FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2027

Introduced by

Legislative Management

(Agriculture and Natural Resources Committee)

- 1 A BILL for an Act to create and enact chapters 4.1-23, 4.1-33, 4.1-34, 4.1-35, 4.1-36, 4.1-37,
- 2 4.1-38, 4.1-39, and 4.1-40 of the North Dakota Century Code, relating to revisions of agriculture
- 3 laws regarding plant pests, pesticides, chemigation regulation, pesticide container disposal,
- 4 anhydrous ammonia facilities, anhydrous ammonia risk management, crop protection products,
- 5 and the fertilizer and soil conditioner law; and to provide a penalty.

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

- 7 **SECTION 1.** Chapter 4.1-23 of the North Dakota Century Code is created and enacted as
- 8 follows:

9 <u>4.1-23-01. Definitions.</u>

- 10 In this chapter, unless the context or subject matter otherwise requires:
- 11 <u>1.</u> <u>"Certificate" means a document issued or authorized by the commissioner indicating a</u>
- 12 regulated article is not contaminated with a pest.
- 13 2. "Commissioner" means the agriculture commissioner or the commissioner's
 14 <u>authorized representative.</u>
- 15 <u>3.</u> "Host" means any plant or plant product upon which a pest is dependent for
 16 completion of any portion of its life cycle.
- 17 <u>4.</u> <u>"Infested" means infected with a quantity of pests or so exposed to a quantity of pests</u>
- 18 <u>that it would be reasonable to believe that potential for harm or threat to the health of</u>
 19 <u>the host exists.</u>
- 20 <u>5.</u> "Move" means to ship, offer for shipment, receive for transportation, carry, or
 21 <u>otherwise transport, or allow to be transported.</u>
- 22 6. "Permit" means a document issued or authorized by the commissioner to provide for
- 23 the movement of regulated articles to restricted destinations for limited handling,
- 24 <u>utilization, or processing.</u>

1	<u>7.</u>	"Person" means any individual, corporation, limited liability company, company,		
2		society, or association, or other business entity.		
3	<u>8.</u>	"Pest" means any invertebrate animal, pathogen, parasitic plant, or similar organism		
4		that can cause damage to a plant or part of a plant or any processed, manufactured,		
5		or other product of plants.		
6	<u>9.</u>	"Phytosanitary certificate" means an international document issued or authorized by		
7		the commissioner stating that a plant or plant product is considered free from		
8		quarantine pests and practically free from injurious pests and that the plant or plant		
9		product is considered to conform with the current phytosanitary regulations of the		
10		importing country.		
11	<u>10.</u>	"Plant" means any part of a plant, tree, aquatic plant, plant product, plant material,		
12		shrub, vine, fruit, rhizome, vegetable, seed, bulb, stolon, tuber, corm, pip, cutting,		
13		scion, bud, graft, fruit pit, or agricultural commodity.		
14	<u>11.</u>	"Regulated article" means any article of any character as described in a quarantine		
15		carrying or capable of carrying the plant pest against which the quarantine is directed.		
16	4.1-23-02. Administration - Rulemaking authority.			
17	The	commissioner shall administer this chapter. The commissioner shall employ an		
18	individual who has a baccalaureate degree in entomology, plant pathology, or biological			
19	9 sciences. The commissioner may adopt rules to carry out this chapter.			
20	<u>4.1-</u>	23-03. Authority for control measures.		
21	The	commissioner, either independently or in cooperation with political subdivisions,		
22	farmers'	associations or similar organizations, individuals, federal agencies, or agencies of other		
23	<u>states, i</u>	s authorized to carry out operations or measures to locate, suppress, control, eradicate,		
24	prevent,	or retard the spread of pests with the consent of the owners of the property involved.		
25	<u>4.1-</u>	23-04. Authority for plant quarantine.		
26	<u>1.</u>	The commissioner is authorized to quarantine this state or any portion of the state if		
27		the commissioner determines that quarantine is necessary to prevent or retard the		
28		spread of a pest within or from this state, and to quarantine any other state or portion		
29		of another state if the commissioner determines a pest exists in another state and a		
30		quarantine is necessary to prevent or retard the spread of the pest into this state.		
31		Before determining that a quarantine is necessary, the commissioner, after due notice		

1		to interested parties, shall hold a public hearing under rules adopted by the		
2		commissioner.		
3	<u>2.</u>	Any interested party may appear and be heard either in person or by attorney at the		
4		public hearing, provided, the commissioner may impose a temporary quarantine for a		
5		period not to exceed ninety days during which time a public hearing, as provided for in		
6		this section, must be held if it appears the quarantine may require more than the		
7		ninety-day period to prevent or retard the spread of the pest. The commissioner shall		
8		give notice of the quarantine in those newspapers in the quarantined area selected by		
9		the commissioner. The commissioner may limit the application of the quarantine to the		
10		infested portion of the quarantined area and appropriate environs, to be known as the		
11		regulated area, and, without further hearing, may extend the regulated area to include		
12		additional portions of the quarantined area;		
13		a. Upon publication of a notice in newspapers in the quarantined area selected by		
14		the commissioner; or		
15		b. By direct written notice to those concerned.		
16	<u>3.</u>	Following establishment of the quarantine, a person may not move any regulated		
17		article described in the quarantine or move the pest against which the quarantine is		
18		established, within, from, into, or through this state contrary to rules adopted by the		
19		commissioner. Notice of the rules must be published in newspapers in the quarantined	-	
20		area selected by the commissioner.		
21	<u>4.</u>	The rules may restrict the movement of the pest and any regulated articles from the		
22		quarantined or regulated area in this state into or through other parts of this state or		
23		other states and from the quarantined or regulated area in other states into or through		
24		this state. The rules may impose inspections, disinfections, certifications, permits, and		
25		other requirements as the commissioner deems necessary to effectuate the purposes		
26		of this chapter.		
27	<u>4.1-</u>	23-05. Authority for abatement and emergency measures.		
28	<u>lf the</u>	commissioner finds any article that is infested or reasonably believed to be infested or		
29	<u>a host o</u>	pest exists on any premise or is in transit in this state, the commissioner, upon giving		
30	notice to	the owner or the owner's agent in possession of the host or pest, may seize,		
31	quaranti	ne, treat, or otherwise dispose of such pest, host, or article in the manner as the		

1	commissioner deems necessary to suppress, control, eradicate, or to prevent or retard the					
2	spread of the pest. The commissioner may order the owner or agent to treat or dispose of the					
3	pest, host, or article. If large areas or metropolitan areas, involving many people, are to be					
4	<u>treated,</u>	treated, notice may be given through newspaper, radio, or other news media. A notice must				
5	promine	ntly appear, at least ten days prior to treatment, in at least three issues of a daily paper				
6	having l	ocal coverage.				
7	<u>4.1-</u>	23-06. Authority for inspections - Warrants.				
8	<u>1.</u>	The commissioner, with a warrant or the consent of the owner, may make reasonable				
9		inspection of any premises in this state and any property in or on the premises. The				
10		commissioner, without a warrant with the assistance of any law enforcement agency				
11		may stop and inspect, in a reasonable manner, any means of transportation moving in				
12		this state upon probable cause to believe it contains or carries any pest, host, or other				
13		article subject to this chapter. The commissioner may make any other reasonable				
14		inspection of any premises or means of transportation for which no warrant is required				
15		under the Constitution of the United States and the Constitution of North Dakota.				
16	<u>2.</u>	District courts in this state may issue warrants for inspections of property or				
17		transportation upon a showing by the commissioner of probable cause to believe there				
18		exists in or on the property or transportation to be inspected a pest, host, or other				
19		article subject to this chapter.				
20	<u>4.1-</u>	23-07. Cooperation.				
21	<u>1.</u>	The commissioner is authorized to cooperate with any agency of the federal				
22		government in operations and measures the commissioner deems necessary to				
23		suppress, control, eradicate, prevent, or retard the spread of any plant pest including				
24		the right to expend state funds on federal lands.				
25	<u>2.</u>	The commissioner is authorized to cooperate with agencies of adjacent states in such				
26		operations and measures the commissioner deems necessary to locate; to suppress,				
27		control, eradicate, prevent, or retard the spread of any pest, provided, that the use of				
28		funds appropriated to carry out this chapter, for operations in adjacent states, must be				
29		approved in advance by the governor or the governor's designee.				
30	<u>4.1-23-08. Penalties.</u>					
31	<u>1.</u>	It is a class A misdemeanor for:				

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1		<u>a.</u>	Any person to violate any provision of this chapter or use without authority any		
2			certificate or permit or other document provided for in this chapter or in the rules		
3			of the commissioner provided for in this chapter;		
4		<u>b.</u>	Any person to knowingly move any regulated article into this state from any		
5			quarantined area of any other state, when the article has not been treated or		
6			handled under provisions of the quarantine and rules at the point of origin.		
7	<u>2.</u>	<u>In a</u>	addition to criminal sanctions, a person found guilty of violating this chapter or rules		
8		<u>is s</u>	ubject to a civil penalty not to exceed five thousand dollars for each violation. The		
9		<u>civi</u>	I penalty may be adjudicated by the courts or by the commissioner through an		
10		<u>adr</u>	ninistrative hearing pursuant to chapter 28-32. The commissioner may maintain an		
11		app	propriate civil action in the name of the state against any person violating this		
12		<u>cha</u>	ipter.		
13	<u>4.1</u>	-23-0	9. Authority for compensation.		
14	<u>The</u>	com	missioner may authorize the payment of reasonable compensation to growers in		
15	infested	area	is for not planting host crops pursuant to instructions issued by the commissioner		
16	prior to the planting season, for losses resulting from the destruction of any regulated articles. A				
17	payment may not be authorized for the destruction of regulated articles moved in violation of				
18	any rule or any host planted contrary to instructions issued by the commissioner. Any				
19	compensation payment program authorized by the commissioner must be approved by the				
20	legislative assembly.				
21	<u>4.1</u>	23-1	0. Authority for local pest control and regulations.		
22	<u>The</u>	gove	erning body of any political subdivision, by ordinance or resolution, may adopt and		
23	enforce	regu	lations to control and prevent the spread of pests. If state rules are in effect, any		
24	<u>similar l</u>	ocal	regulations must be approved by the commissioner. State rules must be in effect if		
25	the com	miss	ioner finds that adequate measures are not being taken by the political subdivision.		
26	The cor	nmise	sioner shall notify the appropriate officials of the political subdivision before any		
27	action is	s take	en by the commissioner. The rules may authorize appropriate officers and		
28	employe	ees to	o enter and inspect any public or private place which might harbor pests.		
29	<u>4.1</u>	<u>-23-1</u>	1. Authority for financing local control programs - County pest coordinator.		
30	<u>1.</u>	<u>The</u>	e board of county commissioners may appropriate money for the control of pests		
31		<u>unc</u>	ler this chapter. If state funds are involved, the money must be expended according		

1		to control plans approved by the commissioner. The board of county commissioners		
2		shall determine the portion, if any, of control program costs to be paid by the county.		
3		Costs of the control program may be paid from revenues derived from general fund		
4		levy authority of the county or from the county noxious weed control levy authority		
5		under section 4.1-47-14.		
6	<u>2.</u>	The board of county commissioners for any county shall designate an individual to		
7		serve as county pest coordinator. The county pest coordinator shall administer local		
8		and private funds in cooperation with state and federal pest control programs. When		
9		state funds are involved, the county pest coordinator shall submit county and township		
10		control plans to the agriculture commissioner for approval.		
11	<u>4.1</u> .	23-12. Authority for domestic and export certification.		
12	<u>The</u>	commissioner may inspect and certify any plant and plant product, when offered for		
13	export or shipment from within the state and to certify, to shippers and interested parties as to			
14	the free	dom of the products from injurious pests according to the phytosanitary requirements of		
15	other states and foreign countries. Authority for inspection and certification under this section is			
16	not limited to plants defined in section 4.1-23-01. The commissioner may make reasonable			
17	charges and use any means necessary to accomplish this objective. A portion of the fees			
18	collected may be deposited in the commissioner's operating fund equivalent to the amount that			
19	the United States department of agriculture assesses the department for federal plant export			
20	certificates issued by the commissioner. A certificate may be withheld or not issued if the			
21	product	does not meet phytosanitary or import requirements and if all state licensing and		
22	<u>bonding</u>	requirements have not been met. Consignee names and addresses on phytosanitary		
23	<u>certifica</u>	tes are confidential.		
24	SE	CTION 2. Chapter 4.1-33 of the North Dakota Century Code is created and enacted as		
25	follows:			
26	<u>4.1</u>	33-01. Definitions.		
27	<u>As</u>	used in this chapter:		
28	<u>1.</u>	"Animal" means all vertebrate and invertebrate species, including humans and other		
29		mammals, birds, fish, and shellfish.		
30	<u>2.</u>	"Applicator" means any person who applies a pesticide to land.		

1	<u>3.</u>	"Certified applicator" means any individual who is certified under this chapter to
2		purchase or use a restricted use pesticide.
3	<u>4.</u>	"Commercial applicator" means a person who, by contract or for hire, engages in the
4		business of applying pesticides for compensation.
5	<u>5.</u>	"Defoliant" means any substance or mixture of substances intended to cause the
6		leaves or foliage to drop from a plant, with or without causing abscission.
7	<u>6.</u>	"Desiccant" means any substance or mixture of substances intended to artificially
8		accelerate the drying of plant tissue.
9	<u>7.</u>	"Device" means any instrument or contrivance, other than a firearm, which is intended
10		for trapping, destroying, repelling, or mitigating any pest or any other form of plant or
11		animal life, other than human and other than bacteria, virus, or other micro-organism
12		on or in living humans or other living animals, but not including equipment used for the
13		application of pesticides when sold separately from pesticide.
14	<u>8.</u>	"Distribute" means to offer for sale, hold for sale, sell, barter, ship, deliver, or supply
15		pesticides in this state.
16	<u>9.</u>	"Environment" includes water, air, land, and all plants and humans and other animals
17		living therein, and the interrelationships that exist among them.
18	<u>10.</u>	"Equipment" means any type of ground, water, or aerial equipment or contrivance
19		using motorized, mechanical, or pressurized power and used to apply any pesticide on
20		land and anything that may be growing, inhabiting, or stored on or in that land. The
21		term does not include any pressurized hand-held household apparatus used to apply
22		any pesticide, or any equipment or contrivance of which the individual who is applying
23		the pesticide is the source of power or energy to make the pesticide application.
24	<u>11.</u>	"Fungus" means any non-chlorophyll-bearing thallophytes, that is, any
25		non-chlorophyll-bearing plant of a lower order than mosses and liverworts as, for
26		example, rust, smut, mildew, mold, yeast, and bacteria, except those on or in living
27		humans or other living animals, and except those on or in processed food, beverages,
28		or pharmaceuticals.
29	<u>12.</u>	"Insect" means any of the numerous small invertebrate animals generally having the
30		body more or less obviously segmented, for the most part belonging to the class of

1		insecta, comprising six-legged, usually winged forms, and to other allied classes of		
2		arthropods whose members are wingless and usually have more than six legs.		
3	<u>13.</u>	"Label" means the written, printed, or graphic matter on, or attached to, the pesticide		
4		or device or any of its containers or wrappers.		
5	<u>14.</u>	"Labeling" means the label and all other written, printed, or graphic matter:		
6		a. Accompanying the pesticide or device; or		
7		b. To which reference is made on the label or in literature accompanying or referring		
8		to the pesticide, except when accurate nonmisleading references are made to		
9		current official publications of the board, the United States environmental		
10		protection agency, the United States departments of agriculture and interior, the		
11		United States department of health and human services, state agricultural		
12		colleges, and other similar federal or state institutions or agencies authorized by		
13		law to conduct research in the field of pesticides.		
14	<u>15.</u>	"Land" means all land and water areas, including airspace, and all plants, animals,		
15		structures, buildings, contrivances, and machinery, appurtenant to or situated on land,		
16		fixed or mobile, including any used for transportation.		
17	<u>16.</u>	"Nematode" means invertebrate animals of the phylum nemathelminthes, and class		
18		nematoda, i.e., unsegmented round worms with elongated, fusiform, or saclike bodies		
19		covered with cuticle, and inhabiting soil, water, plants, or plant parts, may also be		
20		called nemas or eelworms.		
21	<u>17.</u>	"Pest" means any insect, rodent, nematode, fungus, or weed; or any other form of		
22		terrestrial or aquatic plant or animal life, viruses, bacteria, or other micro-organism,		
23		except viruses, bacteria, or other micro-organisms on or in living humans or other		
24		living animals.		
25	<u>18.</u>	"Pesticide" means:		
26		a. Any substance or mixture of substances intended for preventing, destroying,		
27		repelling, or mitigating any pest; and		
28		b. Any substance or mixture of substances intended for use as a plant regulator,		
29		defoliant, or desiccant.		
30	<u>19.</u>	"Pesticide dealer" means any person, other than a pesticide wholesaler, distributing		
31		pesticides.		

