SECOND REGULAR SESSION

[PERFECTED]

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 622

95TH GENERAL ASSEMBLY

Reported from the Committee on Agriculture, Food Production and Outdoor Resources, April 1, 2010, with recommendation that the Senate Committee Substitute do pass.

Senate Committee Substitute for Senate Bill No. 622, adopted April 6, 2010. Taken up for Perfection April 6, 2010. Bill declared Perfected and Ordered Printed.

TERRY L. SPIELER, Secretary.

3562S.05P

AN ACT

To repeal sections 196.316, 281.260, and 311.550, RSMo, and to enact in lieu thereof four new sections relating to fee funding for programs administered by the department of agriculture, with penalty provisions.

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

Section A. Sections 196.316, 281.260, and 311.550, RSMo, are repealed 2 and four new sections enacted in lieu thereof, to be known as sections 196.316, 3 261.200, 281.260, and 311.550, to read as follows:

196.316. 1. All persons engaged in buying, selling, trading or trafficking in, or processing eggs, except those listed in section 196.313, shall be required to be licensed under sections 196.311 to 196.361. Such persons shall file an annual application for such license on forms to be prescribed by the director, and shall obtain an annual license for each separate place of business from the director. The following types of licenses shall be issued:

7 (1) A "retailer's license" shall be required of any person defined as a 8 retailer in section 196.311. A holder of a retailer's license shall not, by virtue of 9 such license, be permitted or authorized to buy eggs from any person other than 10 a licensed dealer, and any retailer desiring to buy eggs from persons other than 11 licensed dealers, shall obtain a dealer's license in addition to a retailer's license.

(2) A "dealer's license" shall be required of any person defined as a dealer
in section 196.311. A holder of a dealer's license shall not, by virtue of such
license, be authorized or permitted to sell eggs to consumers, and any dealer

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desiring to sell eggs to consumers shall obtain a retailer's license in addition toa dealer's license.

(3) A "processor's license" shall be required of any person defined as a
processor in section 196.311. A holder of a processor's license shall not, by virtue
of such license, be authorized or permitted to sell eggs in the shell to other
persons, and any person desiring to sell eggs in the shell to other persons, shall
obtain a dealer's license in addition to a processor's license.

22 2. The annual license fee shall be:

23 (1) Retailers \$ 5.00

24 (2) Dealers--License fees for dealers shall be determined on the basis of 25 cases (30 dozen per case) of eggs sold in the shell in any one week, as follows:

26 (a) 1 to 25 cases \$ 5.00

27 (b) 26 to 50 cases 12.50

28 (c) 51 to 100 cases 25.00

29 (d) more than 100 cases 50.00

30 (3) Processors--License fees for processors shall be determined on the
31 basis of cases (30 dozen per case) of eggs, or the equivalent in liquid or frozen
32 eggs, processed in any one day, as follows:

33	(a) Less than 50 cases\$ 25.00
34	(b) More than 50 and less than 250 cases 50.00
35	(c) More than 250 and less than 1000 cases 75.00
36	(d) More than 1000 cases 100.00
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37 3. All licenses shall be conspicuously posted in the place of business to
38 which it applies. The license year shall be twelve months, or any fraction thereof,
39 beginning July first and ending June thirtieth.

40 4. No license shall be transferable, but it may be moved from one place41 to another by the consent of the director.

5. All moneys received from license fees collected hereunder shall be
deposited in the state treasury to the credit of the [agricultural fees] agriculture
protection fund created in section 261.200.

261.200. 1. Any laws to the contrary notwithstanding, there is hereby created in the state treasury the "Agriculture Protection Fund", which shall consist of any monies or fees appropriated to the fund as well as all fees assessed and collected by the department of agriculture which are not otherwise placed in the state treasury to the credit of the particular purpose or fund for which the fees are collected. The state

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treasurer shall be custodian of the fund. In accordance with sections 7 8 30.170 and 30.180, the state treasurer may approve disbursements of the fund. Upon appropriation by the general assembly, money in the fund 9 10 shall be used solely by the department of agriculture for the purposes of carrying out its functions and responsibilities, in accordance with 11 the provisions of subsection 2 of this section. 12

2. No money shall be paid out of the fund created under this 13section except by appropriation of the general assembly for the 14 administration of the program or supporting programs from which the 15fee was collected. 16

3. Notwithstanding the provisions of section 33.080 to the 17contrary, any moneys remaining in the fund at the end of the biennium 18 shall not revert to the credit of the general revenue fund. 19

204. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys 2122earned on such investments shall be credited to the fund.

