as deemed necessary by the 3 Director to assure a continued level of competence and ability. The Director shall by regulation specify the 4 5 standard of qualification for certification and the manner of establishing an applicant's competence and knowledge. A 6 7 certification shall remain valid only if an applicant 8 attains licensure or pesticide dealer registration during 9 the calendar year in which certification was granted and 10 the licensure is maintained throughout the 3-year 11 certification period.

12 (b) Multi-year licenses and pesticide dealer 13 registrations issued pursuant to this Act as a result of 14 certification attained in calendar year 2018 or thereafter 15 shall be valid for the calendar year in which they were 16 issued plus 2 additional calendar years. All licenses and 17 pesticide dealer registrations shall expire on December 31 of the year in which they are to expire. A license or 18 19 pesticide dealer registration in effect on the 31st of 20 December, for which recertification and licensure has been 21 made within 60 days following the date of expiration, shall 22 continue in full force and effect until the Director 23 notifies the applicant that recertification and licensure 24 has been approved and accepted or is to be denied in 25 accordance with this Act. A licensee or pesticide dealer shall be required to be recertified for competence and 26

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1	knowledge regarding pesticide use at least once every 3
2	years and at such other times as deemed necessary by the
3	Director to assure a continued level of competence and
4	ability. The Director shall by rule specify the standard of
5	qualification for certification and the manner of
6	establishing the applicant's competence and knowledge. A
7	certification shall remain valid only if an applicant
8	attains licensure or pesticide dealer registration during
9	the calendar year in which certification was granted and
10	the licensure is maintained throughout the 3-year
11	certification period. Notwithstanding the other provisions
12	of this subsection (b), the employer of a pesticide
13	applicator or operator licensee may notify the Director
14	that the licensee's employment has been terminated. If the
15	employer submits that notification, the employer shall
16	return to the Director the licensee's pesticide applicator
17	or operator license card and may request that the unused
18	portion of the terminated licensee's pesticide applicator
19	or operator license term be transferred to a newly
20	certified or re-certified individual, and the Director may
21	issue the appropriate pesticide applicator or operator
22	license to the newly certified or re-certified individual
23	with an expiration date equal to the original license after
24	payment of a \$10 transfer fee.

25 <u>(c)</u> The Director may refuse to issue a license or 26 pesticide dealer registration based upon the violation SB2918 Engrossed - 14 - LRB099 15940 MGM 40257 b

1 history of the applicant.

2 (Source: P.A. 98-923, eff. 1-1-15.)

3 (415 ILCS 60/10) (from Ch. 5, par. 810)

4 Sec. 10. Commercial Applicator License. No commercial 5 applicator shall use or supervise the use of any pesticide 6 without a commercial license issued by the Director. For the years preceding the year 2001, the Director shall require an 7 8 annual fee for commercial applicator license of \$35. For the 9 years 2001, 2002, 2003, 2004, 2005, and 2006, the annual fee 10 for a commercial applicator license is \$45. For the years 2007 11 through 2017 and thereafter, the annual fee for a commercial 12 applicator license is \$60. For the years 2018 and thereafter, 13 the fee for a multi-year commercial applicator license is \$180. 14 The late application fee for a commercial applicator license 15 shall be \$20 in addition to the normal license fee. A 16 commercial applicator shall be assessed a fee of \$10 $\frac{55}{5}$ for a duplicate license. 17

18 1. Application for the commercial applicator license shall 19 be made in writing on designated forms available from the 20 Director. Each application shall contain information regarding 21 the applicants qualifications, nature of the proposed 22 operation, classification of license being sought, and shall 23 include the following:

24

- A. The full name of the applicant.
- 25
- B. The address of the applicant.

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C. Any necessary information prescribed by the
 Director on the designated application form.

2. An applicant for a license shall demonstrate competence
and knowledge regarding pesticide use in accordance with
Section 9 of this Act.

6 3. A licensed commercial applicator must provide to the 7 Director at the time of original licensing and <u>must maintain</u> 8 <u>throughout the licensure period</u> license renewal evidence of 9 financial responsibility protecting persons who may suffer 10 personal injury or property damage or both as a result of the 11 pesticide operation of the applicant in either of the following 12 manners:

13 A. Evidence of responsibility may be provided in the 14 form of a surety bond for each licensed commercial 15 applicator naming the licensed commercial applicator as 16 principal of the bond. The amount of the bond shall be not 17 less than \$50,000 per year. It is permissible to provide two bonds; one for \$25,000 for bodily injury liability and 18 the second for \$25,000 for property damage liability. The 19 20 bond or bonds shall be made payable to the Director of Agriculture, State of Illinois, for the benefit of the 21 22 injured party and shall be conditioned upon compliance with 23 the provisions of this Act by the principal, his or her officers, representatives and employees; or 24

25 B. Evidence of responsibility may be provided in the 26 form of a certificate of liability insurance providing SB2918 Engrossed - 16 - LRB099 15940 MGM 40257 b

coverage for each licensed commercial applicator or 1 2 licensed entity in the amount of not less than \$50,000 per 3 person, \$100,000 per occurrence bodily injury liability coverage, with an annual aggregate of not less than 4 5 \$500,000, and \$50,000 per occurrence property damage liability, with an annual aggregate of not less than 6 7 \$50,000; or, in lieu thereof, a combined single limit of 8 not less than \$100,000 bodily injury and property damage 9 liability combined, with an annual aggregate of not less 10 than \$500,000.

