FIRST ENGROSSMENT

Sixty-third Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1227

Introduced by

Representatives Kempenich, D. Johnson, Pollert, J. Kelsh

Senators Klein, Miller, Heckaman

- 1 A BILL for an Act to create and enact section 19-20.1-17.1 of the North Dakota Century Code,
- 2 relating to the imposition of civil penalties; to amend and reenact sections 19-20.1-02,

3 19-20.1-03, 19-20.1-03.1, 19-20.1-03.3, 19-20.1-03.4, 19-20.1-04, 19-20.1-06, 19-20.1-08,

4 19-20.1-10, 19-20.1-11, 19-20.1-12, 19-20.1-13, 19-20.1-14, 19-20.1-15, 19-20.1-16,

- 5 19-20.1-17, and 19-20.1-18 of the North Dakota Century Code, relating to fertilizers, fertilizer
- 6 materials, micronutrients, specialty fertilizers, soil amendments, and plant amendments; to
- 7 repeal sections 19-20.1-01, <u>19-20.1-03.3</u>, 19-20.1-05.1, and-19-20.1-07, <u>and 19-20.2-11</u> of the
- 8 North Dakota Century Code, relating to the agriculture commissioner, protected information,
- 9 <u>rulemaking</u>, and storage and fees; and to provide a penalty.

10 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 11 SECTION 1. AMENDMENT. Section 19-20.1-02 of the North Dakota Century Code is
- 12 amended and reenacted as follows:

13 **19-20.1-02.** Definitions of words and terms.

- 14 When used in this chapter:
- 15 1. "Brand" means a term, design, or trademark, used in connection with one or several
- 16 grades of fertilizer, <u>fertilizer material, micronutrients, specialty fertilizer</u>, soil
 17 amendments, or plant amendments.
- 18 2. "Bulk" means in a nonpackaged form.
- 19 3. "Compost" means a material derived primarily or entirely from biological
- 20 decomposition of vegetative organic matter or animal manure that does not have
- 21 inorganic fertilizer added other than to promote decomposition.
- 4. "Deficiency" means that amount of plant nutrient or active ingredient found by analysis
- 23 is less than the amount guaranteed resulting from a lack of nutrient or active
- 24 ingredients or from lack of uniformity.

1	5.	"Distributor" means any person who imports, consigns, manufactures, produces,
2		compounds, mixes, or blends fertilizer, fertilizer materials, micronutrients, specialty
3		fertilizers, soil amendments, or plant amendments, or who sells or offers for sale
4		fertilizer, fertilizer materials, micronutrients, specialty fertilizers, soil amendments, or
5		plant amendments in this state.
6	6.	"End user" means a person who uses a fertilizer, fertilizer materials, micronutrients,
7		specialty fertilizers, soil amendment, or plant amendment in a manner for which the
8		product was intended.
9	7.	"Fertilizer" means any substance containing one or more recognized plant nutrients
10		which is used for its plant nutrient content and which is designed for use or claimed to
11		have value in promoting plant growth, except unmanipulated animal and vegetable
12		manures, marl, lime, limestone, wood ashes, and other products excluded by the
13		commissioner by rule.
14	8.	"Fertilizer material" means a fertilizer which:
15		a. Contains no more than one of the primary plant nutrients;
16		b. Has approximately eighty-five percent of its primary plant nutrient content present
17		in the form of a single chemical compound; or
18		c. Is derived from a plant or animal residue or byproduct or a natural material
19		deposit which has been processed in such a way that its content of primary plant
20		nutrients has not been materially changed except by purification or concentration.
21	9.	"Foliar fertilizer" means a fertilizer designed and ordinarily applied directly to growing
22		plant foliage to stimulate further growth.
23	10.	"Grade" means the percentages of total nitrogen, available phosphate, and soluble
24		potassium or soluble potash stated in the same terms, order, and percentages as in
25		the "guaranteed analysis". "Guaranteed analysis" means the minimum percentage of
26		plant nutrients claimed.
27	11.	"Inert" means any ingredient not active.
28	12.<u>10.</u>	"Investigational allowance" means an allowance for variations inherent in the taking,
29		preparation, and analysis of an official sample of fertilizer, soil amendment, or plant
30		amendment.