281.260. 1. Every pesticide which is distributed, sold, offered for sale or $\mathbf{2}$ held for sale within this state, or which is delivered for transportation or transported in intrastate commerce or between points within this state through 3 any point outside of this state, shall be registered in the office of the director, and 4 the registration shall be renewed annually. 5

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2. The registrant shall file with the director a statement including:

7 (1) The name and address of the registrant and the name and address of the person whose name will appear on the label, if other than the registrant; 8

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(2) The name of the pesticide;

(3) Classification of the pesticide; and

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(4) A complete copy of the labeling accompanying the pesticide and a statement of all claims to be made for it, including directions for use.

133. The registrant shall pay an annual fee of [fifteen] one hundred fifty 14dollars for each product registered in any calendar year or part thereof. The fee shall be deposited in the state treasury to the credit of the [general revenue fund] 15agriculture protection fund created in section 261.200. All such 16 registrations shall expire on December thirty-first of any one year, unless sooner 17canceled. A registration for a special local need pursuant to subsection 6 of this 18 19section, which is disapproved by the federal government, shall expire on the effective date of the disapproval. 20

4. Any registration approved by the director and in effect on the thirty-first day of December for which a renewal application has been made and the proper fee paid shall continue in full force and effect until such time as the director notifies the applicant that the registration has been renewed, or otherwise denied, in accord with the provisions of subsection 8 of this section. Forms for reregistration shall be mailed to registrants at least ninety days prior to the expiration date.

285. If the renewal of a pesticide registration is not filed prior to January 29first of any one year, an additional fee of [five] fifty dollars shall be assessed and added to the original fee and shall be paid by the applicant before the registration 30 renewal for that pesticide shall be issued; provided, that, such additional fee shall 31not apply if the applicant furnishes an affidavit certifying that he did not 32distribute such unregistered pesticide during the period of nonregistration. The 33payment of such additional fee is not a bar to any prosecution for doing business 34without proper registry. The fee shall be credited to the agriculture 35protection fund created under section 261.200. 36

6. Provided the state complies with requirements of the federal government to register pesticides to meet special local needs, the director shall require that registrants comply with sections 281.210 to 281.310 and pertinent federal laws and regulations. Where two or more pesticides meet the requirements of this subsection, one shall not be registered in preference to the other.

43 7. The director may require the submission of the complete formula of any 44 pesticide to approve or deny product registration. If it appears to the director 45 that the composition and efficacy of the pesticide is such as to warrant the 46 proposed claims for it and if the pesticide and its labeling and other material 47 required to be submitted comply with the requirements of sections 281.210 to 48 281.310, he shall register the pesticide.

8. Provided the state is authorized to issue experimental use permits, thedirector may:

51 (1) Issue an experimental use permit to any person applying for an 52 experimental use permit if he determines that the applicant needs such permit 53 in order to accumulate information necessary to register a pesticide under 54 sections 281.210 to 281.310. An application for an experimental use permit may 55 be filed at the time of or before or after an application for registration is filed;

56 (2) Prescribe terms, conditions, and period of time for the experimental

57 permit which shall be under the supervision of the director;

(3) Revoke any experimental permit, at any time, if he finds that its terms
or conditions are being violated, or that its terms and conditions are inadequate
to avoid unreasonable adverse effects on the environment.