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1	<u>20.</u>	"Plant regulator" means any substance or mixture of substances intended, through
2		physiological action, to accelerate or retard the rate of growth or rate of maturation, or
3		to otherwise alter the behavior of plants or the produce thereof, but does not include
4		substances to the extent that they are intended as plant nutrients, trace elements,
5		nutritional chemicals, plant inoculants, or soil amendments.
6	<u>21.</u>	"Private applicator" means an individual who is required to be a certified applicator to
7		buy or use a restricted use pesticide on property owned or rented by the applicator or
8		the applicator's employer or, if applied without compensation other than trading of
9		personal services between producers of agricultural commodities, on the property of
10		another person.
11	<u>22.</u>	"Public applicator" means an applicator who applies pesticides, other than
12		ready-to-use pesticides, as an employee of:
13		a. A governmental agency, municipal corporation, or public utility; or
14		b. A hospital, privately owned golf course, nursery, or greenhouse.
15	<u>23.</u>	"Ready-to-use pesticide" means a pesticide other than a restricted use pesticide which
16		is applied directly from its original container consistent with label directions, and
17		includes aerosol spray cans, ready-to-use spray containers, bait packs, and other
18		types of containers that do not require mixing or loading before application.
19	<u>24.</u>	"Restricted use pesticide" means any pesticide formulation that is classified as
20		restricted use by the United States environmental protection agency or the agriculture
21		commissioner under section 4.1-34-06.
22	<u>25.</u>	"Rinsate" means a diluted mixture of pesticide obtained from triple rinsing or pressure
23		rinsing pesticide containers or from rinsing the inside and outside of spray equipment.
24	<u>26.</u>	"Tank mix" means any pesticidal formulation used alone or in combination with another
25		pesticide and mixed with a liquid carrier prior to application.
26	<u>27.</u>	"Unreasonable adverse effects on the environment" means any unreasonable risk to
27		humans or the environment, taking into account the economic, social, and
28		environmental costs and benefits of the use of any pesticide.
29	<u>28.</u>	"Weed" means any plant that grows where not wanted.
30	<u>29.</u>	"Wildlife" means all living things that are neither human, domesticated, nor, as defined
31		in this chapter, pests, including mammals, birds, and aquatic life.

1	<u>4.1-</u>	33-02. Pesticide control board - Enforcement by agriculture commissioner.
2	<u>1.</u>	The pesticide control board consists of the agriculture commissioner, the director of
3		the cooperative extension division of the North Dakota state university of agriculture
4		and applied science, and the director of the agricultural experiment station at North
5		Dakota state university of agriculture and applied science. The agriculture
6		commissioner is chairman of the board. The board shall meet at the call of the
7		chairman.
8	<u>2.</u>	The agriculture commissioner is responsible for the enforcement of this chapter. Any
9		authority of the commissioner under this chapter may be executed by such employees
10		or agents designated by the commissioner.
11	<u>3.</u>	The members of the board must be compensated for their expenses in performing
12		their duties under this chapter at the same rate as other state officials and the board's
13		expenses must be paid from funds provided to the agriculture commissioner for the
14		administration of this chapter. The board may act through the office of the agriculture
15		commissioner and the commissioner's staff shall provide staff services for the board
16		as directed by the commissioner.
17	<u>4.1-</u>	-33-03. Pesticide control board to administer chapter and adopt rules.
18	<u>1.</u>	a. The pesticide control board shall administer this chapter and may adopt rules
19		under chapter 28-32 to implement this chapter. The rules may prescribe methods
20		to be used in the application of pesticides. The rules may relate to the time,
21		place, manner, methods, materials, and amounts and concentrations, in
22		connection with the application of the pesticide, and may restrict or prohibit use of
23		pesticides in designated areas during specified periods of time and shall
24		encompass all reasonable factors which the board deems necessary to prevent
25		damage or injury by drift or misapplication to:
26		(1) Plants, including forage plants, on adjacent or nearby lands.
27		(2) Wildlife in the adjoining or nearby areas.
28		(3) Fish and other aquatic life in waters in proximity to the area to be treated.
29		(4) Persons, animals, or beneficial insects.

1		<u>b.</u>	In adopting rules, the board shall give consideration to pertinent research findings	
2			and recommendations of other agencies of this state, the federal government, or	
3			other reliable sources.	
4	<u>2.</u>	<u>In a</u>	dopting rules under this chapter, the board shall prescribe standards and	
5		<u>req</u> ı	uirements for the certification of applicators of pesticides. These standards and	
6		<u>requ</u>	uirements must relate to the use and handling of pesticides. In determining these	
7		<u>star</u>	ndards and requirements, the board shall take into consideration standards and	
8		<u>req</u> ı	uirements prescribed by the United States environmental protection agency.	
9	<u>3.</u>	<u>Rule</u>	es adopted under this chapter may not permit any pesticide use that is prohibited	
10		<u>by t</u>	he Federal Insecticide, Fungicide, and Rodenticide Act [7 U.S.C. 136 et seq.] or	
11		<u>reg</u>	ulations or orders issued thereunder.	
12	<u>4.</u>	<u>To c</u>	comply with the Federal Insecticide, Fungicide, and Rodenticide Act [7 U.S.C. 136	
13		<u>et s</u>	eq.], the board may make reports to the United States environmental protection	
14		<u>age</u>	ncy in the form and containing the information as that agency requires.	
15	<u>5.</u>	<u>Rule</u>	es to implement this chapter may provide for:	
16		<u>a.</u>	The collection, examination, and reporting of samples of pesticides.	
17		<u>b.</u>	The safe handling, transportation, storage, display, distribution, and disposal of	
18			pesticides and pesticides containers.	
19		<u>C.</u>	The identification of pests under this chapter when the board finds particular	
20			organisms to be annoying or otherwise injurious or harmful to agriculture, health,	
21			and the environment.	
22	<u>4.1-</u>	<u>33-04</u>	 Limitation on authority of political subdivisions regarding pesticides. 	
23	<u>A po</u>	litica	I subdivision, including a home rule city or county, may not adopt or continue in	
24	effect an	<u>y orc</u>	linance, resolution, or home rule charter provision regarding the registration,	
25	labeling,	distr	ibution, sale, handling, use, application, transportation, or disposal of pesticides.	
26	<u>This sec</u>	tion o	does not apply to city zoning ordinances.	
27	<u>4.1-</u>	<u>33-05</u>	5. Application to governmental entities and public utilities.	
28	<u>All g</u>	overi	nmental agencies and public utilities are subject to this chapter and rules adopted	
29	under this chapter.			

1	4.1-33-06. Classification of commercial certificates.				
2	The board may classify commercial certificates to be issued under this chapter. The				
3	<u>classific</u>	classifications may include pest control operators, wood treaters, ornamental or agricultural			
4	pesticid	e applicators, or right-of-way pesticide applicators. Separate classifications may be			
5	specifie	d as to ground, aerial, or manual methods used by any applicator to apply pesticides or			
6	to the us	se of pesticides to control insects and plant diseases, rodents, or weeds. Each			
7	<u>classific</u>	ation of certification may be subject to separate testing procedures and training			
8	requirer	nents. A person may be required to pay an additional fee if the person desires to be			
9	<u>certified</u>	in one or more of the classifications provided for by the board under this section.			
10	<u>4.1-</u>	33-07. Commercial and public applicator's certification.			
11	<u>1.</u>	A commercial or public applicator may not purchase, use, or supervise the use of a			
12		pesticide without first complying with the certification standards and requirements of			
13		this chapter, or other restrictions as may be determined by the board.			
14	<u>2.</u>	An individual may be certified as a commercial or public applicator within a			
15		classification if the individual successfully completes an examination for the			
16		classification as prescribed by the board and administered by the North Dakota state			
17		university extension service or the service's designee. An application for certification			
18		must be on a form prescribed by the board and accompanied by a reasonable			
19		examination fee set by the board.			
20	<u>3.</u>	If the North Dakota state university extension service, or its designee, finds, after			
21		examination as the board requires, the applicant qualified to apply pesticides in the			
22		classifications for which the applicant has applied and the applicant meets all other			
23		requirements of this chapter, the North Dakota state university extension service shall			
24		issue a commercial or a public applicator's certificate limited to the classifications in			
25		which the applicant is qualified.			
26	<u>4.</u>	If certification is not to be issued as applied for, the North Dakota state university			
27		extension service, or its designee, shall inform the applicant in writing of the reasons			
28		for not issuing the certification.			
29	<u>4.1-</u>	33-08. Expiration of certification - Renewal.			
30	A certificate issued under section 4.1-33-07 expires as of the first day of April following two				
31	years fro	om the date of issuance. A certificate is renewable every three years on April first. A			

1	certificate may be renewed upon completion of a seminar approved by the board or upon				
2	successfully completing an examination required by the board, or both, if required by the board.				
3	The board shall require a person holding a current valid certificate to take an examination within				
4	the three	e-yea	r period if the board determines additional knowledge related to classifications for		
5	which th	<u>e ap</u>	plicant has applied makes a new examination necessary or that a new evaluation		
6	is neces	sary	to assure a continuing level of competence and ability to safely and properly use		
7	pesticide	<u>es.</u>			
8	<u>4.1-</u>	<u>33-09</u>	Nonresident application - Designation of agent for service of process.		
9	<u>1.</u>	<u>A no</u>	onresident applying for certification as an applicator or dealer under this chapter		
10		<u>sha</u>	Il file a written power of attorney in a form as to render effective the jurisdiction of		
11		<u>the</u>	courts of this state over the nonresident applicant designating either:		
12		<u>a.</u>	North Dakota state university extension service or its designee as the		
13			nonresident's agent upon whom service of process may be had in the event of		
14			any suit against that nonresident person; or		
15		<u>b.</u>	The duly appointed nonresident person's resident agent upon whom process may		
16			be served as provided by law.		
17	<u>2.</u>	<u>The</u>	extension service is allowed such fees for service as a registered agent as		
18		<u>prov</u>	vided by law for designating resident agents. The nonresident must be furnished		
19		<u>with</u>	a copy of the designation of the extension service or of a resident agent. The		
20		<u>cop</u>	y must be duly certified by the extension service.		
21	<u>4.1-</u>	<u>33-10</u>	D. Proof of financial responsibility - Exceptions.		
22	<u>1.</u>	<u>A co</u>	ommercial applicator certificate may not be issued unless the applicant furnishes		
23		proc	of of financial responsibility. Financial responsibility must be maintained in the		
24		amo	ount of one hundred thousand dollars. Financial responsibility may be		
25		<u>den</u>	nonstrated by a notarized letter from an officer of a financial institution or from a		
26		<u>cert</u>	ified public accountant attesting to the existence of net assets equal to at least one		
27		<u>hun</u>	dred thousand dollars, a performance bond, or a general liability insurance policy.		
28		<u>The</u>	performance bond or insurance policy must contain a provision requiring the		
29		<u>issu</u>	ing company to notify the agriculture commissioner at least ten days before the		
30	effective date of cancellation, termination, or other modification of the bond or				
31		insu	rance policy. When requested by the agriculture commissioner, a commercial		

1		<u>app</u>	licator immediately shall furnish proof of compliance with this section. If the
2		<u>app</u>	licator is unable to furnish the required proof, the commissioner may stop a
3		pes	ticide application and not allow resumption until the applicator furnishes proof of
4		<u>com</u>	pliance. The agriculture commissioner shall immediately suspend the certification
5		<u>of a</u>	commercial applicator who fails to maintain the financial responsibility standards
6		<u>of th</u>	nis section. If there is any recovery against the commercial applicator, the
7		<u>app</u>	licator shall demonstrate continued compliance with the requirements of this
8		sect	tion. An application for reinstatement of a certificate suspended under this section
9		mus	st be accompanied by proof that any judgment previously rendered against the
10		<u>app</u>	licant has been satisfied.
11	<u>2.</u>	<u>This</u>	s section does not apply to:
12		<u>a.</u>	A rancher who must obtain a commercial applicator certificate for controlling
13			noxious weeds on the leased federal acreage as a condition of a federal
14			grasslands lease.
15		<u>b.</u>	A grazing association and its members if either the association or any member
16			must obtain a commercial applicator certificate for controlling noxious weeds on
17			the leased federal acreage as a condition of a federal grasslands lease.
18		<u>C.</u>	A person who must be certified in the right-of-way category.
19		<u>d.</u>	A commercial applicator who controls noxious weeds on grassland, land
20			producing tame hay, or other lands not devoted to the production of an annual
21			<u>crop.</u>
22		<u>e.</u>	An employee of a commercial applicator if the commercial applicator complies
23			with this section.
24	<u>4.1-</u>	<u>33-11</u>	I. Pesticide dealer certification - Employees - Requirements for purchase.
25	<u>1.</u>	<u>A pe</u>	esticide dealer may not distribute restricted use pesticides or act as a restricted use
26		pes	ticide dealer, without first having obtained certification from the North Dakota state
27		<u>univ</u>	versity extension service, or the service's designee. During hours the business is
28		<u>ope</u>	n, a certified person must be at any location or outlet from which restricted use
29		pes	ticides are distributed. Any manufacturer or distributor that has no pesticide dealer
30		outl	et within this state and which distributes such pesticides directly into this state shall
31		<u>obta</u>	ain a pesticide dealer certificate for its principal out-of-state location or outlet.

1	<u>2.</u>	Application for a certificate must be on a form prescribed by the board accompanied
2		by an examination fee set by the board. The application must include the address of
3		each outlet, the principal business address of the applicant, the name of a person
4		domiciled in this state authorized to receive and accept service of summons of legal
5		notices of all kinds for the applicant, and any other necessary information prescribed
6		by the board.
7	<u>3.</u>	The board shall require each pesticide dealer to demonstrate to the North Dakota
8		state university extension service or the service's designee knowledge of pesticide
9		laws and regulations; pesticide hazards to humans, animals, and the environment; and
10		the safe distribution, disposal, and use and application of pesticides by satisfactorily
11		passing an examination or meeting other requirements as prescribed by the board
12		within each classification for which certification is sought.
13	<u>4.</u>	Each pesticide dealer is responsible for the acts of each individual employed by the
14		dealer in the solicitation and sale of restricted use pesticides and all claims and
15		recommendations for use of such pesticides. The dealer's certification is subject to
16		suspension or revocation, after a hearing, for any violation of this chapter committed
17		by the dealer or by the dealer's officer, agent, or employee.
18	<u>5.</u>	A certificate issued under this section expires on the first day of April following two
19		years from the date of issuance. A certificate is renewable every three years on April
20		first. The board may condition renewal of a certificate upon completion of a seminar
21		approved by the board or successful completion of an examination required by the
22		board, or both. The board may require any person holding a current valid certificate to
23		take an examination within the three-year period if the board determines additional
24		knowledge related to pesticides makes an additional examination necessary or that a
25		new evaluation is necessary to assure a continuing level of competence and ability to
26		safely and properly distribute pesticides.
27	<u>6.</u>	Restricted use pesticides may be sold only to:
28		a. Persons certified as applicators by this state; and
29		b. Persons certified to use restricted use pesticides by another state, provided the
30		pesticide control board determines the certifying state's requirements are

1		substantially similar to those of this state and that the person does not use the
2		restricted use pesticide in this state.
3	<u>4.1-</u>	33-12. Private applicators - Certification.
4	<u>1.</u>	a. An individual who would be a private applicator, if certified, may not buy any
5		restricted use pesticide unless the individual first complies with the certification
6		requirements established by the board.
7		b. An individual who would be a private applicator, if certified, may not use any
8		restricted use pesticide unless the individual:
9		(1) Complies with the certification requirements established by the board; or
10		(2) Is under the direct supervision of a certified applicator.
11	<u>2.</u>	Certification standards to determine the individual's competency with respect to the
12		use and handling of the pesticide or class of pesticides the private applicator is to be
13		certified to use must be determined by the board. In determining these standards, the
14		board shall consider similar standards of the United States environmental protection
15		agency. The North Dakota state university extension service, or its designee, shall
16		issue a certificate to any private applicator who has qualified as prescribed by the
17		board. The North Dakota state university extension service, or its designee, may
18		require any applicant required to be certified under this section to pay a reasonable
19		fee, not greater than the cost to the North Dakota state university extension service,
20		for materials provided to the applicant for training and education.
21	<u>4.1-</u>	<u> 33-13. Unlawful acts - Grounds for denial, suspension, or revocation of a</u>
22	<u>certifica</u>	ation.
23	<u>It is</u>	a violation of this chapter for any person to:
24	<u>1.</u>	Make false or fraudulent claims through any media, misrepresenting the effect of
25		materials or methods to be utilized, or advertise a pesticide without reference to its
26		classification.
27	<u>2.</u>	Make a pesticide recommendation, application, or use inconsistent with the labeling or
28		other restrictions prescribed by the board.
29	<u>3.</u>	Apply materials known by that person to be ineffective or improper.
30	<u>4.</u>	Operate faulty or unsafe equipment.
31	<u>5.</u>	Operate in a faulty, careless, or negligent manner.