11 4. Every insurance policy or bond shall contain a provision 12 that it will not be cancelled or reduced by the principal or insurance company, except upon 30 days prior notice in writing 13 14 to the Director of the Department at the Springfield, Illinois 15 office and the principal insured. A reduction or cancellation 16 of policy shall not affect the liability accrued or which may 17 accrue under such policy before the expiration of the 30 days. The notice shall contain the termination date. Upon said 18 reduction or cancellation, the Director shall immediately 19 20 notify the licensee that his or her license will be suspended and the effective date until the minimum bond or liability 21 22 insurance requirements are met by the licensee for the current 23 license period.

5. Nothing in this Act shall be construed to relieve any person from liability for any damage to persons or property caused by use of pesticides even though such use conforms to SB2918 Engrossed - 17 - LRB099 15940 MGM 40257 b

label instructions and pertinent rules and regulations of this
 State.

6. The Director may renew any applicant's license in the 3 classifications for which such applicant is licensed, subject 4 5 to requalification requirements imposed by the Director. Requalification standards shall be prescribed by regulations 6 7 adopted pursuant to this Act and are required to ensure that 8 the licensed commercial applicator meets the requirements of 9 changing technology and to assure a continued level of 10 competence and ability.

11 7. The Director may limit the license of an applicant to 12 allow only the use of certain pesticides in a delimited 13 geographic area, or to the use of certain application 14 techniques or equipment. If a license is not issued as applied 15 for, the Director shall inform the applicant in writing of the 16 reasons and extend an opportunity for the applicant to complete 17 the requirements for the license desired.

8. For the purpose of uniformity, the Director may enter
into agreements for accepting standards of qualification of
other states as a basis for licensing commercial applicators.

21 (Source: P.A. 89-94, eff. 7-6-95; 90-205, eff. 1-1-98.)

22 (415 ILCS 60/11.1) (from Ch. 5, par. 811.1)

23 Sec. 11.1. Public and Commercial Not-for-Hire License. No 24 public or commercial not-for-hire applicator shall use or 25 supervise the use of any pesticide without a license issued by SB2918 Engrossed - 18 - LRB099 15940 MGM 40257 b

the Director. For the years 2011 through 2017 and thereafter, 1 2 the public or commercial not-for-hire pesticide applicator 3 license fee shall be \$20. For the years 2018 and thereafter, the fee for a multi-year commercial not-for-hire pesticide 4 5 applicator license is \$60. The late application fee for a public or commercial not-for-hire applicator license shall be 6 \$20 in addition to the normal license fees. A public or 7 8 commercial not-for-hire applicator shall be assessed a fee of 9 \$10 \$5 for a duplicate license.

10 1. Application for certification as а commercial 11 not-for-hire pesticide applicator shall be made in writing on 12 designated forms available from the Director. Each application 13 shall contain information regarding the gualifications of the applicant, classification of certification being sought, and 14 15 shall include the following:

16

A. The full name of the applicant.

17 B. The name of the applicant's employer.

18 C. The address at the applicant's place of employment.

19D. Any other information prescribed by the Director on20the designated form.

21 2. The Director shall not issue a certification to a 22 commercial not-for-hire pesticide applicator until the 23 individual identified has demonstrated his competence and 24 knowledge regarding pesticide use in accordance with Section 9 25 of this Act.

26

3. The Director shall not renew a certification as a

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1 commercial not-for-hire pesticide applicator until the 2 applicant reestablishes his qualifications in accordance with 3 Section 9 of this Act or has met other requirements imposed by 4 regulation in order to ensure that the applicant meets the 5 requirements of changing technology and to assure a continued 6 level of competence and ability.

7 4. <u>(Blank).</u> Application for certification as a public 8 pesticide applicator shall be made in writing on designated 9 forms available from the Director. Each application shall 10 contain information regarding qualifications of applicant, 11 classification of certification being sought, and shall 12 include the following:

13 A. The full name of the applicant.

14 B. The name of the applicant's employer.

15 C. Any other information prescribed by the Director on
 16 the designated form.

17 5. <u>(Blank)</u>. The Director shall not issue a certificate to a 18 public pesticide applicator until the individual identified 19 has demonstrated his competence and knowledge regarding 20 pesticide use in accordance with Section 9 of this Act.

6. <u>(Blank)</u>. The Director shall not renew a certification as public pesticide applicator until the applicant reestablishes his qualifications in accordance with Section 9 of this Act or has met other requirements imposed by regulation in order to ensure that the applicant meets the requirements of changing technology and to assure a continued level of SB2918 Engrossed - 20 - LRB099 15940 MGM 40257 b

1 competence and ability.