61 9. If it does not appear to the director that the pesticide is such as to 62warrant the proposed claims for it or if the pesticide and its labeling and other 63 material required to be submitted do not comply with the provisions of sections 281.210 to 281.310 or with federal laws, he shall notify the registrant of the 64 65manner in which the pesticide, labeling, or other material required to be submitted fail to comply with sections 281.210 to 281.310 or with federal laws so 66 as to afford the registrant an opportunity to make the necessary corrections. If, 6768upon receipt of such notice, the registrant insists that such corrections are not necessary and requests in writing that the pesticide be registered or, in the case 69 70of a pesticide that is already registered, that it not be canceled, the director, within ninety days, shall hold a public hearing to determine if the pesticide in 71question should be registered or canceled. If, after such hearing, it is determined 72that the pesticide should not be registered or that its registration should be 73canceled, the director may refuse registration or cancel an existing registration 74until the required label changes are accomplished. If the pesticide is shown to 7576be in compliance with sections 281.210 to 281.310 and federal laws, the pesticide 77will be registered. Any appeals resulting from administrative decisions by the 78director will be taken in accordance with sections 536.100 to 536.140, RSMo.

10. Notwithstanding any other provision of sections 281.210 to 281.310, registration is not required in the case of a pesticide shipped from one plant or warehouse within this state to another plant or warehouse within this state when such plants are operated by the same persons.

83 11. The director shall not make any lack of essentiality a criterion for 84 denying registration of a pesticide except where none of the labeled uses are 85 present in the state. Where two or more pesticides meet the requirements of 86 sections 281.210 to 281.310, one shall not be registered in preference to the other.

12. Notwithstanding any other provision of law to the contrary, the director may allow a reasonable period of time for the retailer to dispose of existing stocks of pesticides after the manufacturer or distributor has ceased to register the product with the state. The method of disposal shall be determined by the director.

311.550. 1. In addition to all other licenses and charges, there shall be

2 paid to and collected by the director of revenue charges as follows:

3 (1) For the privilege of selling in the state of Missouri spirituous liquors, 4 including brandy, rum, whiskey, and gin, and other spirituous liquors and alcohol 5 for beverage purposes, there shall be paid, and the director of revenue shall be 6 entitled to receive, the sum of two dollars per gallon or fraction thereof;

7 (2) For the privilege of selling wines, the sum of thirty cents per gallon
8 to the credit of the agriculture protection fund created under section
9 261.200.

102. The person who shall first sell such liquor to any person in this state shall be liable for the payment, except that no refund of any tax collected and 11 12remitted to the director of revenue by a retail seller upon gross receipts from a sale of beer, liquor or wine subject to the charges contained in sections 311.520, 13311.550 and 311.554 shall be claimed for refund under chapter 144, RSMo, for 14any amount illegally or erroneously overcharged or overcollected as a result of 15imposition of sales tax by the retail seller upon amounts representing the charges 16imposed under this chapter. 17

3. Any person who sells to any person within this state any intoxicating liquors mentioned in subdivision (1) of subsection 1, unless the charge hereby imposed is paid, is guilty of a felony and shall be punished by imprisonment by the state department of corrections for a term of not less than two years nor more than five years, or by imprisonment in the county jail for a term of not less than one month nor more than one year, or by a fine of not less than fifty dollars nor more than one thousand dollars, or by both such fine and imprisonment.

4. It shall be unlawful for any person to remove the contents of any container containing any of the intoxicating liquors mentioned in subdivision (1) of subsection 1 without destroying such container, or to refill any such container, in whole or in part, with any of the liquors mentioned in subdivision (1) of subsection 1. Any person violating the provisions of this subsection shall be guilty of a misdemeanor.

5. Every manufacturer, out-state solicitor and wholesale dealer licensed under this chapter shall make a true duplicate invoice of the same, showing the date, amount and value of each class of such liquors shipped or delivered, and retain a duplicate thereof, subject to the use and inspection of the supervisor of liquor control and his representatives for two years.

36 6. Any person who shall sell in this state any intoxicating liquor without37 first having procured a license from the supervisor of liquor control authorizing

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him to sell such intoxicating liquor is guilty of a felony and upon conviction shall be punished by imprisonment by the state department of corrections for a term of not less than two years nor more than five years, or by imprisonment in the county jail for a term of not less than three months nor more than one year, or by a fine of not less than one hundred dollars nor more than one thousand dollars, or by both such fine and imprisonment.



Bill