1	<u>6.</u>	Neglect or, after notice, refuse to comply with this chapter, the rules adopted to
2		implement this chapter, or any lawful order of the commissioner.
3	<u>7.</u>	Refuse or neglect to keep and maintain the records required by this chapter or to
4		make reports when and as required.
5	<u>8.</u>	Make false or fraudulent records, invoices, or reports.
6	<u>9.</u>	Apply pesticide to the property of another, without the permission of the owner or
7		lessee, unless the application is made under the direction of a governmental entity.
8	<u>10.</u>	Use fraud or misrepresentation in making an application for, or for renewal of,
9		certification.
10	<u>11.</u>	Refuse or neglect to comply with any limitations or restrictions on or in a duly issued
11		certification.
12	<u>12.</u>	Aid or abet a person to evade this chapter, conspire with a person to evade this
13		chapter, or allow the person's certification to be used by another person.
14	<u>13.</u>	Knowingly make false statements during or after an inspection or an investigation.
15	<u>14.</u>	Impersonate a federal, state, county, or city inspector or official.
16	<u>15.</u>	Distribute any restricted use pesticide to any person who is not properly certified to
17		use or purchase the pesticide.
18	<u>16.</u>	Buy, use, or supervise the use of any pesticide without first complying with the
19		certification requirements of this chapter, unless otherwise exempted.
20	<u>17.</u>	Apply any pesticide that is not registered under chapter 4.1-34.
21	<u>4.1-</u>	33-14. Records - Retention - Submission to commissioner.
22	The	board shall require pesticide dealers, commercial applicators, and public applicators to
23	<u>maintair</u>	n records of sales and purchases of restricted use and special exemption pesticides.
24	<u>The boa</u>	rd shall require commercial applicators and public applicators to maintain records of all
25	<u>applicat</u>	ions of pesticides. The board may require restricted use pesticide application records of
26	private a	applicators. The records must be kept for a period of three years from the date of the
27	<u>applicat</u>	ion, sale, or purchase of the pesticide. Upon request, all or any requested part of these
28	records	must be submitted to the commissioner.
29	<u>4.1-</u>	33-15. Reciprocal agreement.
30	The	North Dakota state university extension service, or its designee, may issue a
31	<u>certifica</u>	tion on a reciprocal basis, without examination, to a nonresident who is certified to buy,

1	<u>distribut</u>	e, or use restricted use pesticides under a plan substantially similar to this chapter and
2	after the	applicant has paid a fee, set by the board, not greater than the fee or charge
3	authoriz	ed under section 4.1-33-07, 4.1-33-11, or 4.1-33-12 if the applicant would have taken
4	the appr	opriate examination. Such a certification may be suspended or revoked in the same
5	manner	and on the same grounds as certifications under this chapter, and must be suspended
6	<u>or revok</u>	ed if the nonresident's home state certification is suspended or revoked.
7	<u>4.1-</u>	33-16. Certification exemptions.
8	<u>1.</u>	The certification requirements of this chapter do not apply to an individual applying
9		nonrestricted use pesticides under the direct supervision of a commercial applicator,
10		unless the pesticide label requires that a certified applicator personally apply the
11		pesticide. A pesticide is applied under the direct supervision of a commercial applicator
12		if the pesticide is applied by an individual acting under the instruction and control of a
13		certified applicator who is physically available if needed. The certified applicator need
14		not be present when the pesticide is applied. Direct supervision with respect to
15		applications using aircraft requires that the pilot of the aircraft be appropriately
16		certified. The certification requirements of this chapter do not apply to a competent
17		person applying restricted use pesticides under the direct supervision of a private
18		applicator, unless the pesticide label requires that a certified applicator personally
19		apply the particular pesticide. A pesticide is deemed to be applied under the direct
20		supervision of a private applicator if it is applied by a competent person acting under
21		the instruction and control of a private applicator who is available if and when needed,
22		even though the private applicator is not physically present at the time and place that
23		the pesticide is applied.
24	<u>2.</u>	The certification requirements of this chapter do not apply to any person conducting
25		laboratory-type research using restricted use pesticides or to a doctor of medicine or a
26		doctor of veterinary medicine applying a pesticide as a drug or as medication during
27		the course of normal practice.
28	<u>4.1-</u>	33-17. Discarding and storing of pesticides, pesticide containers, and rinsate.
29	<u>A pe</u>	erson may not discard, store, display, or permit the disposal of surplus pesticides, empty
30	pesticid	e containers and devices, or rinsate in such a manner as to endanger the environment
31	<u>or to en</u>	danger food, feed, or any other products that may be stored, displayed, or distributed

1	with suc	h pesti	cides. The board shall adopt rules governing the discarding, storage, display, or
2	<u>disposa</u>	l of any	pesticide, rinsate, pesticide containers, or devices.
3	<u>4.1-</u>	33-18.	Pesticide application - Alleged property damage - Notification of applicator.
4	<u>1.</u>	<u>a.</u> <u>E</u>	Before a person may file a civil action seeking reimbursement for property
5		<u>C</u>	damage allegedly stemming from the application of a pesticide, the person shall
6		<u>r</u>	notify by certified mail the pesticide applicator of the alleged damage within the
7		Ē	earlier of:
8		Ĺ	1) Twenty-eight days from the date the person first knew or should have known
9			of the alleged damage; or
10		(2	2) Before twenty percent of the crop or field allegedly damaged is harvested or
11			destroyed.
12		<u>b.</u>	Subdivision a does not apply if the person seeking reimbursement for property
13		<u>C</u>	damage was the applicator of the pesticide.
14	<u>2.</u>	<u>Upon</u>	notifying the applicator as required under subsection 1, the person seeking
15		<u>reimb</u>	ursement for the alleged property damage shall permit the applicator and up to
16		four re	epresentatives of the applicator to enter the person's property for the purpose of
17		<u>obser</u>	ving and examining the alleged damage. If the person fails to allow entry, the
18		perso	n is barred from asserting a claim against the applicator.
19	<u>4.1-</u>	33-19.	Subpoenas.
20	<u>In a</u>	ny hear	ring to enforce this chapter, the commissioner may issue subpoenas to compel
21	the atter	ndance	of witnesses or production of books, documents, and records pertaining to
22	pesticid	e applic	cations, sales, and purchases in the state.
23	<u>4.1-</u>	33-20.	Penalties.
24	<u>1.</u>	<u>Any p</u>	erson other than a private applicator who knowingly violates this chapter is guilty
25		<u>of a c</u>	lass A misdemeanor.
26	<u>2.</u>	<u>Any p</u>	rivate applicator who knowingly violates this chapter is guilty of a class B
27		<u>misde</u>	emeanor.
28	<u>3.</u>	<u>When</u>	construing and enforcing the provisions of this chapter, the act, omission, or
29		<u>failure</u>	e of any officer, agent, or other person acting for or employed by any person must
30		<u>in eve</u>	ery case be also deemed to be the act, omission, or failure of such person as well
31		<u>as tha</u>	at of the person employed.

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1	<u>4.</u>	A person who violates this chapter or the rules adopted under this chapter is subject to
2		a civil penalty not to exceed five thousand dollars for each violation. The civil penalty
3		may be imposed by a court in a civil proceeding or by the agriculture commissioner
4		through an adjudicative proceeding pursuant to chapter 28-32. The assessment of a
5		civil penalty does not preclude the imposition of other sanctions authorized by law, this
6		chapter, or rules adopted under this chapter.
7	<u>5.</u>	After providing an opportunity for a hearing, the commissioner may deny, suspend,
8		revoke, or modify the provision of any certification issued under this chapter, if the
9		commissioner determines that the applicant for certification or the holder of a
10		certificate has violated this chapter or any rules adopted under this chapter.
11	<u>4.1</u> -	33-21. Enforcement.
12	<u>1.</u>	The commissioner shall enforce the requirements of this chapter and any rules
13		adopted under this chapter.
14	<u>2.</u>	The commissioner may bring an action to enjoin the violation or threatened violation of
15		this chapter, or any rule adopted under this chapter, in the district court of the county in
16		whichthe violation occurs or is about to occur.
17	<u>3.</u>	If any person violates this chapter, the commissioner may issue an order requiring the
18		person to cease and desist from the unlawful activity. If the violator fails to obey, the
19		commissioner shall cause the appropriate criminal complaint to be filed.
20	<u>4.</u>	The commissioner may enter upon any public or private premises at reasonable times,
21		<u>to:</u>
22		a. Inspect any equipment subject to this chapter and the premises on which the
23		equipment is stored or used.
24		b. Inspect or sample lands actually or reported to be exposed to pesticides.
25		c. Inspect storage or disposal areas.
26		d. Inspect or investigate complaints of injury to humans or land.
27		e. Draw samples of a reasonable amount of tank mix pesticides and tank mixes
28		without compensation to the owner for values less than three dollars.
29		f. Observe the use and application of a pesticide.
30		g. Inspect any place where pesticides or devices are stored or held for distribution,
31		sale, or use, and obtain samples of any pesticides packaged, labeled, and

1			released for shipment and samples of any containers or labeling for the
2			pesticides.
3	<u>5.</u>	<u>a.</u>	At any reasonable time, the commissioner may access records pertaining to the
4			pesticide application, sales, purchases, and repackaging by any person. The
5			commissioner may copy or make copies of the records for the purpose of this
6			chapter. These records are confidential. However, the commissioner may use
7			these records in any way to enforce this chapter. Any record the commissioner
8			uses as an exhibit in an enforcement action is no longer a confidential record.
9		<u>b.</u>	If an individual alleges exposure to pesticides and if the individual's medical
10			provider requests that the commissioner reveal the name of the pesticide, the
11			commissioner may reveal the name of the pesticide to the individual making the
12			request, together with the registration number assigned by the United States
13			environmental protection agency. The commissioner may require a request under
14			this section be made in writing.
15	<u>6.</u>	<u>lf a</u>	ccess is refused or if the commissioner determines critical enforcement
16		<u>doc</u>	cumentation may be lost, the commissioner may apply to any court for a search
17		war	rant authorizing access to land or records. Upon compliance with chapter 29-29.1,
18		<u>the</u>	court may issue the search warrant for the purposes requested.
19	<u>7.</u>	<u>The</u>	e commissioner may suspend or revoke a certification issued under this chapter for
20		<u>failu</u>	ure to pay a civil penalty within thirty days after a final determination is made that
21		<u>the</u>	civil penalty is owed.
22	<u>4.1</u> -	-33-22	2. Stop-sale orders.
23	<u>lf th</u>	e cor	nmissioner has reason to believe on the basis of inspection or tests that any
24	pesticid	e or c	device is in violation of any provision of this chapter, or if the registration of the
25	pesticid	e has	been canceled or suspended by the state or United States environmental
26	protection	on ag	ency, the commissioner may issue a written or printed "stop-sale, use, or removal"
27	order to	any	person who owns, controls, or has custody of the pesticide or device. After receipt
28	of the o	rder,	a person may not sell, use, or remove the pesticide or device described in the
29	order ex	<u>kcept</u>	in accordance with the provisions of the order.

1	<u>4.1</u> -	33-23. Information and instruction.
2	<u>In c</u>	ooperation with private, local, state, or federal agencies, the board may publish
3	<u>informa</u>	tion and conduct short courses of instruction in the areas of knowledge required by this
4	<u>chapter</u>	
5	<u>4.1</u> -	33-24. Cooperation by the board with other entities.
6	The	board may cooperate, receive grants-in-aid, and enter cooperative agreements with
7	any age	ncy of the federal government, of this state or its subdivisions, or with any agency of
8	another	state, to:
9	<u>1.</u>	Secure uniformity of regulations.
10	<u>2.</u>	Enter cooperative agreements with and submit plans to the United States
11		environmental protection agency for approval to issue experimental use permits under
12		the authority of this chapter and the Federal Insecticide, Fungicide, and Rodenticide
13		<u>Act [7 U.S.C. 136 et seq.].</u>
14	<u>3.</u>	Cooperate in the enforcement of the federal pesticide control laws and state laws
15		through the use of state or federal personnel and facilities and to implement
16		cooperative enforcement programs.
17	<u>4.</u>	Enter contracts with other agencies, including federal agencies, for the purpose of
18		training pesticide applicators, managers, dealers, and pesticide consultants.
19	<u>5.</u>	Gain assistance in implementation of this chapter.
20	<u>6.</u>	Regulate certified applicators.
21	<u>7.</u>	Comply with other purposes prescribed by rules of the commissioner.
22	<u>4.1</u> .	33-25. Disposition of funds - Certification and training fund.
23	<u>All r</u>	noneys received by the pesticide control board under this chapter must be deposited to
24	the crec	it of the certification and training fund under the control of the board.
25	SEC	CTION 3. Chapter 4.1-34 of the North Dakota Century Code is created and enacted as
26	follows:	
27	<u>4.1</u> -	34-01. Definitions.
28	<u>For</u>	the purposes of this chapter, unless the context or subject matter otherwise requires:
29	<u>1.</u>	"Active ingredient" means:
30		a. In the case of a pesticide other than a plant regulator, defoliant, or desiccant, any
31		ingredient that will prevent, destroy, repel, or mitigate pests.

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1		b. In the case of a plant regulator, any ingredient that, through physiological action,
2		will accelerate or retard the rate of growth or rate of maturation or otherwise alter
3		the behavior of ornamental or crop plants or the product thereof.
4		c. In the case of a defoliant, any ingredient that will cause the leaves or foliage to
5		drop from a plant.
6		d. In the case of a desiccant, any ingredient that will artificially accelerate the drying
7		of plant tissue.
8	<u>2.</u>	"Adulterated" applies to any pesticide if its strength or purity falls below the professed
9		standard or quality as expressed on labeling or under which it is sold, or if any
10		substance has been substituted wholly or in part for the pesticide, or if any valuable
11		constituent of the pesticide has been wholly or in part abstracted.
12	<u>3.</u>	"Antidote" means the most practical immediate treatment in case of poisoning and
13		includes first-aid treatment.
14	<u>4.</u>	"Commissioner" means the agriculture commissioner and includes any employee or
15		agent designated by the commissioner.
16	<u>5.</u>	"Defoliant" means any substance or mixture of substances intended to cause the
17		leaves or foliage to drop from a plant with or without causing abscission.
18	<u>6.</u>	"Desiccant" means any substance or mixture of substances intended to artificially
19		accelerate the drying of plant tissues.
20	<u>7.</u>	"Device" means any instrument or contrivance intended for trapping, destroying,
21		repelling, or mitigating pests but does not include equipment used for the application
22		of pesticides when sold separately therefrom, or rodent traps.
23	<u>8.</u>	"Environment" means air, water, land, and all plants and man and other animals living
24		therein and the interrelationships that exist among these.
25	<u>9.</u>	"Federal Act" means the Federal Insecticide, Fungicide, and Rodenticide Act [7 U.S.C.
26		<u>136 et seq.].</u>
27	<u>10.</u>	"Fungi" means all non-chlorophyll-bearing thallophytes, that is, all
28		non-chlorophyll-bearing plants of a lower order than mosses and liverworts, as, for
29		example, rusts, smuts, mildews, molds, yeasts, and bacteria, except those on or in
30		living man or other animals, and those on or in processed food, beverages, or
31		pharmaceuticals.