1 "Label" means all written, printed, or graphic matter upon or accompanying any 13.11. 2 fertilizer, fertilizer material, micronutrients, specialty fertilizer, soil amendment, or plant 3 amendment and any printed material or media announcements used in promoting 4 thetheir sale thereof. 5 14.<u>12.</u> "Licensee" means any person licensed by the commissioner to distribute a fertilizer, 6 fertilizer material, micronutrients, specialty fertilizer, soil amendment, or plant 7 amendment. 8 15.<u>13.</u> "Manipulated" means fertilizers, fertilizer materials, micronutrients, specialty fertilizers, 9 soil amendments, or plant amendments that are manufactured, blended, or mixed, or 10 animal or vegetable manures that have been treated in any manner, including 11 mechanical drying, grinding, pelleting, and other means, or by adding other chemicals 12 or substances. 13 16.14. "Micronutrient" means a fertilizer that contains only essential chemical elements that 14 are required at low levels for normal plant growth. 15 17.15. "Mobile mechanical unit" means any portable machine or apparatus used to blend, 16 mix, or manufacture fertilizers, fertilizer material, micronutrients, specialty fertilizers, 17 soil amendments, or plant amendments. 18 18.<u>16.</u> "Official sample" means any sample of fertilizer, fertilizer material, micronutrients, 19 specialty fertilizer, soil amendment, or plant amendment, taken by the commissioner 20 and designated as "official" by the commissioner. 21 19.17. "Organic" in reference to fertilizer nutrients refers only to naturally occurring 22 substances generally recognized as the hydrogen compounds of carbon and their 23 derivatives or synthetic products of similar composition with a water insoluble nitrogen 24 content of at least sixty percent of the guaranteed total nitrogen. 25 20.18. "Percent" or "percentage" means the percentage by weight. 26 "Plant amendment" means a substance applied to plants or seeds which is intended to 21.<u>19.</u> 27 improve germination, growth, yield, product quality, reproduction, flavor, or other 28 desirable characteristics of plants except fertilizers, unless the fertilizer is represented 29 to contain, as an active ingredient, a substance other than a primary plant nutrient or 30 micronutrient, or is represented as promoting plant growth by supplying something 31 other than a primary plant nutrient or micronutrient.

1 22.20. "Plant nutrient" means a nutrient generally recognized as beneficial for plant growth, 2 including nitrogen, phosphorus, potassium, calcium, magnesium, sulfur, boron, 3 chlorine, cobalt, copper, iron, manganese, molybdenum, sodium, and zinc. 4 23.21. "Primary plant nutrients" means nitrogen, phosphate, and potash. 5 24.22. "Registrant" means the person who registers fertilizers, soil amendments, or plant 6 amendments under the provisions of this chapter. 7 25.23. "Sell" when applied to fertilizers, fertilizer material, micronutrients, specialty fertilizers, 8 soil amendments, or plant amendments includes: 9 a. The act of selling or transferring ownership. 10 b. The offering and exposing for sale, exchange, or distribution. 11 C. Giving away. 12 d. Receiving, accepting, holding, or possessing for sale, exchange, or distribution. 13 26. "Small package fertilizer" means fertilizer sold exclusively in packages of twenty-five-14 pounds [11.34 kilograms] or less. 15 27.24. "Soil amendment" means any substance which that is intended to improve the 16 characteristics of the soil except fertilizers, unmanipulated animal manures, 17 unmanipulated vegetable manures, and pesticides. The term includes fertilizer if the 18 fertilizer is represented to contain, as an active ingredient, a substance other than a 19 primary plant nutrient or micronutrient or is represented as promoting plant growth by 20 supplying something other than a primary plant nutrient or micronutrient. 21 28.25. "Specialty fertilizer" means a fertilizer distributed primarily for nonfarm use. 22 "Ton" means a net weight of two thousand pounds avoirdupois [907.18 kilograms]. 29.26. 23 SECTION 2. AMENDMENT. Section 19-20.1-03 of the North Dakota Century Code is 24 amended and reenacted as follows: 25 19-20.1-03. RegistrationProduct registration - Fees. 26 Each brand and grade of fertilizer, fertilizer material, foliar fertilizer, micronutrient, 1. 27 specialty fertilizer, soil amendment, orand plant amendment must be registered in the 28 name of the person whose name appears upon the label before being offered for sale 29 or distributed in this state. 30 2. The application for registration must be submitted to the commissioner on a form 31 furnished by the commissioner and must be accompanied by a:

1		a. <u>A current product label; and</u>
2		b. A fee of fifty dollars. Upon approval by the commissioner, a certificate of
3		registration must be furnished to the applicant. Registrations cover per product.
4	<u>3.</u>	A registration is effective for a two-year period beginning July first and ending June
5		thirtieth of everyeach even-numbered year. Distribution of fertilizer products without
6		prior registration or
7	<u>4.</u>	Any request for a registration renewal received after July thirty-first must be assessed
8		a penalty of twenty-fiveone hundred dollars per product. A distributor is not required
9	<u>5.</u>	a. This section does not require a distributor to register any brand of fertilizer, soil
10		amendment, or plant amendment that product listed in subsection 1 if that product
11		is already registered under this chapter by another person, providing the label
12		complies with the issued registration. Compost
13		b. This section does not require the registration of compost that is transferred
14		between parties without compensation is exempt from these requirements.
15	<u>6.</u>	The agriculture commissioner shall forward all fees received under this section to the
16		state treasurer for deposit in the environment and rangeland protection fund.
17	SEC	TION 3. AMENDMENT. Section 19-20.1-03.1 of the North Dakota Century Code is
18	amende	d and reenacted as follows:
19	19-2	20.1-03.1. License required - PenaltyDistributor's license - Fees.
20	<u>1.</u>	A person may not distribute any fertilizer, fertilizer material, micronutrient, specialty
21		fertilizer, soil amendment, or plant amendment in this state without first obtaining a
22		distributor's license from the commissioner. However, a distributor's license is not-
23		required for those distributors selling only specialty fertilizers.
24	<u>2.</u>	A license must be obtained is required for each location or mobile mechanical unit used
25		by a distributor in the state.
26	<u>3.</u>	The application for the license must be submitted on a form furnished by the
27		commissioner and must be accompanied by a fee of one hundred dollars.
28	<u>4.</u>	A license coversis effective for a two-year period beginning July first and ending June
29		thirtieth of everyeach even-numbered year.
30	<u>5.</u>	License renewal applications received after July thirty-first maymust be assessed a
31		penalty fee of twenty<u>of</u> one hundred dollars <u>per location</u> . Licenses are

1	<u>6.</u>	<u>A licens</u>	se issued under this section:
2		<u>a. Is</u>	not transferable, and each license must;
3		<u>b. M</u>	ust be conspicuously posted at each location; and must accompany
4		<u>c. M</u>	ust be carried in each mobile mechanical unit operating in the state.
5	<u>7.</u>	The rec	quirements of this section do not apply to persons that distribute only:
6		<u>a. Sp</u>	pecialty fertilizers; or
7		<u>b. Se</u>	eed inoculants.
8	<u>8.</u>	The ag	riculture commissioner shall forward all fees received under this section to the
9		state tre	easurer for deposit in the environment and rangeland protection fund.
10	SEC	TION 4.	AMENDMENT. Section 19-20.1-03.3 of the North Dakota Century Code is
11	amende	d and re	enacted as follows:
12	19-2	0.1-03.3	3. Protected information.
13	<u>1.</u>	In subn	nitting data required by this chapter, the <u>An</u> applicant may clearly mark any
14		portion	s that in the applicant's opinion areportion of the application that the applicant
15		<u>believe</u>	s contains trade secrets or commercial or financial information and may submit
16		the mar	rked material separately from other material.
17	<u>2.</u>	After co	onsideration of the applicant's request, the The commissioner may decide not to
18		allow th	ne information to becomemake public that the commissioner determines to
19		contain	or relate to any portion of an application that contains trade secrets or to-
20		comme	ercial or financial information obtained from an applicant. If necessary, The
21		<u>commis</u>	ssioner may share information relating to product formulas of products may be
22		reveale	ed toduring consultation with a state or federal agency consulted with that has
23		similar	protection of trade secret authority and may be revealed provide such
24		<u>informa</u>	tion at a public hearing or include such information in findings of facts issued
25		by the o	commissioner. If
26	<u>3.</u>	Before	the commissioner proposes to releaseprovides or releases any information that
27		the app	licant or registrant believes to be protected from disclosure, the commissioner
28		shall no	otify the applicant or registrant by certified mail. The commissioner may not
29		make th	he information available for inspection until thirty days after receipt of the notice
30		by the a	applicant or registrant receives the notice required by this section. During this
31		period,	the applicant or registrant may begin an action in an appropriate court for a

