1	A bill to be entitled
2	An act relating to nitrogen and phosphorus
3	fertilizers; amending s. 576.045, F.S.;
4	providing legislative findings and intent with
5	respect to protecting the state's water
6	resources; requiring that persons licensed to
7	distribute fertilizer pay a fee on fertilizer
8	containing nitrogen or phosphorus; revising the
9	purposes for which the Department of
10	Agriculture and Consumer Services may use the
11	proceeds of fees levied against persons
12	licensed to distribute fertilizer; providing
13	that implementation of interim measures,
14	best-management practices, or certain other
15	measures acts as a release from certain
16	requirements and provides a presumption of
17	compliance with state water quality standards;
18	revising requirements for the department with
19	respect to adopting rules; revising the dates
20	for the expiration of certain provisions;
21	providing an effective date.
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23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Section 576.045, Florida Statutes, is
26	amended to read:
27	576.045 <u>Nitrogen and phosphorus</u> Nitrate ; findings and
28	intent; fees; purpose; best-management practices; waiver of
29	liability; compliance; rules; report; exclusions;
30	expiration
31	(1) FINDINGS AND INTENT

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1	(a) The Legislature finds that nitrogen and phosphorus
2	nitrate residues have been found in groundwater, surface
3	water, and drinking water in various areas throughout the
4	state at levels in excess of established water quality
5	standards. The Legislature further finds that some
б	fertilization-management fertilization practices could be a
7	source of <u>such</u> nitrate contamination.
8	(b) It is the intent of the Legislature to improve
9	fertilization-management fertilizer-management practices as
10	soon as practicable in a way that protects the state's water
11	resources and preserves a viable agricultural industry. This
12	goal is to be accomplished through research concerning
13	best-management practices and education and incentives for the
14	agricultural industry and other major users of fertilizer.
15	(2) FEES
16	(a) In addition to the fees imposed under ss. 576.021
17	and 576.041, the following supplemental fees shall be
18	collected and paid by licensees for the sole purpose of
19	implementing this section:
20	1. One hundred dollars for each license to distribute
21	fertilizer.
22	2. One hundred dollars for each of the first five
23	specialty fertilizer registrations and \$25 for each
24	registration after the first five.
25	3. Fifty cents per ton for all fertilizer that
26	contains nitrogen or phosphorus and that is sold in this
27	state.
28	(b) All fees paid to the department under this section
29	are due and payable at the same time and in the same manner as
30	the fees specified in ss. 576.021 and 576.041 and are subject
31	to all provisions contained in those sections.
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1	(c) All fees paid under this section must be deposited
2	into the General Inspection Trust Fund and are exempt from the
3	provisions of s. 215.20. These funds are to be appropriated
4	annually to the department and allocated according to a
5	memorandum of understanding between the department and the
б	Department of Environmental Protection to be adopted by
7	October 1, 1994. The allocation of indirect costs to these
8	funds by any state agency is specifically prohibited.
9	(3) PURPOSEThe funds collected pursuant to
10	subsection (2) must be used by the department for the sole
11	purpose of:
12	(a) Research, development, demonstration, and
13	implementation of suitable interim measures, best-management
14	practices, or other measures used to achieve state water
15	quality standards for nitrogen and phosphorus criteria.
16	Implementation of interim measures, best-management practices,
17	and other measures may include cost-sharing grants, technical
18	assistance, implementation tracking, and conservation leases
19	or other agreements for water quality improvement.
20	Contracting, where appropriate, with the Institute of Food and
21	Agricultural Sciences at the University of Florida and the
22	College of Engineering, Science, Technology, and Agriculture
23	at Florida Agricultural and Mechanical University to conduct
24	research relating to best-management practices designed to
25	prevent nitrates from fertilizers or other soil-applied
26	nutritional materials from entering groundwater at levels in
27	excess of state water quality standards. Such contracts must
28	be for fixed periods of time and must require interim reports
29	concerning the progress of the research.
30	(b) Approving, adopting, publishing, and distributing
31	interim measures, best-management practices, or other
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measures. In the process of developing, approving, and 1 2 adopting interim measures, best-management practices, or other 3 measures, the department shall consult with the Department of 4 Environmental Protection, the Department of Health, the water 5 management districts, environmental groups, the fertilizer 6 industry, and representatives from the affected farming 7 groups. (c) Reimbursing the Water Quality Assurance Trust Fund 8 9 for costs incurred by the Department of Environmental Protection for costs incurred which are associated with: 10 Monitoring and verifying the effectiveness of the 11 1. 12 interim measures, best-management practices, or other measures 13 approved and adopted under subsection (6)paragraph (b)at 14 representative sites. The Department of Environmental Protection shall use its best professional judgment in making 15 the initial determination of the effectiveness of the interim 16 17 measures, best-management practices, or other measures. Sampling, analysis, and restoration of potable 18 2. 19 water supplies, pursuant to s. 376.307, found to contain levels of nitrate in excess of state water quality standards, 20 which excess is determined to be the result of the application 21 22 of fertilizers or other soil-applied nutritional materials 23 containing nitrogen. 24 25 This subsection must be implemented through a memorandum of 26 understanding between the department and the Department of 27 Environmental Protection to be adopted by October 1, 1994. 28 (4) WAIVER OF LIABILITY. -- Notwithstanding any 29 provision of law, the Department of Environmental Protection is not authorized to institute proceedings against any person 30 or the Federal Government under the provisions of s. 31 4