1	<u>11.</u>	"Fungicide" means any substance or mixture of substances intended for preventing,
2		destroying, repelling, or mitigating any fungi.
3	<u>12.</u>	"Herbicide" means any substance or mixture of substances intended for preventing,
4		destroying, repelling, or mitigating any weed.
5	<u>13.</u>	"Inert ingredient" means an ingredient that is not an active ingredient.
6	<u>14.</u>	"Ingredient statement" means:
7		a. A statement of the name and percentage of each active ingredient, together with
8		the total percentage of the inert ingredients, in the pesticide; or
9		b. A statement of the name of all active ingredients in the order of their
10		predominance in the product, together with the name of each and total
11		percentage of any inert ingredients in the pesticide, except subdivision a applies
12		if the preparation is highly toxic to humans, determined as provided in section
13		4.1-34-06, and in addition to subsections 1 and 2 of section 4.1-34-06. If the
14		pesticide contains arsenic in any form, a statement must contain the percentages
15		of total and water-soluble arsenic, each calculated as elemental arsenic.
16	<u>15.</u>	"Insect" means any of the numerous small invertebrate animals generally having the
17		body more or less obviously segmented, for the most part belonging to the class
18		insecta, comprising six-legged, usually winged forms, as for example, beetles, bugs,
19		bees, flies, and to other allied classes of arthropods whose members are wingless and
20		usually have more than six legs, as, for example, spiders, mites, ticks, centipedes, and
21		wood lice.
22	<u>16.</u>	"Insecticide" means any substance or mixture of substances intended for preventing,
23		destroying, repelling, or mitigating any insects that may be present in any
24		environment.
25	<u>17.</u>	"Label" means the written, printed, or graphic matter on, or attached to, the pesticide
26		or device, or any of its containers or wrappers.
27	<u>18.</u>	"Labeling" means all labels and other written, printed, or graphic matter:
28		a. Upon the pesticide or device or any of its containers or wrappers;
29		b. Accompanying the pesticide or device at any time; or
30		c. To which reference is made on the label or in literature accompanying the
31		pesticide or device, except when accurate, nonmisleading reference is made to

2 experiment station, or state agricultural college. 3 19. "Misbranded" applies: 4 a. To any pesticide or device if its labeling bears any statement, design, or graphic. 5 representation relative to the pesticide or device or to its ingredients which is. 6 false or misleading in any particular; and 7 b. To any pesticide: 8 (1) If the pesticide is an imitation of or is offered for sale under the name of another pesticide: 10 (2) If the pesticide's labeling bears any reference to registration under this chapter: 11 chapter: 12 (3) If the labeling accompanying the pesticide does not contain directions for use which are necessary and, if complied with, adequate to protect health and the environment: 14 and the environment: 15 (4) If the label does not contain a warning or caution statement that may be necessary and, if complied with, adequate to protect health and the environment; 17 environment; 18 (5) If the label does not bear an ingredient statement on that part of the immediate container and, if there is an outside container or wrapper, if the. 20 outside container or wrapper does not have affixed a correct copy of the
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19 <u>immediate container and, if there is an outside container or wrapper, if the</u>
20 outside container or wrapper does not have affixed a correct copy of the
21 required labeling information from the immediate container or does not
22 contain an opening through which the ingredient statement on the
23 immediate container can be clearly read, of the retail package that is
24 presented or displayed under customary conditions of purchase; except that
25 <u>a pesticide is not misbranded under this subsection if:</u>
26 (a) The size or form of the immediate container, or the outside container
27 <u>or wrapper of the retail package, makes it impracticable to place the</u>
28 ingredient statement on the part that is presented or displayed under
29 customary conditions of purchase; and

1		(b) The ingredient statement appears prominently on another part of the
2		immediate container, or outside container or wrapper, permitted by the
3		commissioner;
4	<u>(6)</u>	The labeling does not contain a statement of the use classification under
5		which the product is registered if the product is a restricted use pesticide;
6	<u>(7)</u>	There is no label information affixed to its container, and, if there is an
7		outside container or wrapper of the retail package, there is no label
8		information affixed to the outside container or wrapper and the outside
9		container or wrapper does not contain an opening through which the label
10		information on the immediate container can be clearly read. The label
11		information must include:
12		(a) The name and address of the producer, registrant, or person for
13		whom produced;
14		(b) The name, brand, or trademark under which the pesticide is sold; and
15		(c) The net weight or measure of the content;
16	<u>(8)</u>	The pesticide contains any substance or substances in quantities highly
17		toxic to humans, unless the label bears, in addition to any other matter
18		required by this chapter:
19		(a) The skull and crossbones;
20		(b) The word "poison" prominently in red on a background of distinctly
21		contrasting color; and
22		(c) A statement of a first aid or other practical treatment in case of
23		poisoning by the pesticide;
24	<u>(9)</u>	If any word, statement, or other information required under this chapter to
25		appear on the labeling is not prominently placed thereon with such
26		conspicuousness, as compared with other words, statements, designs, or
27		graphic matter in the labeling, and in such terms as to render it likely to be
28		read and understood by the ordinary individual under customary conditions
29		of purchase and use:
30	<u>(10)</u>	If in the case of an insecticide, nematocide, fungicide, or herbicide, when
31		used as directed or in accordance with commonly recognized practice, it is

1			injurious to humans or vertebrate animals or vegetation, except weeds to
2			which it is applied, or to the individual applying the pesticide; or
3		<u>(11)</u>	If a plant regulator, defoliant, or desiccant when used as directed is injurious
4			to humans or vertebrate animals, or the vegetation to which it is applied.
5			The physical or physiological effect on plants may not be deemed injurious
6			when this is the purpose for which the plant regulator, defoliant, or desiccant
7			is applied in accordance with label claims and recommendations.
8	<u>20.</u>	"Nematoo	cide" means any substance intended to prevent, destroy, repel, or mitigate
9		nematode	<u>es.</u>
10	<u>21.</u>	"Nematoo	de" means any of the nonsegmented roundworms harmful to agricultural
11		plants.	
12	<u>22.</u>	"Person"	means any individual, partnership, association, corporation, limited liability
13		<u>company</u>	or organized group of persons whether incorporated or not.
14	<u>23.</u>	<u>"Pest" me</u>	eans any insect, rodent, nematode, fungus, weed, or any other form of
15		terrestrial	l or aquatic plant or animal life, viruses, bacteria, or other micro-organisms
16		except vi	ruses, bacteria, or other micro-organisms on or in living humans or animals.
17	<u>24.</u>	"Pesticide	e" means any substance or mixture of substances intended for preventing,
18		<u>destroyin</u>	g, repelling, or mitigating any pests and any substance or mixture of
19		<u>substanc</u>	es intended for use as a plant regulator, defoliant, or desiccant.
20	<u>25.</u>	<u>"Plant rec</u>	gulator" means any substance or mixture of substances intended, through
21		physiolog	pical action, to accelerate or retard the rate of growth or maturation, or to
22		otherwise	e alter the behavior of ornamental or crop plants or the produce thereof, but
23		does not	include substances insofar as they are intended to be used as plant
24		<u>nutrients,</u>	trace elements, nutritional chemicals, plant inoculants, or soil amendments.
25		The term	"plant regulator" does not include any of such of those nutrient mixtures or
26		soil amer	ndments as are commonly known as vitamin-hormone horticultural products,
27		intended	for improvement, maintenance, survival, health, and propagation of plants,
28		and as ar	e not for pest destruction and are nontoxic and nonpoisonous in the
29		undiluted	packaged concentration.
30	<u>26.</u>	"Protect h	nealth and environment" means protection against any unreasonable adverse
31		effects or	n the environment.

	U					
1	<u>27.</u>	<u>"Rec</u>	sistrant" means the person registering any pesticide pursuant to this chapter.			
2	<u>28.</u>	"Restricted use pesticides" means any pesticide formulation that is classified for				
3		<u>restr</u>	icted use by the United States environmental protection agency. The term also			
4		<u>inclu</u>	des a pesticide formulation classified for restricted use by the commissioner			
5		<u>unde</u>	er section 4.1-34-06.			
6	<u>29.</u>	<u>"Roc</u>	lenticide" means any substance or mixture of substances intended for preventing,			
7		<u>dest</u>	roying, repelling, or mitigating rodents or any other vertebrate animal that the			
8		<u>com</u>	missioner declares to be a pest.			
9	<u>30.</u>	<u>"Sna</u>	ils" or "slugs" includes all harmful agricultural mollusks.			
10	<u>31.</u>	<u>"Unr</u>	easonable adverse effects on the environment" means any unreasonable risk to			
11		<u>hum</u>	ans or the environment, taking into account the economic, social, and			
12		<u>envi</u>	ronmental costs and benefits of the use of any pesticide.			
13	<u>32.</u>	<u>"Wee</u>	ed" means any plant that grows where not wanted.			
14	<u>4.1</u> -	34-02	. Prohibited acts.			
15	<u>1.</u>	A person may not distribute, sell, or offer for sale within this state or deliver for				
16		trans	sportation or transport in intrastate commerce or between points within this state			
17		<u>throu</u>	ugh any point outside this state any of the following:			
18		<u>a.</u>	Any pesticide that has not been registered under section 4.1-34-03, or any			
19			pesticide if any of the claims made for it or any of the directions for its use differ in			
20			substance from the representations made in connection with its registration, or if			
21			the composition of a pesticide differs from its composition as represented in			
22			connection with its registration. The commissioner may allow a change in the			
23			labeling or formula of a pesticide to be made within a registration period without			
24			requiring reregistration of the product.			
25		<u>b.</u>	Any pesticide unless the pesticide is in:			
26			(1) The registrant's or the manufacturer's unbroken immediate container; or			
27			(2) A container repackaged by a facility or person with a United States			
28			environmental protection agency issued establishment number, and there is			
29			affixed to such container, and to any outside container or wrapper of the			
30			retail package, a correct copy of the required labeling information from the			
31			immediate container or there is in the outside container or wrapper an			

1			opening through which the required labeling information on the immediate
2			container can be clearly read.
3		<u>C.</u>	The pesticide commonly known as standard lead arsenate, basic lead arsenate,
4			calcium arsenate, magnesium arsenate, zinc arsenate, zinc arsenite, sodium
5			fluoride, sodium fluosilicate, and barium fluosilicate unless the pesticide has been
6			distinctly colored or discolored as provided by rules issued in accordance with
7			this chapter, or any other white powder pesticide that the commissioner, after
8			investigation of and after public hearing on the necessity for the action for the
9			protection of the public health and the feasibility of the coloration or discoloration,
10			by rule, requires to be distinctly colored or discolored; unless it has been so
11			colored or discolored. The commissioner may exempt any pesticide to the extent
12			it is intended for a particular use or uses from the coloring or discoloring required
13			or authorized by this section if the commissioner determines the coloring or
14			discoloring for the use is not necessary for the protection of the public health.
15		<u>d.</u>	Any pesticide that is adulterated or misbranded, or any device that is
16			misbranded.
17	<u>2.</u>	<u>A pe</u>	erson may not detach, alter, deface, or destroy, in whole or in part, any label or
18		labe	eling provided for in this chapter or rules adopted under this chapter, or to add any
19		<u>sub</u>	stance to, or take any substance from, a pesticide in a manner that may defeat the
20		pur	pose of this chapter.
21	<u>3.</u>	<u>A p</u>	erson may not use for the person's own advantage or reveal other than in response
22		<u>to a</u>	proper subpoena, except to a physician or other qualified person for use in the
23		pre	paration of an antidote, any information relative to the formula of any product
24		<u>acq</u>	uired by authority of this chapter.
25	<u>4.1</u> -	<u>34-03</u>	3. Registration - Fees - Deposit of collections.
26	<u>1.</u>	<u>Bef</u>	ore selling or offering for sale any pesticide for use within this state, a person shall
27		<u>file</u>	biennially with the commissioner an application for registration of the pesticide. The
28		<u>app</u>	lication must:
29		<u>a.</u>	Give the name and address of each manufacturer or distributor.
30		<u>b.</u>	Give the name and brand of each product to be registered.
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31 <u>c.</u> <u>Be accompanied by a current label of each product to be registered.</u>

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1		<u>d.</u>	Be accompanied by a registration fee of three hundred fifty dollars for each					
2			product to be registered.					
3		<u>e.</u>	Be accompanied by a material safety data sheet for each product to be					
4			registered.					
5	<u>2.</u>	<u>The</u>	e commissioner may require an applicant or registrant to provide efficacy, toxicity,					
6		<u>resi</u>	due, and any other data necessary to determine if the pesticide will perform its					
7		inte	nded function without unreasonable adverse effects on the environment. If the					
8		<u>con</u>	missioner finds the application conforms to law, the commissioner shall issue to					
9		<u>the</u>	applicant a certificate of registration of the product.					
10	<u>3.</u>	Eac	ch registration covers a designated two-year period beginning January first of each					
11		<u>eve</u>	n-numbered year and expiring December thirty-first of the following year. A					
12		<u>cer</u>	tificate of registration may not be issued for a term longer than two years, and is not					
13		<u>trar</u>	sferable from one person to another, or from the ownership to which it is issued to					
14		anc	ther ownership. A penalty of fifty percent of the license or registration fee must be					
15		<u>imp</u>	osed if the license or certificate of registration is not applied for on or before					
16		<u>Jan</u>	uary thirty-first following the expiration date. Each product must go through a					
17		<u>two</u>	wo-year discontinuance period in order to clear all outstanding products in the					
18		<u>cha</u>	nnel of trade.					
19	<u>4.</u>	<u>Thi</u>	s section does not apply to a pesticide sold by a retail dealer if the registration fee					
20		<u>has</u>	been paid by the manufacturer, jobber, or any other person, as required by this					
21		<u>sec</u>	tion.					
22	<u>5.</u>	<u>At t</u>	he close of each calendar month, the commissioner shall transmit to the state					
23		<u>trea</u>	surer all moneys received for the registrations under this section. The state					
24		trea	surer shall credit the registration fees to the environment and rangeland protection					
25		fund	<u>d.</u>					
26	6 <u>4.1-34-04. Reporting requirements.</u>							
27	<u>With</u>	<u>nin th</u>	irty days after request by the commissioner, a registrant shall report the amount					
28	and type	e of e	ach registered pesticide sold, offered for sale, or otherwise distributed in the state.					
29	9 The information required must include the brand name, amount, and formulation of each							
30	pesticid	e solo	d, offered for sale, or otherwise distributed in the state. However, specific brand					
31	names r	may r	not be identified in any report or otherwise made public.					