- Sixty-third Legislative Assembly 1 declaratory judgment as to whether the information is subject to protection under this 2 section. 3 SECTION 5. AMENDMENT. Section 19-20.1-03.4 of the North Dakota Century Code is 4 amended and reenacted as follows: 5 19-20.1-03.4. Guaranteed analysis. 6 Until the commissioner prescribes the alternative form of guaranteed analysis in 7 accordance with the provisions of this section, guaranteed 8 Guaranteed analysis must be claimed in the following order and formas follows: <u>1.</u> 9 Total Nitrogen (N) percent; <u>1.a.</u> 10 Available Phosphate (P₂O₅) _____ percent; and b. 11 Soluble Potash (K₂O) _____ percent. <u>C.</u> 12 2. ForIn the case of unacidulated mineral phosphatic materials and basic slag, bone, 13 tankage, and other organic phosphatic materials, the total phosphate or degree of 14 fineness, or both, may also be guaranteed. 15 3. GuaranteesRules implemented under this chapter may allow or require guarantees for 16 plant nutrients other than nitrogen, phosphorus, and potassium may be permitted or-17 required by rules adopted by the commissioner. The guarantees for any other nutrients 18 <u>a.</u> <u>Guarantees under this subsection</u> must be expressed in the form of the element. 19 The commissioner may require that the sources of other nutrients, including <u>b.</u> 20 oxides, salt, and chelates, may be required to be stated on the application for
 - registration and may be included as a parenthetical statement on the label.

21

- 22 <u>c.</u> Other beneficial substances or compounds, determinable by laboratory methods,
 23 also may be guaranteed bywith permission of the commissioner and with the 24 advice of after consultation with the director of the agricultural experiment 25 stationNorth Dakota state university extension service.
- 4. When any plant nutrients or other substances or compounds are guaranteed, they are
 subject to inspection and analysis in accord with the methods and rules prescribed by
 the commissioner.
- 4.5. a. The commissioner may, by rule, may require potential basicity or acidity
 expressed in terms of calcium carbonate equivalent in multiples of one hundred
 pounds [45.36 kilograms] per ton [907.18 kilograms].

1	5.	<u>b</u> .	The guaranteed analysis of a soil amendment or plant amendment must be an
2			accurate statement of composition, including the percentages of each ingredient.
3			If the product is a microbiological product, the number of viable micro-organisms
4			per milliliter for a liquid or the number of viable micro-organisms per gram for a
5			dry product must also be listed.
6	SE	CTI	ON 6. AMENDMENT. Section 19-20.1-04 of the North Dakota Century Code is
7	amend	ed a	nd reenacted as follows:
8	19 -	20.1	-04. LabelingLabel requirement.
9	1.	Any	fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or
10	plant a	men	dment distributed in this state in containers must have placed on or affixed to the
11	contain	er a	label setting forth in clearly legible and conspicuous form the information required
12	by the	com	missioner <u>must be labeled</u> .
13	<u>1.</u>	lf	the product is in a container, the label must be plainly printed in English and
14		<u>C0</u>	onspicuously placed on or attached to the container. The label must include:
15		<u>a</u> .	The net weight:
16		<u>b</u> .	The brand;
17		<u>C.</u>	The grade, unless no primary nutrients are claimed;
18		<u>d</u> .	The guaranteed analysis; and
19		<u>e</u> .	The name and address of the registrant.
20	2.	lf	the product is distributed in bulk, a written or printed statement showing the net
21		₩	eight, brand and grade, guaranteed analysis, name and address of the distributor,
22		aı	nd the sources from which the nitrogen, phosphorus, and potassium are-
23		de	erived document providing the same information required in subsection 1 must
24		a	ccompany <u>the</u> delivery and be supplied to the purchaser provided to the end user at
25		<u>th</u>	e time of delivery.
26	3.	А	fertilizer formulated according to specifications that are furnished by a consumer
27		рг	ior to mixing must be labeled to show the net weight, the guaranteed analysis or
28		n	umber of pounds [kilograms]amount of each plant nutrient it contains in pounds
29		<u>[k</u>	ilograms], and the name and address of the distributor.