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376.307(5) to recover any costs or damages associated with 1 2 nitrogen or phosphorus nitrate contamination of groundwater or 3 surface water, or the evaluation, assessment, or remediation 4 of such nitrate contamination of groundwater or surface water, 5 including sampling, analysis, and restoration of potable water 6 supplies, where the nitrate contamination of groundwater or 7 surface water is determined to be the result of the 8 application of fertilizers or other soil-applied nutritional 9 materials containing nitrogen or phosphorus, provided the property owner or leaseholder: 10 (a)1. Provides the department with a notice of intent 11 12 to implement applicable interim measures, best-management practices, or other measures adopted by the department which 13 14 practices or measures have been verified by the Department of Environmental Protection to be effective; and 15 16 2. Implements applicable interim measures, 17 best-management practices, or other measures as soon as 18 practicable according to rules adopted by the department or no 19 longer applies fertilizers or other soil-applied nutritional materials containing nitrogen or phosphorus; or and 20 21 Implements practicable interim measures identified 3. 22 and adopted by the department which can be implemented 23 immediately or according to rules adopted by the department; 24 or 25 (b) No longer applies fertilizers or other 26 soil-applied nutritional materials containing nitrogen or 27 phosphorus as of the effective date of this section. 28 (5) COMPLIANCE.--If the property owner or leaseholder 29 implements interim measures, best-management practices, or 30 other measures adopted by the department which practices or measures that have been verified by the Department of 31 5 CODING: Words stricken are deletions; words underlined are additions.

Environmental Protection to be effective at representative 1 sites and complies with the following, there is a presumption 2 3 of compliance with state water nitrate groundwater quality 4 standards for such criteria with respect to the application of 5 fertilizers or other soil-applied nutritional materials 6 containing nitrogen or phosphorus: 7 (a)1. Provides the department with a notice of intent 8 to implement applicable interim measures, best-management 9 practices, or other measures adopted by the department; and 10 2. Implements applicable interim measures, best-management practices, or other measures as soon as 11 12 practicable according to rules adopted by the department or no longer applies fertilizers or other soil-applied nutritional 13 14 materials containing nitrogen or phosphorus; or and 15 3. Implements practicable interim measures identified 16 and adopted by the department which can be implemented 17 immediately or according to rules adopted by the department; 18 or 19 (b) No longer applies fertilizers or other 20 soil-applied nutritional materials containing nitrogen or 21 phosphorus as of the effective date of this section. 22 (6) RULEMAKING.--23 (a) The department, in consultation with the Department of Environmental Protection, the Department of 24 Health, the water management districts, environmental groups, 25 26 the fertilizer industry, and representatives from the affected 27 farming groups, shall adopt rules to: 28 (a) 1. Specify the requirements of interim measures, 29 best-management practices, or other measures to be implemented by property owners and leaseholders. 30 31 6

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1 (b)2. Establish procedures for property owners and 2 leaseholders to submit the notice of intent to implement and 3 comply with interim measures, best-management practices, or 4 other measures. 5 (c)3. Establish schedules for implementation of 6 interim measures, best-management practices, or other measures 7 and of interim measures that can be taken prior to adoption of 8 best-management practices. 9 (d) 4. Establish a system to assure the implementation 10 of best-management practices, including recordkeeping 11 requirements. 12 (b) Rules adopted pursuant to this subsection shall become effective pursuant to the applicable provisions of 13 14 chapter 120, but must be submitted to the President of the 15 Senate and the Speaker of the House of Representatives for review by the Legislature. The rules shall be referred to the 16 17 appropriate committees of substance and scheduled for review during the first available regular session following adoption. 18 19 Except as otherwise provided by operation of law, such rules 20 shall remain in effect until rejected or modified by act of 21 the Legislature. 22 (7) OTHER PROVISIONS.--23 This section does not limit the authority of the (a) Department of Environmental Protection to regulate discharges 24 25 associated with the commercial feeding of livestock and 26 poultry defined in chapter 585, including that of dairy farm and egg production operations, or the disposal of sludge, 27 residuals, or septage. This paragraph does not grant 28 29 additional authority to regulate these discharges. 30 (b) This section does not limit federally delegated regulatory authority. 31 7

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1	(c) The Department of Environmental Protection may			
2	adopt rules to establish criteria for dairy farms which			
3	provide reasonable assurance that state nitrate groundwater			
4	quality standards will not be violated and which, provided			
5	such criteria are met, shall prohibit the Department of			
6	Environmental Protection from instituting proceedings against			
7	any dairy farmer under the provisions of s. 376.307(5) and			
8	shall provide a presumption of compliance with safe nitrate			
9	groundwater quality standards.			
10	(d) This section, except for subsection (2), does not			
11	apply to the manufacture, mixing, or blending of fertilizer,			
12	including fertilizer containing sludge, residuals, or septage.			
13	(8) EXPIRATION OF PROVISIONSSubsections (1), (2),			
14	(3), (4), and (6) expire on December 31, <u>2012</u> 2003 .			
15	Subsections (5) and (7) expire on December 31, $2017 + 2008$.			
16	Section 2. This act shall take effect July 1, 2003.			
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