1	<u>4.1-3</u>	-34-05. Protection of trade secrets.					
2	<u>1.</u>	In submitting data required by this chapter, the applicant may:					
3		a. <u>Clearly mark any portions that the applicant requests the commissioner to</u>					
4		determine to be trade secrets or commercial or financial information; and					
5		b. Submit the marked material separately from other material.					
6	<u>2.</u>	After consideration of the applicant's request submitted under subsection 1, the					
7		commissioner may not make any information public which in the commissioner's					
8		judgment contains or relates to trade secrets or to commercial or financial information					
9		obtained from an applicant. When necessary, information relating to formulas of					
10		products may be revealed to any state or federal agency consulted with similar					
11		protection of trade secret authority and may be revealed at a public hearing or in					
12		findings of facts issued by the commissioner.					
13	<u>3.</u>	If the commissioner proposes to release information that the applicant or registrant					
14		believes to be protected from disclosure under this section, the commissioner shall					
15		notify the applicant or registrant by certified mail. The commissioner may not make the					
16		information available for inspection until thirty days after receipt of the notice by the					
17		applicant or registrant. During this period, the applicant or registrant may institute an					
18		action in an appropriate court for a declaratory judgment as to whether the information					
19		is subject to protection under this section.					
20	<u>4.1-3</u>	34-06. Determinations - Rules - Uniformity.					
21	<u>1.</u>	After providing an opportunity for a hearing, the commissioner may:					
22		a. Declare as a pest any form of plant or animal life or virus which is injurious to					
23		plants, humans, domestic animals, articles, or substances.					
24		b. Determine whether pesticides are highly toxic to humans and whether their use					
25		should be restricted.					
26		c. Determine standards of coloring or discoloring for pesticides and to subject					
27		pesticides to the requirements of subdivision c of subsection 1 of section					
28		<u>4.1-34-02.</u>					
29	<u>2.</u>	The commissioner may adopt appropriate rules for carrying out this chapter, including					
30		rules providing for the collection and examination of samples of pesticides or devices.					
31		The commissioner also may adopt rules, applicable to and in conformity with the					

1	primary standards established by this chapter, prescribed by the United States								
2	environmental protection agency with respect to pesticides to provide uniformity								
3	among the requirements of the several states and the federal government.								
4	<u>4.1-34-07. Enforcement.</u>								
5	The commissioner shall examine pesticides or devices for compliance with this chapter. If								
6	after examination the commissioner intends to initiate criminal proceedings against any person,								
7	the commissioner shall cause appropriate notice to be given to the person. Any person notified								
8	must be given an opportunity to present the person's views, either orally or in writing, with								
9	regard to the contemplated proceedings and if thereafter in the opinion of the commissioner it								
10	appears the chapter has been violated by the person, the commissioner shall refer the facts to								
11	the state's attorney for the county in which the violation has occurred with a copy of the results								
12	of the analysis or the examination of the article. The commissioner is not required to report for								
13	prosecution or for the institution of libel proceedings minor violations of this chapter if the								
14	commissioner believes the public interests will be best served by a suitable written notice of								
15	warning. A state's attorney to whom any violation is reported under this section, without delay,								
16	shall cause appropriate proceedings to be instituted and prosecuted in the proper court of								
17	jurisdiction. The commissioner, by publication in the manner the commissioner prescribes, shall								
18	give notice of all judgments entered in actions instituted under the authority of this chapter.								
19	4.1-34-08. Stop-sale orders.								
20	The commissioner may issue and enforce a stop-sale order to the owner or custodian of								
21	any pesticide when the commissioner finds that the product is being offered for sale in violation								
22	of this chapter. The order must direct the product be held at a designated place until released in								
23	writing by the commissioner. The owner or custodian of the product has the right to petition a								
24	court of competent jurisdiction in the county where the product is found for an order releasing								
25	the product for sale in accordance with the findings of the court.								
26	<u>4.1-34-09. Exemptions.</u>								
27	1. The penalties provided for violations of section 4.1-34-02 do not apply to:								
28	a. A carrier while lawfully engaged in transporting a pesticide within this state, if the								
29	carrier, upon request, permits the commissioner to copy all records showing the								
30	transactions in and movement of the articles.								
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1		<u>b.</u>	<u>A p</u>	ublic official of this state or the federal government engaged in the
2			perf	formance of official duties.
3		<u>C.</u>	<u>The</u>	manufacturer or shipper of a pesticide for experimental use only:
4			<u>(1)</u>	By or under the supervision of an agency of this state or of the federal
5				government authorized by law to conduct research in the field of pesticides;
6				<u>or</u>
7			<u>(2)</u>	By others if the pesticide is not sold and if the pesticide container is plainly
8				and conspicuously marked "For experimental use only - Not to be sold",
9				together with the manufacturer's name and address.
10		<u>C.</u>	<u>A pe</u>	erson using, distributing, selling, or offering for sale an unregistered pesticide
11			for v	which the United States environmental protection agency has granted an
12			eme	ergency exemption for at least one use in North Dakota under section 18 of
13			<u>the</u>	federal Act.
14	<u>2.</u>	<u>An</u>	article	e may not be deemed in violation of this chapter when intended solely for
15		<u>exp</u>	oort to	a foreign country and when prepared or packed according to the
16		<u>spe</u>	ecifica	tions or directions of the purchaser. If not so exported, all the provisions of
17		<u>this</u>	s chap	ter apply.
18	<u>4.1</u>	<u>-34-1</u>	0. Mir	nimum-risk pesticide exemption.
19	<u>1.</u>	<u>Sec</u>	ction 4	4.1-34-02 does not apply to any person who distributes, sells, or offers for sale
20		<u>wit</u> l	<u>hin thi</u>	s state or delivers for transportation or transports in intrastate commerce or
21		<u>bet</u>	ween	points within this state through any point outside this state a minimum-risk
22		pes	sticide	exempt from registration under the Federal Act, provided the person has
23		<u>obt</u>	ained	a certificate of exemption from the commissioner.
24	<u>2.</u>	To	obtair	a certificate of exemption for a minimum-risk pesticide, a person shall file an
25		<u>ap</u> r	olicatio	on with the commissioner. The application must include:
26		<u>a.</u>	The	name and address of the product's manufacturer or distributor;
27		<u>b.</u>	<u>The</u>	name and brand name of the product;
28		<u>C.</u>	<u>A cı</u>	urrent label for the product; and
29		<u>d.</u>	<u>A fe</u>	e equal in amount to the fee set under section 4.1-34-03 for the registration of
30			<u>a pe</u>	esticide.

1	<u>3.</u>	The	e com	missioner shall remit any fees collected under this section to the state	
2		trea	asurer	for deposit in the environment and rangeland protection fund.	
3	<u>4.</u>	Eac	<u>ch exe</u>	emption from registration covers a designated two-year period beginning	
4		<u>Jan</u>	uary	first of each even-numbered year and expiring December thirty-first of the	
5		<u>foll</u>	owing	<u>year.</u>	
6	<u>4.1</u> -	- <u>34-1</u>	1. Per	nalties.	
7	<u>Any</u>	pers	on vi	plating this chapter is guilty of an infraction. If a registrant was issued a	
8	warning	by th	ne cor	mmissioner under this chapter, upon violating this chapter, other than	
9	subdivis	sion a	of su	ubsection 1 of section 4.1-34-02, that registrant is guilty of a class A	
10	misdem	eano	r and	the registration of the article with which the violation occurred automatically	
11	terminat	tes. A	pesti	icide for which the registration has been terminated may not again be	
12	register	ed ur	less t	the pesticide, its labeling, and other material required to be submitted appear	
13	to the co	ommi	ssion	er to comply with the requirements of this chapter. In addition to any criminal	
14	<u>penalty,</u>	a pe	rson f	found guilty of violating this chapter or the rules adopted under this chapter is	
15	subject to a civil penalty not to exceed one thousand dollars for each violation. The civil penalty				
16	<u>may be</u>	impo	sed b	y a court in a civil proceeding or by the commissioner through an	
17	<u>adminis</u>	trativ	<u>e hea</u>	ring under chapter 28-32.	
18	<u>4.1</u> -	- <u>34-1</u> 2	<u>2. Sei</u>	zures.	
19	<u>1.</u>	<u>An</u> y	/ pest	icide or device that is distributed, sold, or offered for sale within this state or	
20		<u>deli</u>	vered	I for transportation or transported in intrastate commerce or between points	
21		<u>with</u>	<u>nin thi</u>	s state through any point outside this state is liable to be proceeded against in	
22		<u>any</u>	<u>prop</u>	er court of jurisdiction in any county of the state where it may be found and	
23		<u>seiz</u>	zed fo	r confiscation by process of libel for condemnation:	
24		<u>a.</u>	<u>In th</u>	ne case of a pesticide:	
25			<u>(1)</u>	If it is adulterated or misbranded:	
26			<u>(2)</u>	If it has not been registered under section 4.1-34-03;	
27			<u>(3)</u>	If it fails to bear on its label the information required by this chapter; or	
28			<u>(4)</u>	If it is a white powder pesticide and is not colored as required under this	
29				chapter.	
30		<u>b.</u>	<u>In th</u>	ne case of a device, if it is misbranded.	

1	<u>2.</u>	If the pesticide is condemned, after entry of decree, the pesticide must be disposed of
2		by destruction or sale as the court may direct and any proceeds, less legal costs, must
3		be paid to the state treasurer. The pesticide may not be sold contrary to the provisions
4		of this chapter. Upon payment of cost and execution and delivery of a good and
5		sufficient bond conditioned that the pesticide may not be disposed of unlawfully, the
6		court may direct the pesticide be delivered to its owner for relabeling or reprocessing.
7		When a decree of condemnation is entered against the pesticide, court costs and fees
8		and storage and other proper expenses must be awarded against any person
9		intervening as claimant of the pesticide.
10	<u>4.1</u> -	34-13. Cooperation.
11	The	commissioner may cooperate and enter agreements with any other agency of this state
12	or of the	e federal government or any other state or agency thereof for the purpose of carrying out
13	<u>this cha</u>	pter and securing uniformity of regulations.
14	<u>4.1</u> -	34-14. Experimental use permits.
15	<u>lf th</u>	e state is authorized by the administrator of the United States environmental protection
16	agency	to issue experimental use permits, the commissioner may:
17	<u>1.</u>	Issue an experimental use permit to an applicant if the commissioner determines that
18		the applicant requires the permit to accumulate information necessary to register a
19		pesticide use. An application for an experimental use permit may be filed when an
20		application for registration is filed or before or after filing the application.
21	<u>2.</u>	Prescribe terms, conditions, and the period of time for use under the experimental use
22		permit.
23	<u>3.</u>	Revoke an experimental use permit if the commissioner finds the permit's terms or
24		conditions are being violated or that the permit's terms and conditions are inadequate
25		to avoid unreasonable adverse effects to human health or the environment.
26	<u>4.1</u> -	34-15. Minimum-risk pesticide - Certificate of exemption.
27	<u>1.</u>	Section 4.1-34-02 does not apply to any person who distributes, sells, or offers for sale
28		within this state or delivers for transportation or transports in intrastate commerce or
29		between points within this state through any point outside this state a minimum-risk
30		pesticide exempt from registration under the Federal Act, provided the person has
31		obtained a certificate of exemption from the commissioner.

1	<u>2.</u>	To obtain a certificate of exemption for a minimum-risk pesticide, a person shall file an		
2		application with the commissioner. The application must include:		
3		a. The name and address of the product's manufacturer or distributor;		
4		b. The name and brand name of the product;		
5		c. A current label for the product; and		
6		d. A fee equal in amount to the fee set under section 4.1-34-03 for the registration of		
7		a pesticide.		
8	<u>3.</u>	The commissioner shall remit any fees collected under this section to the state		
9		treasurer for deposit in the environment and rangeland protection fund.		
10	<u>4.</u>	Each exemption from registration covers a designated two-year period beginning		
11		January first of each even-numbered year and expiring December thirty-first of the		
12		following year.		
13	SECTION 4. Chapter 4.1-35 of the North Dakota Century Code is created and enacted as			
14	follows:			
15	<u>4.1-</u>	35-01. Definitions.		
16	<u>As ι</u>	used in this chapter:		
17	<u>1.</u>	"Chemigation" means any process by which chemicals, including pesticides and		
18		fertilizers, are applied to land or crops through an irrigation system.		
19	<u>2.</u>	"Commissioner" means the agriculture commissioner and includes any employee or		
20		agent designated by the commissioner.		
21	<u>3.</u>	"Fertilizer" means any fertilizer as defined by section 4.1-40-01.		
22	<u>4.</u>	"Pesticide" means that term defined in section 4.1-33-01.		
23	<u>5.</u>	"State engineer" means the state engineer appointed by the state water commission		
24		under section 61-03-01.		
25	<u>4.1-</u>	35-02. Compliance with rules.		
26	Farr	m irrigation systems used for chemigation which are designed, constructed, and		
27	operated	d in compliance with rules adopted under this chapter are considered to be in		
28	<u>complia</u>	nce with this chapter.		

1 4.1-35-03. Rules - Standards for chemigation, installation, maintenance, and 2 modifications. 3 The commissioner shall adopt rules regulating chemigation through irrigation systems in 4 this state to minimize the possibility of chemical, pesticide, fertilizer, or other contamination of 5 irrigation water supply and other rules as necessary to implement this chapter. The 6 commissioner may establish by rule standards for application of pesticides and fertilizers 7 through irrigation systems; for installation and maintenance of all equipment and devices used 8 for chemigation purposes; modifications or changes in design, technology, or irrigation 9 practices; or other purposes relating to the use or placement of equipment or devices. The 10 commissioner may adopt rules requiring periodic calibration and inspection of equipment and 11 system operation during periods of chemigation. 12 4.1-35-04. Inspections - Assistance of state engineer. 13 The state engineer shall cooperate with the commissioner in the inspection of any irrigation 14 system using chemigation. The state engineer shall inform the commissioner of any violation of 15 this chapter which is discovered in the course of the state engineer's regular inspections of 16 irrigation systems using chemigation. 17 4.1-35-05. Enforcement. 18 <u>1.</u> The commissioner shall enforce this chapter and any rules adopted under this chapter. 19 <u>2.</u> The commissioner may seek an injunction in the district court in the county in which a 20 violation occurs or may issue a cease and desist order to any person for any alleged 21 violation of this chapter or any rules adopted under this chapter. 22 For the purpose of carrying out the provisions of this chapter, the commissioner and 3. 23 the state engineer may enter upon any public or private premises at reasonable times. 24 in order to: 25 Have access for the purpose of inspecting any equipment subject to this chapter a. 26 and the premises on which the equipment is stored or used. 27 Inspect or sample lands actually, or reported to be, exposed to pesticides or <u>b.</u> 28 fertilizers through chemigation. 29 Inspect storage or disposal areas. C. 30 d. Inspect or investigate complaints of injury to humans or animals.

1		e. Sample pesticides and fertilizers and pesticide or fertilizer mixes being applied or
2		to be applied.
3		f. Observe the use and application of a pesticide or fertilizer through chemigation.
4		g. Have access for the purpose of inspecting a premise or other place where
5		equipment or devices used for chemigation are held for distribution, sale, or use.
6	<u>4.1-</u>	35-06. Penalties.
7	<u>1.</u>	Any person who violates a provision of this chapter or any rule adopted under this
8		chapter is guilty of a class A misdemeanor.
9	<u>2.</u>	When construing and enforcing the provisions of this chapter or any rules adopted
10		under this chapter, the act, omission, or failure of any officer, agent, or other person
11		acting for or employed by any person must in every case also be deemed to be the
12		act, omission, or failure of such person as well as that of the person employed.
13	<u>3.</u>	Any person found to have violated a provision of this chapter or rule adopted under
14		this chapter is subject to a civil penalty not to exceed five thousand dollars for each
15		violation. The civil penalty may be imposed by a court in a civil proceeding or by the
16		commissioner through an administrative hearing under chapter 28-32.
17	SEC	TION 5. Chapter 4.1-36 of the North Dakota Century Code is created and enacted as
18	follows:	
19	<u>4.1-</u>	36-01. Pesticide and pesticide container disposal program - Pesticide container
20	<u>manage</u>	ment - Compensation.
21	<u>1.</u>	The definitions contained in section 4.1-33-01 apply to this chapter.
22	<u>2.</u>	In consultation with an advisory board consisting of the state health officer and director
23		of the North Dakota state university extension service, two individuals selected by the
24		agriculture commissioner representing agribusiness organizations, and two individuals
25		selected by the agriculture commissioner representing farm organizations, the
26		commissioner shall continue to implement project safe send. The purpose of the
27		project is to:
28		a. Collect and either recycle or dispose of unusable pesticides and unusable
29		pesticide containers. The commissioner shall provide for the establishment and
30		operation of temporary collection sites for the pesticides and pesticide containers.