1	4.	-	The	com	missioner may require the labels of specialty fertilizer sold in packages of fifty		
2			pou	pounds [22.68 kilograms] or more, or sold in bulk, to contain the prominent statement			
3			"Not	'Not intended for farm use"registrant.			
4	SECTION 7. AMENDMENT. Section 19-20.1-06 of the North Dakota Century Code is						
5	ameno	dec	d and	l reer	nacted as follows:		
6	19	9-2	0.1-0)6. In	spection fees and tonnage <u>- Tonnage</u> reports <u>- Penalty</u> .		
7	<u>1.</u>	-	<u>a.</u>	The	reAn inspection fee in the amount of twenty cents per ton [907.18 kilograms]		
8				mus	st be paid to the commissioner foron all fertilizersfertilizer, fertilizer material,		
9				micr	ronutrients, specialty fertilizer, soil amendments, or and plant amendments		
10				distr	ributed in this state an inspection fee at the rate of twenty cents per ton		
11				[907	7.18 kilograms]. The inspection fee may not be less than ten dollars. Sales to		
12				mar	nufacturers		
13			<u>b.</u>	<u>This</u>	subsection does not apply to:		
14				(1)	Manufacturers, distributors, or exchanges of product between them are-		
15					exempt from the inspection fee. Fees collected under this section must be		
16					forwarded to the state treasurer for deposit in the environment and		
17					rangeland protection fund.		
18	In	div	idual	l pacl	kages of<u>:</u> or		
19				<u>(2)</u>	Individual fertilizers, fertilizer material, micronutrients, specialty fertilizers,		
20					soil amendments, or plant amendments sold exclusively in packages of		
21					twenty-five pounds [11.34 kilograms] or less are exempt from the provisions-		
22					of this section. If a person sells fertilizer, soil amendments, or plant		
23					amendments in packages of twenty-five pounds [11.34 kilograms] or less-		
24					and in packages over twenty-five pounds [11.34 kilograms], that portion sold-		
25					in packages over twenty-five pounds [11.34 kilograms] is subject to the		
26					same inspection fee of twenty cents per ton [907.18 kilograms], including		
27					the minimum ten dollar fee, as provided in this chapter.		
28	<u>2.</u>	-	<u>a.</u>	Eve	ry<u>On or before January thirty-first, each</u> licensed person who distributes a		
29				ferti	lizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or		
30				plan	nt amendment to a nonlicensed person<u>an end user</u> in this state shall file with		

1			the commissioner, on forms furnished by the commissioner, an annual statement-
2			for the calendar year, setting forth:
3			(1) File with the commissioner a form stating the number of net tons [kilograms]
4			of each fertilizer, soil amendment, or plant amendment solisted product
5			distributed in this state during the period. A licensed end user shall report all-
6			sales and purchases and pay the appropriate tonnage tax. The statement is
7			due on or before January thirty-first of the following year. The person filing-
8			the statement shall pay the inspection fee at the rate stated in this section. If
9			the tonnage statement is not filed and the payment of inspection fee is not
10			made by January thirty-first, a collection fee amounting to ten percent,
11			minimum ten dollars, of the amount must be assessed against the licensee,
12			and the amount of fees due constitute a debt and become the basis of a
13			judgment against the licenseepreceding calendar year; and
14			(2) Submit to the commissioner the inspection fee required by this section.
15		<u>b.</u>	If a person fails to submit an inspection fee, at the time and in the manner
16			required by this section, the commissioner may impose a penalty equal to ten
17			percent of the amount due. The penalty must be equal to at least ten dollars.
18	<u>3.</u>	<u>a.</u>	On or before January thirty-first, each licensed person that distributes a fertilizer,
19			fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant
20			amendment to a licensed entity in this state shall file with the commissioner a
21			form stating the number of net tons [kilograms] of each listed product distributed
22			in this state during the preceding calendar year.
23		<u>b.</u>	If a person fails to file the form, at the time and in the manner required by this
24			subsection, the commissioner may impose a late fee of thirty-five dollars.
25	<u>4.</u>	<u>Eac</u>	n distributor shall keep all records regarding purchases and sales for a period of
26		<u>thre</u>	e years. The records may be examined by the commissioner upon request.
27	<u>5.</u>	<u>The</u>	agriculture commissioner shall forward all fees received under this section to the
28		<u>state</u>	e treasurer for deposit in the environment and rangeland protection fund.
29	SEC		8. AMENDMENT. Section 19-20.1-08 of the North Dakota Century Code is
30	0 amended and reenacted as follows:		