7. Persons applying general use pesticides, approved by the
Inter-Agency Committee on the Use of Pesticides, to scrap tires
for the control of mosquitoes shall be exempt from the license
requirements of this Section.

6 (Source: P.A. 96-1310, eff. 7-27-10.)

7 (415 ILCS 60/12) (from Ch. 5, par. 812)

8 Sec. 12. Licensed Operator. No pesticide operator shall use 9 any pesticides without a pesticide operator license issued by 10 the Director.

11 1. Application for an operator license shall be made in 12 writing on designated forms available from the Director. Each 13 application shall contain information regarding the nature of 14 applicants pesticide use, his qualifications, and such other 15 facts as prescribed on the form. The application shall also 16 include the following:

17

A. The full name of applicant.

18

B. The address of the applicant.

19C. The name of and license/certification number of the20pesticide applicator under whom the applicant will work.

21 2. The Director shall not issue a pesticide operator 22 license until the individual identified has demonstrated his 23 competence and knowledge regarding pesticide use in accordance 24 with Section 9 of this Act.

25

3. The Director shall not issue an operator license to any

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1 person who is unable to provide the name and 2 license/certification number of an applicator under whom the 3 operator will work.

4. For the years preceding the year 2001, a licensed 4 5 commercial operator working for or under the supervision of a certified licensed commercial pesticide applicator shall pay 6 7 an annual fee of \$25. For the years 2001, 2002, and 2003, the annual fee for a commercial operator license is \$30. For the 8 9 years 2004, 2005, and 2006, the annual fee for a commercial 10 operator license is \$35. For the years 2007 through 2017 and 11 thereafter, the annual fee for a commercial operator license is 12 \$40. For the years 2018 and thereafter, the fee for a 13 multi-year commercial applicator license is \$120. The late application fee for an operator license shall be \$20 in 14 15 addition to the normal license fee. A licensed operator shall 16 be assessed a fee of \$10 $\frac{5}{5}$ for a duplicate license.

17 5. For the years 2011 through 2017 and thereafter, the public or commercial not-for-hire pesticide operator license 18 19 fee shall be \$15. For the years 2018 and thereafter, the fee 20 for a multi-year commercial not-for-hire pesticide applicator license is \$45. The late application fee for a public or 21 22 commercial not-for-hire applicator license shall be \$20 in 23 addition to the normal license fees. A public or commercial 24 not-for-hire operator shall be assessed a fee of \$10 \$5 for a 25 duplicate license.

26 (Source: P.A. 96-1310, eff. 7-27-10.)

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(415 ILCS 60/13) (from Ch. 5, par. 813)

Sec. 13. Pesticide dealers. Any pesticide dealer who sells 2 3 Restricted Use pesticides shall be registered with the 4 Department on forms provided by the Director. Beginning July 1, 5 2005, any pesticide dealer that sells non-restricted use 6 pesticides for use in the production of an agricultural 7 commodity in containers with a capacity of 2.5 gallons or 8 greater or 10 pounds or greater must also register with the 9 Department on forms provided by the Director. Through 2017, 10 registration Registration shall consist of passing a required 11 examination and payment of a \$100 registration fee. For the 12 years 2018 and thereafter, the pesticide dealer registration 13 fee for a multi-year registration period is \$300. The late 14 application fee for a pesticide dealer registration shall be 15 \$20 in addition to the normal pesticide dealer registration 16 fee. A pesticide dealer shall be assessed a fee of \$10 $\frac{55}{5}$ for a duplicate registration. 17

Dealers who hold a Structural Pest Control license with the 18 19 Illinois Department of Public Health or a Commercial 20 license with Applicator's the Illinois Department of 21 Agriculture are exempt from the registration fee but must 22 register with the Department.

Each place of business which sells restricted use pesticides or non-restricted pesticides for use in the production of an agricultural commodity in containers with a SB2918 Engrossed - 23 - LRB099 15940 MGM 40257 b

1 capacity of 2.5 gallons or greater or 10 pounds or greater 2 shall be considered a separate entity for the purpose of 3 registration.

Registration as a pesticide dealer shall expire on December
31 of <u>the</u> each year <u>in which it is to expire</u>. Pesticide dealers
shall be certified in accordance with Section 9 of this Act.

7 The Director may prescribe, by rule, requirements for the 8 registration and testing of any pesticide dealer selling other 9 than restricted use pesticides and such rules shall include the 10 establishment of a registration fee in an amount not to exceed 11 the pesticide dealer registration fee.

12 The Department may refuse to issue or may suspend the 13 registration of any person who fails to file a return, or to 14 pay the tax, penalty, or interest shown in a filed return, or 15 to pay any final assessment of tax, penalty, or interest, as 16 required by any tax Act administered by the Illinois Department 17 of Revenue, until such time as the requirements of any such tax 18 Act are satisfied.

19 (Source: P.A. 94-60, eff. 6-20-05.)