	0		-
1			The commissioner may limit the type and quantity of pesticides and pesticide
2			containers acceptable for collection.
3		<u>b.</u>	Promote proper pesticide container management. In consultation with the director
4			of the North Dakota state university extension service, the commissioner shall
5			evaluate and promote proper methods of pesticide container management,
6			including information on the variety of pesticide containers available.
7	<u>3.</u>	<u>Any</u>	ventity collecting pesticide containers or unusable pesticides shall manage and
8		<u>dis</u> p	oose of the containers and pesticides in compliance with applicable federal and
9		<u>stat</u>	e requirements. When called upon, any state agency shall assist the commissioner
10		<u>in ir</u>	nplementing the project.
11	<u>4.</u>	<u>For</u>	services rendered in connection with the design and implementation of this
12		pro	ject, the advisory board members selected by the commissioner are entitled to
13		<u>rein</u>	nbursement for mileage and travel expenses in the same manner and for the same
14		amo	ounts provided for state employees and officials. Compensation and expense
15		<u>rein</u>	nbursement must be paid from the environment and rangeland protection fund.
16	<u>4.1-</u>	<u>36-02</u>	2. Project scope and evaluation.
17	The	proje	ect described in section 4.1-36-01 must occur in areas to be determined by the
18	agricultu	ure co	ommissioner in consultation with the advisory board described in section 4.1-36-01.
19	<u>4.1-</u>	<u>36-0</u> ;	3. Project safe send pesticide and pesticide container collection - User fees.
20	The	agric	culture commissioner, in consultation with the advisory board for the project safe
21	send pe	sticid	le and pesticide container disposal program, may charge a fee for collection of
22	rinsate.	The f	fees must be established at a level that will generate enough revenue to cover the
23	<u>cost of c</u>	dispo	sal associated with the rinsate that is collected. Collections from this fee must be
24	<u>deposite</u>	ed in	the environment and rangeland protection fund.
25	<u>4.1-</u>	36-04	4. Report on pesticide container disposal program.
26	The	agric	culture commissioner shall submit a biennial report to a joint meeting of the house
27	of repre	senta	atives and senate agriculture committees on the status of the pesticide container
28	<u>disposa</u>	l prog	gram.
29	SEC		N 6. Chapter 4.1-37 of the North Dakota Century Code is created and enacted as
30	follows:		

1	4.1-37-01. Anhydrous ammonia safety rules.
2	The agriculture commissioner shall adopt rules necessary to implement this chapter and
3	adopt the 2014 American national standard safety requirements for the storage and handling of
4	anhydrous ammonia. The commissioner may adopt rules that deviate from the 2014 American
5	national standard safety requirements if certain provisions of the standard impose undue
6	hardship or if literal adherence to the provisions fails to provide adequate safety.
7	<u>4.1-37-02. Definition.</u>
8	As used in this chapter, "anhydrous ammonia storage facility" means a bulk anhydrous
9	ammonia storage facility with a capacity exceeding six thousand gallons [22712.47 liters] which
10	is owned or operated by a user or vendor of anhydrous ammonia.
11	<u>4.1-37-03. License required - Anhydrous ammonia facilities constructed after June 30,</u>
12	<u>1985.</u>
13	The owner or operator of an anhydrous ammonia storage facility shall apply to the
14	agriculture commissioner and to the board of county commissioners for a license to site and
15	operate the facility. An anhydrous ammonia storage facility may not be operated without a
16	license issued by the agriculture commissioner and the board of county commissioners of the
17	county in which the facility is located. Any permanent anhydrous ammonia storage facility
18	constructed before July 1, 1985, is exempt from the siting requirements of this chapter and may
19	receive a license under this chapter regardless of noncompliance with the siting requirements.
20	The commissioner or the board may deny a license for failure to remit the proper fee for failure
21	to comply with the siting requirements of this chapter and rules adopted under this chapter if
22	constructed after June 30, 1985, or for failure to comply with local siting requirements. The
23	agriculture commissioner also may deny a license if the facility does not meet the initial
24	inspection standards required by this chapter and by any rules adopted under this chapter. To
25	obtain a license, an applicant shall submit with the application two sets of drawings or
26	photographs showing, and two signed affidavits stating, the facility has been measured and
27	meets the siting requirements. The drawings or photographs must show the proposed location
28	of the tank and the surroundings in all directions. A set of drawings or photographs must be
29	provided to the agriculture commissioner and a set must be provided to the board of county
30	commissioners.

1	4.1-37-04. State license fee.				
2	The	The agriculture commissioner shall charge a one-time twenty-five dollar fee for a license for			
3	each anhydrous ammonia storage facility and an additional one hundred dollars for each retail				
4	and sto	orag	le si	ite. Expansion of an existing anhydrous ammonia storage facility does not require	
5	<u>reappli</u>	catio	on f	for licensing, but all siting requirements must be met. The license is valid	
6	indefini	tely	/ but	t may not be transferred. A new license is required when an anhydrous ammonia	
7	storage	e fac	cility	y changes ownership.	
8	<u>4.1</u>	-37	-05.	. State siting requirements - Anhydrous ammonia storage facilities	
9	<u>constr</u>	uct	ed a	after June 30, 1985.	
10	Fo	r fac	cilitie	es constructed after June 30, 1985:	
11	<u>1.</u>	<u>A</u>	<u>ny</u>	anhydrous ammonia storage facility with a container nominal capacity of less than	
12		<u>0</u>	ne l	hundred thousand gallons [378541.2 liters] must be located at least:	
13		<u>a</u>	<u>ı.</u>	Fifty feet [15.24 meters] from the line of any adjoining property, which may be	
14				built upon, or any highway or railroad mainline.	
15		b) <u>.</u>	Four hundred fifty feet [137.16 meters] from any place of public assembly or	
16				residence, other than the company's business office.	
17		<u>C</u>	<u>).</u>	Seven hundred fifty feet [213.36 meters] from any institutional residence.	
18	<u>2.</u>	<u>A</u>	<u>ny</u> :	anhydrous ammonia storage facility with container nominal capacity of one	
19		<u>h</u>	und	dred thousand gallons [378541.2 liters] or more must be located at least:	
20		<u>a</u>	<u>ı.</u>	Fifty feet [15.24 meters] from the property line of adjoining property, which may	
21				be built upon, or any highway or railroad mainline.	
22		<u>b</u>) <u>.</u>	Six hundred feet [182.88 meters] from any place of public assembly or residence,	
23				other than the company's business office.	
24		<u>C</u>	<u>).</u>	One thousand feet [300.48 meters] from any institutional residence.	
25	<u>3.</u>	<u>U</u>	Jpor	n relocation of any permanent storage container to an anhydrous ammonia	
26		<u>S</u>	tora	age facility, the container must be hydrostatically pressure tested at the maximum	
27		<u>a</u>	llow	vable working pressure of the vessel, wet fluorescent magnetic particle tested,	
28		<u>a</u>	lso	referred to as black light tested, or any other acceptable testing method as	
29		<u>d</u>	letei	rmined by the agriculture commissioner. Before the container may be put into	
30		<u>s</u>	ervi	ice and before licensing may occur, proof of testing must be supplied to the board	
31		<u>0</u>	of co	ounty commissioners and the agriculture commissioner.	

1	<u>4.</u>	<u>All v</u>	alves and other appurtenances to any anhydrous ammonia storage facility must
2		<u>be p</u>	protected against physical damage. All shutoff valves must be kept closed and
3		<u>lock</u>	ed when not in use and when the facility is unattended.
4	<u>5.</u>	<u>Any</u>	anhydrous ammonia storage facility relocated or constructed after August 1, 1995,
5		<u>may</u>	not be located within city limits, unless approved by the city.
6	<u>4.1-</u>	37-06	a. Transfer hose requirements.
7	<u>1.</u>	<u>Any</u>	transfer hose utilized at an anhydrous ammonia storage facility:
8		<u>a.</u>	Which is a liquid transfer hose and is not drained of liquid upon completion of
9			transfer operations must be equipped with an approved shutoff valve at the
10			discharge end.
11		<u>b.</u>	Must have a hydrostatic relief valve or equivalent must be installed in each
12			section of hose or pipe in which liquid ammonia can be isolated between shutoff
13			valves to relieve the pressure that could develop from the trapped liquid. If an
14			equivalent pressure relief device is used, the maximum accumulated pressure
15			possible within the system may not exceed the limits of the system. A hydrostatic
16			relief valve must be installed between each pair of valves in which liquid is
17			trapped. The start-to-discharge pressure setting of the relief valve must not be
18			less than three hundred fifty pounds per square inch [2413.18 kilopascals] gauge
19			nor more than four hundred pounds per square inch [2757.92 kilopascals] gauge.
20		<u>C.</u>	Must have etched, cast, or impressed on the outer coating all of the following:
21			(1) The words "ANHYDROUS AMMONIA".
22			(2) The maximum working pressure of the transfer hose.
23			(3) The name of the manufacturer of the hose.
24			(4) The date of manufacture or the expiration date of the hose.
25		<u>d.</u>	Which is cut, scraped, cracked, or weathered so that the inner white cord is
26			visible must be replaced. A transfer hose with an expiration date printed on the
27			hose must be replaced prior to that date. Transfer hoses without an expiration
28			date must be replaced as follows:
29			(1) Rayon hoses must be replaced within two years of the date of manufacture.
30			(2) Nylon hoses must be replaced within four years of the date of manufacture.

1		(3) Steel-reinforced hoses must be replaced within six years of the date of
2		manufacture.
3	<u>2.</u>	Notwithstanding the replacement dates determined under this subdivision d of
4		subsection 1 for transfer hoses with or without an expiration date, an additional year
5		must be allowed for replacement of transfer hoses in order to take into account delays
6		in the original installation of transfer hoses.
7	<u>4.1-</u>	37-07. Pressure relief devices.
8	<u>Bul</u>	storage containers constructed according to the American society of mechanical
9	<u>enginee</u>	rs code, and all nurse tanks, must be equipped with pressure relief valves constructed
10	accordir	ig to the American society of mechanical engineers code and capacity certified by the
11	<u>national</u>	board of boiler and pressure vessel inspectors. A pressure relief valve using
12	nonmeta	allic seats must be replaced every five years with a new valve meeting the standards
13	<u>specifie</u>	d in this section. A pressure relief valve using metallic seats must be tested, and
14	<u>repairec</u>	if deemed necessary, every five years in lieu of replacement. Repairs deemed
15	necessa	ry must be made by the valve manufacturer or by a safety valve repair organization
16	having a	valid "VR" certificate of authorization for the repairs from the national board of boiler
17	and pres	ssure vessel inspectors.
18	<u>4.1-</u>	37-08. Inspection.
19	<u>1.</u>	The agriculture commissioner shall develop and implement an initial and periodic
20		inspection program for anhydrous ammonia storage facilities.
21	<u>2.</u>	The agriculture commissioner shall inspect each anhydrous ammonia storage facility
22		at least once every five years and may inspect any implement of husbandry designed
23		to apply anhydrous ammonia which is in the vicinity of an anhydrous ammonia storage
24		facility.
25	<u>3.</u>	The agriculture commissioner may inspect any anhydrous ammonia storage facility if
26		the commissioner has reason to believe violations of safety standards exist.
27	<u>4.</u>	The agriculture commissioner may revoke or suspend the license of any anhydrous
28		ammonia storage facility for a violation of this chapter or the rules adopted under this
29		chapter. The commissioner may order the discontinuance of use of any implement of
30		husbandry designed to apply anhydrous ammonia which is found unsafe or
31		hazardous.

1	4.1-37-09. Reinstalled and secondhand anhydrous ammonia storage containers -			
2	Requirement.			
3	<u>1.</u>	A person intending to store anhydrous ammonia in a reinstalled or secondhand		
4		container, including a nurse tank, shall furnish the agriculture commissioner with:		
5		a. Evidence that the container is registered with the national board of boiler and		
6		pressure vessel inspectors; or		
7		b. The manufacturer's data report for the container.		
8	<u>2.</u>	Subsection 1 is only applicable to the owner of an anhydrous ammonia storage		
9		container installed in this state before November 1, 1987, if the storage container is		
10		reinstalled at another location.		
11	4.1-37-10. Use of fees - Safety promotion - Administration - Inspections.			
12	<u>All fe</u>	ees collected under this chapter must be used by the agriculture commissioner to		
13	promote	safety in anhydrous ammonia use and storage, administer the program, and inspect		
14	facilities	<u>.</u>		
15	<u>4.1-</u>	37-11. Prohibitions.		
16	<u>The</u>	following actions are prohibited:		
17	<u>1.</u>	Filling a nurse tank directly from a railcar;		
18	<u>2.</u>	Filling or using a nurse tank that has an outdated hose;		
19	<u>3.</u>	Filling or using a nurse tank that has outdated relief valves;		
20	<u>4.</u>	Towing more than two nurse tanks on a public road;		
21	<u>5.</u>	Filling department of transportation transport containers not meeting the requirements		
22		of the department of transportation;		
23	<u>6.</u>	Filling anhydrous ammonia storage containers not meeting the requirements of this		
24		chapter;		
25	<u>7.</u>	Filling a storage container or nurse tank while unattended;		
26	<u>8.</u>	Making repairs or additions of appurtenances directly to pressurized storage		
27		containers or nurse tanks by any individual not authorized under rules adopted by the		
28		commissioner;		
29	<u>9.</u>	Painting or obscuring the American society of mechanical engineers data plates on		
30		storage containers or nurse tanks;		

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1	<u>10.</u>	Painting hydrostatic safety and safety relief valves on storage containers or nurse			
2		tanks;			
3	<u>11.</u>	Filling nonrefrigerated storage containers or nurse tanks beyond the filling densities			
4		permitted by the American national standards institute K61.1, section 5.9.1; and			
5	<u>12.</u>	Using the American society for testing and materials A-53 type f piping for anhydrous			
6		ammonia piping systems.			
7	<u>4.1-</u>	<u> 37-12. Anhydrous ammonia - Bulk delivery.</u>			
8	<u>Upo</u>	n obtaining a commercial driver's license with an endorsement for hazardous materials,			
9	<u>an indivi</u>	dual may transport anhydrous ammonia in a bulk delivery vehicle and fill nurse tanks			
10	<u>with anh</u>	ydrous ammonia from the bulk delivery vehicle.			
11	<u>4.1-</u>	37-13. Hydrostatic test procedures.			
12	Any hydrostatic test conducted under section 4.1-37-05 must comply with the requirements				
13	of the national board inspection code (ANSI-NB 23) and be conducted in a manner approved by				
14	the agriculture commissioner.				
15	<u>4.1-</u>	4.1-37-14. Wet fluorescent magnetic particle test procedures.			
16	Any wet fluorescent magnetic particle test of a pressure vessel weld conducted under				
17	section 4.1-37-05 must comply with the requirements of the society for nondestructive testing				
18	SNT-TC-1A standard and must be conducted by a person certified as a level II technician by the				
19	<u>society.</u>				
20	<u>4.1-</u>	37-15. Enforcement.			
21	<u>1.</u>	The agriculture commissioner shall enforce the requirements of this chapter and any			
22		rules issued under it.			
23	<u>2.</u>	The commissioner may bring an action to enjoin the violation or threatened violation of			
24		this chapter, or any rule issued pursuant to this chapter, in the district court of the			
25		county in which the violation occurs or may occur.			
26	<u>3.</u>	The agriculture commissioner may issue a cease and desist order to any person			
27		allegedly violating this chapter. If any person violates the cease and desist order, the			
28		commissioner shall file the appropriate criminal complaint.			
29	<u>4.</u>	The agriculture commissioner may enter upon any public or private premises at			
30		reasonable times to:			