- 1 **19-20.1-08**. Inspection, sampling, analysis.
- 2 The commissioner shallIn order to determine compliance with this chapter and rules <u>1.</u> 3 implemented under this chapter, the commissioner may enter upon real property and 4 access any structure and personal property, during regular business hours, to sample, 5 inspect, make analyses of, and test fertilizers, fertilizer material, micronutrients, 6 specialty fertilizers, soil amendments, and plant amendments distributed withinin this 7 state at any time and place and to such an extent as the commissioner may deem 8 necessary to determine whether these products are in compliance with this chapter. 9 The commissioner is authorized to enter upon any public or private premises or 10 carriers during regular business hours in order to have access to products subject to-11 this chapter and the rules adopted under this chapter.
- 12 <u>2.</u> The methods of analysis and sampling must be those adopted by the commissioner
 13 from sources such as the A.O.A.C. journal Journal of the AOAC. In cases not covered
 14 by these methods, or if methods are available in which improved applicability has been
 15 demonstrated, the commissioner may adopt appropriate methods from other sources.
- In sampling a lot of fertilizer, aA single package may constitute the<u>an</u> official sample.
 The commissioner, inIn determining for administrative purposes whether any fertilizer,
 fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant
 amendment is deficient, the commissioner must be guided solely by the
 commissioner's analysis of the official sample obtained and analyzed by the
 commissioner. The
- <u>4.</u> If the results of the commissioner's official analysis of anyindicate that a fertilizer,
 fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant
 amendment that has been found tomay be the subject toof a penalty or other legal
 action must be forwarded by, the commissioner shall forward the analysis to the
 registrant at least ten days before the report is submitted to the purchaser. If during
 that period no adequate evidence to the contrary is made available to the
 commissioner, the report becomes official. Official
- <u>5.</u> The commissioner shall retain any official samples found to be deficient must be retained by the commissioner for thirty days from issuance of the analytical report.

1 Upon request, the commissioner shall furnish to the registrant a portion of any sample 6. 2 found to be the subject toof a penalty or other legal action. 3 SECTION 9. AMENDMENT. Section 19-20.1-10 of the North Dakota Century Code is 4 amended and reenacted as follows: 5 19-20.1-10. Misbranding. 6 A person may not distribute a misbranded fertilizer, fertilizer material, micronutrient, 1. 7 specialty fertilizer, soil amendment, or plant amendment. For purposes of this section, 8 a fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant 9 amendment is misbranded if false: 10 False or misleading statements concerning the product are disseminated in any <u>a.</u> 11 manner or by any means, if it; 12 The product carries a false or misleading statement on the label or labeling, if it; <u>b.</u> 13 The product is distributed under the name of another product, if it; <u>C.</u> 14 The product is not labeled as required by section 19-20.1-04 and in accordance <u>d.</u> 15 with rules adopted this chapter or rules implemented under this chapter, and if it; 16 <u>or</u> 17 The product purports to be or is represented as a fertilizer, or is represented as <u>e.</u> 18 containing a plant nutrient or fertilizer unless the plant nutrient or fertilizer 19 conforms to the definition of identity, if any, prescribed by the 20 commissioner. 21 2. In adopting these rules, the commissioner shall give due regard to commonly 22 accepted definitions and official fertilizer terms such as those issued by the 23 association of American plant food control officials. It is unlawful to distribute a 24 misbranded fertilizer, soil amendment, or plant amendment. 25 SECTION 10. AMENDMENT. Section 19-20.1-11 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 19-20.1-11. Publications. 28 The commissioner may publish in the forms the commissioner determines proper: 29 Information concerning the distribution of fertilizers, fertilizer material, micronutrients, 1. 30 specialty fertilizers, soil amendments, and plant amendments-; and

1	2.	Results of analyses based on official samples of fertilizers, fertilizer material,				
2		micronutrients, specialty fertilizers, soil amendments, and plant amendments				
3		distributed within the state as compared with the analyses guaranteed under sections				
4		19-20.1-03 and 19-20.1-04.				
5	SECTION 11. AMENDMENT. Section 19-20.1-12 of the North Dakota Century Code is					
6	amende	d and reenacted as follows:				
7	19-2	0.1-12. Rules.				
8	For	the enforcement of this chapter, the commissioner is authorized tomay adopt and				
9	enforce rules relating to investigational allowances, definitions, records, licensing, inspection,					
10	analysis, labeling, storage, and distribution of fertilizers, fertilizer material, micronutrients,					
11	specialty fertilizers, soil amendments, and plant amendments as necessary to carry into effect					
12	the full in	ntent and meaning of this chapter.				
13	SEC	TION 12. AMENDMENT. Section 19-20.1-13 of the North Dakota Century Code is				
14	amended and reenacted as follows:					
15	19-2	0.1-13. Deficiencies.				
16	1.	A product is deficient if one or more of its guaranteed primary plant nutrients or other				
17		guaranteed active ingredients falls below the investigational allowances and				
18		compensations as established by rule or if the overall index value of the fertilizer is				
19		shown below the level established by rule.				
20	2.	A deficiency in an official sample of mixed fertilizer resulting from nonuniformity is not				
21		distinguishable from a deficiency due to actual plant nutrient shortage and is properly				
22		subject to official action.				
23	3.	For the purpose of determining the commercial index value to be applied, the				
24		commissioner shall determine at least annually the values per unit of nitrogen,				
25		available phosphate, and soluble potash in fertilizers in this state.				
26	4.	If any fertilizer, fertilizer material, micronutrients, specialty fertilizer, soil amendment, or				
27		plant amendment in the possession of the consumer is found by the commissioner to				
28		be short in weight, the registrant of the product shall within thirty days after official				
29		notice from the commissioner pay to the consumer a penalty equal to four times the				
30		value of the actual shortage.				

13.0487.02001

1 SECTION 13. AMENDMENT. Section 19-20.1-14 of the North Dakota Century Code is

2 amended and reenacted as follows:

3 **19-20.1-14. Cancellation of registrations.**

- 4 The commissioner may cancel the registration of any brand of fertilizer, fertilizer 1. 5 material, micronutrient, specialty fertilizer, soil amendment, or plant amendment and 6 may cancel the license of any distributor or, may refuse to register any brand of 7 fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant 8 amendment or, and may refuse to license any distributor as herein provided, upon 9 satisfactory evidence that the registrant, licensee, or distributor has used fraudulent or 10 deceptive practices in the evasions or attempted evasions of the provisions of this 11 chapter or any rules adopted implemented under this chapter. No
- <u>The commissioner may not refuse a</u> registration or <u>revoke a</u> license may be revoked or refused without <u>first providing an</u> opportunity for <u>a</u> hearing given by the
 <u>commissioner</u>.

SECTION 14. AMENDMENT. Section 19-20.1-15 of the North Dakota Century Code is
amended and reenacted as follows:

17 **19-20**

19-20.1-15. Stop-sale orders.

18 The commissioner may issue and enforce a written or printeda "stop-sale, use, or removal"

19 order to the owner or custodian of any lot of fertilizer, <u>fertilizer material</u>, <u>micronutrient</u>, <u>specialty</u>

20 <u>fertilizer</u>, soil amendment, or plant amendment and an order to hold at a designated place-

21 when, if the commissioner finds the fertilizer, soil amendment, or plant amendmentthat the

22 product is being offered or exposed for sale in violation of this chapter or a rule

23 adopted implemented under this chapter until the law or rule has been complied with and the

24 fertilizer, soil amendment, or plant amendment is released in writing by the commissioner or the

25 violation has been otherwise legally disposed by written authority. The commissioner shall-

26 release the fertilizer, soil amendment, or plant amendment so withdrawn when the requirements-

27 of this chapter and the rules adopted under this chapter have been complied with and all costs-

28 and expenses incurred in connection with the withdrawal have been paid. The order must

- 29 remain in effect until the commissioner:
- 30 <u>1.</u> <u>Determines that the violation has been corrected;</u>
- 31 <u>2.</u> <u>Has given written authorization for the disposal of the product; or</u>