1		<u>a.</u>	Inspect any equipment subject to this chapter and the premises on which the
2			equipment is stored or used;
3		<u>b.</u>	Inspect or investigate complaints; or
4		<u>C.</u>	Inspect any premises or other place where anhydrous ammonia or related
5			devices are held for distribution, sale, or use.
6	<u>5.</u>	<u>lf a</u>	civil penalty is imposed under section 4.1-37-16 by the agriculture commissioner
7		thro	ough an administrative hearing and the civil penalty is not paid, the commissioner
8		ma	y initiate a civil action in any appropriate court. Additionally, the commissioner may
9		<u>sus</u>	pend or revoke a license issued under this chapter for failure to pay a civil penalty
10		<u>with</u>	nin thirty days after a final determination is made.
11	<u>4.1</u> .	<u>-37-1</u>	6. Penalty.
12	<u>1.</u>	<u>An</u> y	person violating this chapter is guilty of a class A misdemeanor.
13	<u>2.</u>	<u>Wh</u>	en construing and enforcing this chapter, the act, omission, or failure of any officer,
14		<u>age</u>	ent, or other person acting for or employed by any person is deemed to be the act,
15		omi	ssion, or failure of the person as well as that of the person employed.
16	<u>3.</u>	<u>In a</u>	ddition to the criminal sanctions that may be imposed, a person found guilty of
17		<u>viol</u>	ating this chapter or the rules adopted under this chapter is subject to a civil
18		per	alty not to exceed five thousand dollars for each violation. The civil penalty may be
19		<u>imp</u>	osed by a court in a civil proceeding or by the agriculture commissioner through an
20		<u>adr</u>	ninistrative hearing.
21	SEG	СТІО	N 7. Chapter 4.1-38 of the North Dakota Century Code is created and enacted as
22	follows:		
23	<u>4.1</u> .	- <u>38-0</u>	<u>1. Risk management program - Anhydrous ammonia.</u>
24	<u>To c</u>	deterr	nine compliance with the risk management program requirements set forth in
25	section	<u>112 c</u>	of the Clean Air Act of 1990 [42 U.S.C. 7401 et seq.], as amended through June 30,
26	<u>2011, th</u>	<u>ie agi</u>	iculture commissioner may:
27	<u>1.</u>	Rec	quest information from any person that:
28		<u>a.</u>	Sells, stores, or handles anhydrous ammonia for agricultural purposes; and
29		<u>b.</u>	Is required to comply with the risk management program requirements;
30	<u>2.</u>	<u>Cor</u>	nduct inspections of any person that:
31		<u>a.</u>	Sells, stores, or handles anhydrous ammonia for agricultural purposes; and

1		<u>b.</u>	Is required to comply with the risk management program requirements; and
2	<u>3.</u>	<u>Obt</u>	ain and review risk management plans required under 40 Code of Federal
3		Rec	ulations, part 68, as amended through June 30, 2011, and other records
4		<u>app</u>	licable to any person that:
5		<u>a.</u>	Sells, stores, or handles anhydrous ammonia for agricultural purposes; and
6		<u>b.</u>	Is required to comply with the risk management program requirements.
7	<u>4.1-</u>	38-02	2. Risk management program - Enforcement authority.
8	<u>lf th</u>	<u>e agr</u>	iculture commissioner determines there is noncompliance on the part of any
9	person t	<u>hat s</u>	ells, stores, or handles anhydrous ammonia for agricultural purposes and that is
10	required	to co	omply with the risk management program requirements referenced in section
11	<u>4.1-38-0</u>)1, th	e agriculture commissioner may:
12	<u>1.</u>	<u>Brin</u>	g an action to enjoin a violation or a threatened violation;
13	<u>2.</u>	<u>lssi</u>	e a cease and desist order; and
14	<u>3.</u>	<u>Imp</u>	ose a civil penalty through an administrative hearing in an amount not exceeding
15		ten	thousand dollars per day for each violation.
16	SEC	TIO	N 8. Chapter 4.1-39 of the North Dakota Century Code is created and enacted as
17	follows:		
18	<u>4.1-</u>	<u>39-01</u>	I. Crop protection product harmonization and registration board - Recovery
19	of funds	<u>s.</u>	
20	The	crop	protection product harmonization and registration board may accept funds for
21	expense	es pai	id relating to the registration of pesticides or donations offered to or for the benefit
22	of the bo	bard.	All moneys received under this section must be deposited in the minor use
23	pesticide	e funo	d to pay expenses relating to the registration of pesticides or for the specific
24	purpose	for w	which they are given. Whenever possible, the board shall attempt to recover funds
25	expende	ed rel	ating to the registration of pesticide. The board shall adopt rules to administer this
26	section.		
27	<u>4.1-</u>	<u>39-02</u>	2. Crop protection product harmonization and registration board -
28	Membe	rship	- Duties - Grants.
29	<u>1.</u>	<u>The</u>	crop protection product harmonization and registration board consists of:
30		<u>a.</u>	The governor or the governor's designee;
31		<u>b.</u>	The agriculture commissioner or the commissioner's designee;

1		<u>C.</u>	The chairman of the house agriculture committee or the chairman's designee;
2		<u>d.</u>	The chairman of the senate agriculture committee or the chairman's designee;
3		<u>e.</u>	A member of the house or senate agriculture committee who is not a member of
4			the faction in which the committee chairman is a member, appointed by the
5			legislative management chairman;
6		<u>f.</u>	A crop protection product dealer in the state appointed by the governor from a list
7			of three nominees submitted by the North Dakota agricultural association;
8		<u>g.</u>	A consumer of crop protection products appointed by the governor from a list of
9			three nominees submitted by the North Dakota grain growers association;
10		<u>h.</u>	A consumer of crop protection products appointed by the governor from a list of
11			three nominees submitted by the North Dakota oilseed council;
12		<u>i.</u>	A representative of the crop protection product manufacturing industry appointed
13			by the chairman of the legislative management; and
14		<u>j.</u>	The director of the North Dakota state university agricultural experiment station.
15	<u>2.</u>	<u>The</u>	e representative of the crop protection product manufacturing industry and the
16		<u>dire</u>	ector of the agricultural experiment station shall serve as nonvoting members. The
17		gov	vernor or the governor's designee shall serve as chairman of the board.
18	<u>3.</u>	<u>The</u>	e board shall:
19		<u>a.</u>	Identify and prioritize crop protection product labeling needs;
20		<u>b.</u>	Explore the extent of authority given to this state under the Federal Insecticide,
21			Fungicide, and Rodenticide Act [7 U.S.C. 136a];
22		<u>C.</u>	Identify the data necessary to enable registration of a use to occur in a timely
23			manner;
24		<u>d.</u>	Determine necessary research to fulfill the data requirements for activities listed
25			in this section:
26		<u>e.</u>	Request the agriculture commissioner to pursue specific research funding
27			options from public and private sources;
28		<u>f.</u>	Request the North Dakota state university agricultural experiment station to
29			pursue specific research to coordinate registration efforts; and
30		<u>g.</u>	Pursue opportunities to make more crop protection product options available to
31			state agricultural producers through any means the board determines advisable.

1	<u>4.</u>	The board may contract with a consultant to provide studies, research, or information
2		regarding crop protection product registration and labeling needs.
3	<u>5.</u>	The board may administer a grant program through which agriculture commodity
4		groups may apply for funds to be used to address issues related to the registration of
5		crop protection products. To be eligible for a grant, an applicant must submit an
6		application to the board requesting a specific amount of funds, specifying the exact
7		purposes for which the grant would be used, and providing a detailed timetable for the
8		use of the grant funds. The board may impose any additional conditions it determines
9		appropriate for grant recipients, including requiring periodic reports and furnishing of
10		matching funds. The board may terminate funding of a previously approved grant at
11		any time if the board is dissatisfied with the performance of the grant recipient.
12	<u>6.</u>	The board may use not more than fifteen percent of the funds under its supervision for
13		administrative purposes, including the cost of contracting for administrative services
14		and reimbursement of board member expenses. The members of the board who are
15		members of the legislative assembly are entitled to compensation and expense
16		reimbursement from the legislative council for attendance at board meetings at the
17		rate provided for members of the legislative assembly for attendance at interim
18		committee meetings.
19	<u>7.</u>	The board may adopt rules to implement this section.
20	<u>4.1-</u>	39-03. Crop protection products - Canadian labels.
21	The	agriculture commissioner, with the advice and consent of the appropriate agricultural
22	commod	lity group, may authorize the sale and use in this state of a crop protection product that
23	<u>has a Ca</u>	anadian label, if the commissioner determines that a crop protection product having an
24	<u>America</u>	n label contains substantially similar active ingredients and that the importation and use
25	of the pr	oduct with a Canadian label does not violate federal law. The commissioner shall
26	require a	an applicator to possess the American label and apply the product in accordance with
27	the Ame	rican label provisions.
28	<u>4.1-</u>	39-04. Special local needs exemption - Tolerances.
29	The	agriculture commissioner, in cooperation with the environmental protection agency,
30	shall use	e tolerance data established or obtained in North America in pursuing special local

- 1 needs exemptions for crop protection products under the Federal Insecticide, Fungicide, and 2 Rodenticide Act [7 U.S.C. 136 et seq.]. 3 4.1-39-05. Crop protection products - Registration process - Joint labeling. 4 The governor and the agriculture commissioner shall work with all appropriate public and 5 private entities to foster the development of a single, uniform process for the joint North 6 American labeling of crop protection products not available for sale and use in this state as of 7 April 19, 1999. 8 4.1-39-06. Crop protection products - Request to petition for registration. 9 On the written request of any agricultural commodity group, the agriculture commissioner 10 shall petition the environmental protection agency for the American registration of a crop 11 protection product approved for use in Canada. 12 4.1-39-07. Environment and rangeland protection fund. 13 The environment and rangeland protection fund is a special fund in the state treasury. The 14 moneys in this fund may be used for rangeland improvement projects and to address issues 15 relating to harmonization of crop protection product standards. The rangeland improvement 16 projects may include noxious weed control; ground water testing, analysis, protection, and 17 improvement; analysis of food products for residues of pesticides and other materials; and 18 analysis and disposal of unusable pesticides and pesticide containers. 19 4.1-39-08. Minor use pesticide fund - Continuing appropriation. 20 The minor use pesticide fund is created as a special fund in the state treasury. All moneys 21 in the fund are appropriated on a continuing basis to the crop protection product harmonization 22 and registration board for the purpose of conducting or commissioning studies, investigations, 23 and evaluations regarding the registration and use of pesticides for minor crops, minor uses, 24 and other uses as determined by the board. 25 SECTION 9. Chapter 4.1-40 of the North Dakota Century Code is created and enacted as 26 follows: 27 4.1-40-01. Definitions. 28 As used in this chapter: 29 "Brand" means a term, design, or trademark, used in connection with one or several 1. 30 grades of fertilizer, fertilizer material, micronutrients, specialty fertilizer, soil
- 31 <u>amendments, or plant amendments.</u>

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

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

1 to contain, as an active ingredient, a substance other than a primary plant nutrient or 2 micronutrient, or is represented as promoting plant growth by supplying something 3 other than a primary plant nutrient or micronutrient. 4 21. "Plant nutrient" means a substance generally recognized as beneficial for plant 5 growth, including nitrogen, phosphorus, potassium, calcium, magnesium, sulfur, boron, 6 chlorine, cobalt, copper, iron, manganese, molybdenum, sodium, and zinc. 7 22. "Primary plant nutrients" means nitrogen, phosphate, and potash. 8 <u>23.</u> "Registrant" means the person who registers fertilizers, soil amendments, or plant 9 amendments under this chapter. 10 "Sell" when applied to fertilizers, fertilizer material, micronutrients, specialty fertilizers, 24. 11 soil amendments, or plant amendments means: 12 Transferring or offering to transfer ownership- through a sale, exchange, gift, or а. 13 distribution; or 14 Receiving, accepting, holding, or possessing for sale, exchange, gift or <u>b.</u> 15 distribution. 16 "Soil amendment" means any substance intended to improve the characteristics of the <u>25.</u> 17 soil except unmanipulated animal or vegetable manures, pesticides, and fertilizers, 18 unless the fertilizer is represented to contain, as an active ingredient, a substance 19 other than a primary plant nutrient or micronutrient or is represented as promoting 20 plant growth by supplying something other than a primary plant nutrient or 21 micronutrient. 22 26. "Specialty fertilizer" means a fertilizer distributed primarily for nonfarm use. 23 <u>27.</u> "Ton" means a net weight of two thousand pounds avoirdupois [907.18 kilograms]. 24 4.1-40-02. Product registration - Fees. Each brand and grade of fertilizer, fertilizer material, micronutrient, specialty fertilizer, 25 1. 26 soil amendment, and plant amendment must be registered in the name of the person 27 whose name appears upon the label before being offered for sale or distributed in this 28 state. 29 2. The application for registration must be submitted to the commissioner on a form 30 furnished by the commissioner and must be accompanied by: 31 A current product label; and a.

1		<u>b.</u>	A fee of fifty dollars per product.
2	<u>3.</u>	Eac	ch brand and grade registration is effective for a two-year period beginning July first
3		and	ending June thirtieth of each even-numbered year.
4	<u>4.</u>	<u>An</u> y	request for a registration renewal received after July thirty-first must be assessed
5		<u>a p</u>	enalty of one hundred dollars per product.
6	<u>5.</u>	<u>a.</u>	A distributor is not required to register any product listed in subsection 1 if that
7			product is already registered by another person, providing the label complies with
8			the issued registration.
9		<u>b.</u>	A distributor is not required to register a custom-blended fertilizer combination,
10			blended to the customer's specification, if the fertilizer combination provided
11			contains only products registered under subsection 1.
12		<u>C.</u>	Compost that is transferred between parties without compensation does not
13			require registration.
14	<u>6.</u>	<u>The</u>	agriculture commissioner shall forward all fees received under this section to the
15		stat	e treasurer for deposit in the environment and rangeland protection fund.
16	<u>4.1</u> .		3. Distributor's license - Fees.
16 17	<u>4.1</u> . <u>1.</u>	<u>-40-0;</u>	3. Distributor's license - Fees. erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty
		-40-0 : <u>A p</u> i	
17		<u>40-0;</u> <u>A p</u> <u>fert</u>	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty
17 18		<u>-40-0;</u> <u>A pr</u> <u>ferti</u> <u>dist</u>	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a
17 18 19	<u>1.</u>	- 40-0: <u>A p</u> <u>ferti</u> <u>dist</u> <u>A lic</u>	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner.
17 18 19 20	<u>1.</u>	A po ferti dist A lia in th	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor
17 18 19 20 21	<u>1.</u> <u>2.</u>	A po ferti dist A lia in th	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor me state.
17 18 19 20 21 22	<u>1.</u> <u>2.</u>	A pr ferti dist A lia in th The con	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor ne state.
17 18 19 20 21 22 23	1. 2. <u>3.</u>	A pr ferti dist A lia in th The con A lia	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor me state. e application for a license must be submitted on a form furnished by the missioner and must be accompanied by a fee of one hundred dollars.
17 18 19 20 21 22 23 24	1. 2. <u>3.</u>	A proference of each o	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor <u>he state.</u> application for a license must be submitted on a form furnished by the <u>hmissioner and must be accompanied by a fee of one hundred dollars.</u> cense is effective for a two-year period beginning July first and ending June thirtieth
17 18 19 20 21 22 23 24 25	<u>1.</u> <u>2.</u> <u>3.</u> <u>4.</u>	A po ferti dist A lia in the con A lia of e Any	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty dizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. Cense is required for each location or mobile mechanical unit used by a distributor me state. e application for a license must be submitted on a form furnished by the missioner and must be accompanied by a fee of one hundred dollars. cense is effective for a two-year period beginning July first and ending June thirtieth each even-numbered year.
17 18 19 20 21 22 23 24 25 26	<u>1.</u> <u>2.</u> <u>3.</u> <u>4.</u>	A po ferti dist A lia in the con A lia of e Any pen	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor me state. e application for a license must be submitted on a form furnished by the missioner and must be accompanied by a fee of one hundred dollars. cense is effective for a two-year period beginning July first and ending June thirtieth each even-numbered year.
17 18 19 20 21 22 23 24 25 26 27	<u>1.</u> <u>2.</u> <u>3.</u> <u>4.</u> <u>5.</u>	A po ferti dist A lia in the con A lia of e Any pen	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor me state. e application for a license must be submitted on a form furnished by the missioner and must be accompanied by a fee of one hundred dollars. cense is effective for a two-year period beginning July first and ending June thirtieth each even-numbered year. d license renewal application received after July thirty-first must be assessed a material of one hundred dollars per location.
17 18 19 20 21 22 23 24 25 26 27 28	<u>1.</u> <u>2.</u> <u>3.</u> <u>4.</u> <u>5.</u>	A po ferti dist A lia in the con A lia of e Any pen Any	erson may not distribute any fertilizer, fertilizer material, micronutrient, specialty. ilizer, soil amendment, or plant amendment in this state without first obtaining a ributor's license from the commissioner. cense is required for each location or mobile mechanical unit used by a distributor me state. a application for a license must be submitted on a form furnished by the missioner and must be accompanied by a fee of one hundred dollars. cense is effective for a two-year period beginning July first and ending June thirtieth each even-numbered year. I license renewal application received after July thirty-first must be assessed a halty of one hundred dollars per location. I license issued under this section:

1		<u>C.</u>	Must be carried in each mobile mechanical unit operated by the distributor in the
2			state.
3	<u>7.</u>	<u>The</u>	requirements of this section do not apply to persons that distribute only:
4		<u>a.</u>	Specialty fertilizers; or
5		<u>b.</u>	Seed inoculants.
6	<u>8.</u>	<u>The</u>	agriculture commissioner shall forward all fees received under this section to the
7		state	e treasurer for deposit in the environment and rangeland protection fund.
8	<u>4.1-</u>	<u>40-04</u>	. Proof of effectiveness.
9	The	comr	nissioner may require proof of claims made for any product covered by this
10	<u>chapter</u>	and n	nay require proof of value when used as directed or recommended. The
11	commiss	sionei	r must rely on data from scientifically designed and reported studies conducted
12	under co	onditio	ons similar to those in this state under which the product is intended to be used.
13	The com	nmiss	ioner may accept or reject other sources of proof as supplemental evidence.
14	<u>4.1-</u>	<u>40-05</u>	. Guaranteed analysis.
15	<u>1.</u>	<u>Gua</u>	ranteed analysis must be claimed as follows:
16		<u>a.</u>	Total Nitrogen (N) percent;
17		<u>b.</u>	Available Phosphate (P205) percent; and
18		<u>C.</u>	Soluble Potash (K2O) percent.
19	<u>2.</u>	<u>The</u>	total phosphate or degree of fineness, or both, may also be guaranteed, in the
20		case	e of unacidulated mineral phosphatic materials and basic slag, bone, tankage, and
21		<u>othe</u>	er organic phosphatic materials.
22	<u>3.</u>	<u>Rule</u>	es implemented under this chapter may allow or require guarantees for plant
23		<u>nutri</u>	ients other than nitrogen, phosphorus, and potassium.
24		<u>a.</u>	Guarantees under this subsection must be expressed in the form of the element.
25		<u>b.</u>	The commissioner may require that the sources of other nutrients, including
26			oxides, salt, and chelates, be stated on the application for registration and
27			included as a parenthetical statement on the label.
28		<u>C.</u>	Other beneficial substances or compounds, determinable by laboratory methods,
29			may be guaranteed with permission of the commissioner after consultation with
30			the director of the North Dakota state university extension service.

1	<u>4.</u>	Any guaranteed plant nutrients, other substances, or compounds are subject to				
2		inspection and analysis according to the methods and rules prescribed by the				
3		<u>con</u>	nmissioner.			
4	<u>5.</u>	<u>a.</u>	The commissioner, by rule, may require potential basicity or acidity expressed in			
5			terms of calcium carbonate equivalent in multiples of one hundred pounds			
6			[45.36 kilograms] per ton [907.18 kilograms].			
7		<u>b.</u>	The guaranteed analysis of a soil amendment or plant amendment must be an			
8			accurate statement of composition, including the percentages of each ingredient.			
9			If the product is a microbiological product, the number of viable micro-organisms			
10			per milliliter for a liquid or the number of viable micro-organisms per gram for a			
11			dry product must also be listed.			
12	<u>4.1</u>	40-06	6. Label requirement.			
13	<u>Any</u>	fertil	izer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant			
14	amendr	nent o	distributed in this state must be labeled.			
15	<u>1.</u>	<u>lf th</u>	e product is in a container, the label must be plainly printed in English and			
16		<u>con</u>	spicuously placed on or attached to the container. The label must include:			
17		<u>a.</u>	The net weight of the product:			
18		<u>b.</u>	The brand;			
19		<u>C.</u>	The grade, unless no primary nutrients are claimed;			
20		<u>d.</u>	The guaranteed analysis; and			
21		<u>e.</u>	The name and address of the registrant.			
22	<u>2.</u>	<u>lf th</u>	e product is distributed in bulk, a document providing the same information			
23		requ	uired in subsection 1 must accompany the delivery and be provided to the end user			
24		<u>at t</u>	ne time of delivery.			
25	<u>3.</u>	<u>A fe</u>	ertilizer formulated according to specifications furnished by a consumer prior to			
26		<u>mix</u>	ing must be labeled to show the net weight, the guaranteed analysis or amount of			
27		<u>eac</u>	h plant nutrient it contains in pounds [kilograms], and the name and address of the			
28		<u>regi</u>	istrant.			
29	<u>4.1</u> .	40-07	7. Inspection fees - Tonnage reports - Penalty.			
30	<u>1.</u>	<u>a.</u>	An inspection fee of ten dollars or twenty cents per ton [907.18 kilograms],			
31			whichever is greater, must be paid to the commissioner on all fertilizer, fertilizer			

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1			material, micronutrients, specialty fertilizer, soil amendments, and plant
2			amendments distributed in this state.
3		<u>b.</u>	This subsection does not apply to:
4			(1) Exchanges of product between manufacturers and distributors; or
5			(2) Individual fertilizers, fertilizer material, micronutrients, specialty fertilizers,
6			soil amendments, or plant amendments sold exclusively in packages of
7			twenty-five pounds [11.34 kilograms] or less.
8	<u>2.</u>	<u>a.</u>	On or before January thirty-first, each licensed person who distributes a fertilizer,
9			fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant
10			amendment to an end user in this state shall:
11			(1) File with the commissioner a form stating the number of net tons [kilograms]
12			of each listed product distributed in this state during the preceding calendar
13			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 of ten dollars or
17			ten percent of the amount due, whichever is greater.
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>	Ead	ch distributor shall keep all records regarding purchases and sales for a period of
26		thre	ee years. The records may be examined by the commissioner upon request.
27	<u>5.</u>	<u>The</u>	e agriculture commissioner shall forward all fees received under this section to the
28		<u>stat</u>	te treasurer for deposit in the environment and rangeland protection fund.
29	<u>4.1</u> -	40-0	8. Inspection, sampling, analysis.
30	<u>1.</u>	<u>To (</u>	determine compliance with this chapter and rules implemented under this chapter,
31		<u>the</u>	commissioner may enter real property during regular business hours and access

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1		any structure or personal property to sample, inspect, analyze, and test fertilizers,				
2		fertilizer material, micronutrients, specialty fertilizers, soil amendments, and plant				
3		amendments distributed in this state.				
4	<u>2.</u>	The commissioner shall adopt methods of analysis and sampling from reputable				
5		sources such as the Journal of the AOAC International.				
6	<u>3.</u>	A single package may constitute an official sample. In determining whether any				
7		fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant				
8		amendment is deficient, the commissioner shall only consider the analysis of the				
9		official sample.				
10	<u>4.</u>	If the results of the commissioner's official analysis indicate that a fertilizer, fertilizer				
11		material, micronutrient, specialty fertilizer, soil amendment, or plant amendment may				
12		be the subject of a penalty or other legal action, the commissioner shall forward the				
13		analysis to the registrant at least ten days before the report is submitted to the				
14		purchaser. If during the ten-day period no adequate evidence to the contrary is made				
15		available to the commissioner by the registrant, the report becomes official.				
16	<u>5.</u>	The commissioner shall retain any official samples found to be deficient for thirty days				
17		following the issuance of the analytical report.				
18	<u>6.</u>	Upon request, the commissioner shall furnish to the registrant a portion of any sample				
19		found to be the subject of a penalty or other legal action.				
20	<u>4.1</u> -	40-09. Misbranding.				
21	<u>1.</u>	A person may not distribute a misbranded fertilizer, fertilizer material, micronutrient,				
22		specialty fertilizer, soil amendment, or plant amendment.				
23	<u>2.</u>	A fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or plant				
24		amendment is misbranded if:				
25		a. False or misleading statements concerning the product are disseminated in any				
26		manner or by any means;				
27		b. The product label carries a false or misleading statement;				
28		c. The product is distributed under the name of another product:				
29		d. The product is not labeled as required by this chapter or rules implemented under				
30		this chapter; or				

1		<u>e.</u>	The product is inaccurately represented as a fertilizer, or is inaccurately		
2			represented as containing a plant nutrient or fertilizer unless the plant nutrient or		
3			fertilizer conforms to the definition, if any, prescribed in rule by the commissioner.		
4	<u>3.</u>	<u>In a</u>	adopting rules, the commissioner shall consider commonly accepted definitions and		
5		offi	cial fertilizer terms such as those issued by the association of American plant food		
6		<u>cor</u>	ntrol officials.		
7	<u>4.1</u> -	40-1	0. Publications.		
8	The	com	missioner may publish:		
9	<u>1.</u>	Info	ormation concerning the distribution of fertilizers, fertilizer material, micronutrients,		
10		<u>spe</u>	ecialty fertilizers, soil amendments, and plant amendments; and		
11	<u>2.</u>	Res	sults of analyses based on official samples of fertilizers, fertilizer material,		
12		<u>mic</u>	cronutrients, specialty fertilizers, soil amendments, and plant amendments		
13		<u>dist</u>	tributed within the state as compared with the analyses guaranteed under		
14		<u>sec</u>	tions 4.1-40-05 and 4.1-40-06.		
15	<u>4.1</u> -	40-1	1. Rules.		
16	The commissioner may adopt and enforce rules relating to investigational allowances,				
17	definitions, records, licensing, inspection, analysis, labeling, storage, and distribution of				
18	fertilizers, fertilizer material, micronutrients, specialty fertilizers, soil amendments, and plant				
19	amendments.				
20	<u>4.1</u> -	1-40-12. Deficiencies.			
21	<u>1.</u>	<u>A p</u>	roduct is deficient if:		
22		<u>a.</u>	One or more of its guaranteed primary plant nutrients falls below the		
23			investigational allowances and compensations established by rule;		
24		<u>b.</u>	One or more other guaranteed active ingredients falls below the investigational		
25			allowances and compensations as established by rule; or		
26		<u>C.</u>	The overall index value of the fertilizer is shown below the level established by		
27			<u>rule.</u>		
28	<u>2.</u>	<u>A n</u>	onuniformity deficiency in an official sample of mixed fertilizer is not distinguishable		
29		fror	n a deficiency due to actual plant nutrient shortage and is properly subject to official		
30		action.			

1	<u>3.</u>	To determine the commercial index value to be applied, the commissioner shall	
2		determine at least annually the values per unit of nitrogen, available phosphate, and	
3		soluble potash in fertilizers in this state.	
4	<u>4.</u>	Any fertilizer, fertilizer material, micronutrients, specialty fertilizer, soil amendment, or	
5		plant amendment in the possession of a consumer found by the commissioner to be	
6		short in weight, a penalty must be assessed to the registrant of the product. Within	
7		thirty days after official notice from the commissioner, the registrant of the product	
8		shall pay a penalty equal to four times the value of the actual shortage to the	
9		consumer.	
10	<u>4.1</u> -	0-13. Cancellation of registrations.	
11	<u>1.</u>	The commissioner, upon compelling evidence that a registrant, licensee, or distributor	
12		used fraudulent or deceptive practices in the evasion or attempted evasion of this	
13		chapter or any implemented rule, may:	
14		a. Cancel the registration of any brand of fertilizer, fertilizer material, micronutrient,	
15		specialty fertilizer, soil amendment, or plant amendment;	
16		b. Cancel the license of any distributor;	
17		c. Refuse to register any brand of fertilizer, fertilizer material, micronutrient,	
18		specialty fertilizer, soil amendment, or plant amendment; or	
19		d. Refuse to license any distributor.	
20	<u>2.</u>	The commissioner shall provide an opportunity for a hearing prior to refusing a	
21		registration or revoking a license.	
22	<u>4.1-</u>	0-14. Stop-sale orders.	
23	The	commissioner may issue a "stop-sale, use, or removal" order to the owner or custodian	
24	<u>of any lo</u>	of fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment, or	
25	plant amendment, if the commissioner finds that the product is being offered for sale in violation		
26	<u>of this c</u>	apter or any implemented rule. The order must remain in effect until the commissioner:	
27	<u>1.</u>	Determines that the violation has been corrected;	
28	<u>2.</u>	Gives written authorization for the disposal of the product; or	
29	<u>3.</u>	Gives written authorization for the product to be offered for sale.	
30	<u>4.1</u> -	0-15. Seizure, condemnation, and sale.	

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1	<u>1.</u>	Any lot of fertilizer, fertilizer material, micronutrient, specialty fertilizer, soil amendment,
2		or plant amendment, not in compliance with this chapter or implemented rules, is
3		subject to seizure upon the filing of a complaint by the commissioner with the district
4		court of the county in which the product is located.
5	<u>2.</u>	If the court finds the product to be in violation of this chapter or any implemented rule
6		and orders its condemnation, the product must be disposed of in any manner
7		consistent with the quality of the product and the laws of the state.
8	<u>3.</u>	Before ordering the disposition of a product, a court shall give the claimant an
9		opportunity to apply for the release of the product or for permission to process or
10		relabel the product to bring it into compliance with this chapter and implemented rules.
11	<u>4.1</u>	-40-16. Violations - Criminal penalty.
12	<u>1.</u>	If evidence from the examination of any fertilizer, fertilizer material, micronutrient,
13		specialty fertilizer, soil amendment, or plant amendment indicates this chapter or the
14		implemented rules have been violated, the commissioner shall notify the registrant,
15		licensee, manufacturer, distributor, or possessor from whom the sample was taken of
16		the violation. Any person notified must be given an opportunity to be heard. After the
17		hearing, either in the presence or absence of the person so notified, the commissioner
18		may certify the facts to the proper prosecuting attorney if evidence exists this chapter
19		or the implemented rules have been violated.
20	<u>2.</u>	Any person violating this chapter or the implemented rules or that impedes, obstructs,
21		hinders, or otherwise prevents or attempts to prevent the commissioner in the
22		performance of the commissioner's duty under this chapter is guilty of a class A
23		misdemeanor.
24	<u>3.</u>	All prosecutions involving the composition of a lot of fertilizers, fertilizer material,
25		micronutrients, specialty fertilizers, soil amendments, or plant amendments, require a
26		certified copy of the official analysis signed by the person performing the analysis or
27		that person's assigned agent. The certified and signed copy of the official analysis is
28		prima facie evidence of the composition.
29	<u>4.</u>	The commissioner is not required to initiate prosecution or seizure proceedings for
30		minor violations of the chapter if the commissioner believes the public interest will be
31		best served by a suitable written warning.

- 1 <u>5.</u> <u>The commissioner may apply for and the court may grant a temporary or permanent</u>
- 2 <u>injunction restraining any person from violating or continuing to violate this chapter or</u>
- 3 <u>any implemented rule, notwithstanding the existence of other remedies at law. An</u>
- 4 <u>injunction under this section must be issued without bond.</u>
- 5 <u>4.1-40-17. Violations Civil penalty.</u>
- 6 <u>Any person that violates this chapter or an implemented rule is subject to a civil penalty in</u>
- 7 an amount up to two thousand five hundred dollars per violation. The civil penalty may be
- 8 imposed by a court or by the agriculture commissioner in an administrative hearing.

9 <u>4.1-40-18. Exchanges between manufacturers.</u>

- 10 This chapter may not be construed to restrict or avoid sales or exchanges of fertilizers,
- 11 fertilizer materials, micronutrients, specialty fertilizers, soil amendments, or plant amendments
- 12 to each other by importers, manufacturers, or manipulators that mix fertilizers, fertilizer
- 13 materials, micronutrients, specialty fertilizers, soil amendments, or plant amendments for sale or
- 14 as preventing the free and unrestricted shipments of fertilizer, fertilizer materials, micronutrients,
- 15 specialty fertilizers, soil amendments, or plant amendments to manufacturers or manipulators
- 16 that have registered their brands as required by this chapter.