1	<u>3.</u>	Has given written authorization for the product to be offered for sale.				
2	SECTION 15. AMENDMENT. Section 19-20.1-16 of the North Dakota Century Code is					
3	amended and reenacted as follows:					
4	19-2	0.1-16. Seizure, condemnation, and sale.				
5	<u>1.</u>	Any lot of fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment,				
6		or plant amendment, not in compliance with this chapter and the rules adopted-				
7		underimplementing this chapter, is subject to seizure on complaint of the				
8		commissioner to the district court in of the county in which the fertilizer, soil-				
9		amendment, or plant amendmentproduct is located. In the event				
10	<u>2.</u>	If the court finds the fertilizer, soil amendment, or plant amendmentproduct to be in				
11		violation of this chapter or a rule adopted underimplementing this chapter and orders				
12		its condemnation, it must be disposed of in any manner consistent with the quality of				
13		the fertilizer, soil amendment, or plant amendmentproduct and the laws of the state. In-				
14		no instance may the				
15	<u>3.</u>	A court may not order disposition of the fertilizer, soil amendment, or plant amendment-				
16		be ordered by the courtproduct without first giving the claimant an opportunity to apply				
17		to the court for its release of the fertilizer, soil amendment, or plant amendment or for				
18		permission to process or relabel the fertilizer, soil amendment, or plant-				
19		amendmentproduct in order to bring it into compliance with this chapter and the rules				
20		adopted underimplementing this chapter.				
21	SEC	TION 16. AMENDMENT. Section 19-20.1-17 of the North Dakota Century Code is				
22	amende	d and reenacted as follows:				
23	19-2	0.1-17. Violations - PenaltyCriminal penalty .				
24	1.	If it appears from the examination of any fertilizer, fertilizer material, micronutrient,				
25		specialty fertilizer, soil amendment, or plant amendment that any of the provisions of				
26		this chapter or the rules adopted underimplementing this chapter have been violated,				
27		the commissioner shall cause notice of the violations to be given to the registrant,				
28		licensee, manufacturer, distributor, or possessor from whom the sample was taken.				
29		Any person so notified must be given an opportunity to be heard under rules adopted				
30		by the commissioner. If it appears after the hearing, either in the presence or absence				
31		of the person so notified, that any of the provisions of this chapter or rules adopted-				

- underimplementing this chapter have been violated, the commissioner may certify the
 facts to the proper prosecuting attorney.
- Any person convicted of violating that violates this chapter or the rules adopted underimplementing this chapter or who that impedes, obstructs, hinders, or otherwise
 prevents or attempts to prevent the commissioner in the performance of the
 commissioner's duty in connection with this chapter or the rules adopted under this
 chapter is guilty of a class A misdemeanor.
- 8 <u>3.</u> In all prosecutions under this chapter involving the composition of a lot of fertilizers,
 9 <u>fertilizer material, micronutrients, specialty fertilizers,</u> soil amendments, or plant
 10 amendments, a certified copy of the official analysis signed by the person performing
 11 the analysis or that person's assigned agent must be accepted as prima facie
 12 evidence of the composition.
- 3.4. Nothing in this chapter may be construed as requiring the The commissioner is not.
 required to report for prosecution or for the institution of institute seizure proceedings
 as a result of for minor violations of the chapter when if the commissioner believes that
 the public interests interest will be best served by a suitable notice of written warning in writing.
- 4. It is the duty of each state's attorney to whom any violation is reported to cause
 appropriate proceedings to be instituted and prosecuted in a court of competent
 iurisdiction without delay.
- 5. The commissioner may apply for and the court may grant a temporary or permanent
 injunction restraining any person from violating or continuing to violate this chapter or
 any rule adopted underimplementing this chapter, notwithstanding the existence of
 other remedies at law. An injunction under this section must be issued without bond.
- 25 **SECTION 17.** Section 19-20.1-17.1 of the North Dakota Century Code is created and

26 enacted as follows:

- 27 <u>19-20.1-17.1. Violations Civil penalty.</u>
- 28 Any person that violates this chapter or a rule implementing this chapter is subject to a civil
- 29 penalty in an amount up to two thousand five hundred dollars per violation. The civil penalty
- 30 may be imposed by a court or by the agriculture commissioner in an administrative hearing.

1 SECTION 18. AMENDMENT. Section 19-20.1-18 of the North Dakota Century Code is

2 amended and reenacted as follows:

3 **19-20.1-18. Exchanges between manufacturers.**

4 Nothing in this chapter may be construed to restrict or avoid sales or exchanges of

- 5 fertilizers, <u>fertilizer materials, micronutrients, specialty fertilizers</u>, soil amendments, or plant
- 6 amendments to each other by importers, manufacturers, or manipulators who mix fertilizers,
- 7 fertilizer materials, <u>micronutrients</u>, <u>specialty fertilizers</u>, soil amendments, or plant amendments
- 8 for sale or as preventing the free and unrestricted shipments of fertilizer, <u>fertilizer materials</u>,
- 9 micronutrients, specialty fertilizers, soil amendments, or plant amendments to manufacturers or
- 10 manipulators who have registered their brands as required by this chapter.
- 11 SECTION 19. REPEAL. Sections 19-20.1-01, <u>19-20.1-03.3</u>, 19-20.1-05.1, and 19-20.1-07,
- 12 and 19-20.2-11 of the North Dakota Century Code are repealed.