

575-04960-08

Proposed Committee Substitute by the Committee on Agriculture

A bill to be entitled
An act relating to a review of the Department of
Agriculture and Consumer Services under the Florida
Government Accountability Act; reenacting s. 20.14(2)(a),
(b), (c), (d), (f), (g), (h), (i), (k), and (l), F.S.,
relating to the Divisions of Administration, Agricultural
Environmental Services, Animal Industry, Aquaculture,
Dairy Industry, Food Safety, Forestry, Fruit and
Vegetables, Marketing and Development, and Plant Industry
of the Department of Agriculture and Consumer Services;
amending s. 125.27, F.S.; increasing the annual countywide
fire control assessment; amending s. 370.07, F.S.;
increasing the annual license tax imposed on wholesale and
retail saltwater products dealers; amending s. 487.041,
F.S.; increasing the registration fee imposed on each
brand of pesticide that is distributed, sold, or offered
for sale; amending s. 500.12, F.S.; increasing the maximum
amount allowed for a food permit application fee; amending
s. 576.041, F.S.; increasing the fertilizer inspection
fee; amending s. 580.041, F.S.; increasing master
registration fees imposed on commercial feed distributors;
amending s. 597.004, F.S.; increasing the registration fee
for aquaculture certification; providing an effective
date.

26 WHEREAS, ss. 11.901-11.920, Florida Statutes, the Florida
27 Government Accountability Act, subjects the Department of
28 Agriculture and Consumer Services and its respective advisory

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29 committees to a sunset review process in order to determine 30 whether the agency should be retained, modified, or abolished, 31 and

32 WHEREAS, the Department of Agriculture and Consumer 33 Services produced a report providing specific information, as 34 enumerated in s. 11.906, Florida Statutes, and

35 WHEREAS, upon receipt of the report, the Joint Legislative 36 Sunset Committee and committees of the Senate and the House of 37 Representatives assigned to act as sunset review committees reviewed the report and requested studies by the Office of 38 Program Policy Analysis and Government Accountability, and 39

40 WHEREAS, based on the department's report, studies of the Office of Program Policy Analysis and Government 41 Accountability, and public input, the Joint Legislative Sunset 42 Committee and legislative sunset review committees made 43 44 recommendations concerning the abolition, continuation, or 45 reorganization of the Department of Agriculture and Consumer 46 Services and its advisory committees; the need for the functions performed by the agency and its advisory committees; 47 and the consolidation, transfer, or reorganization of programs 48 49 within the Department of Agriculture and Consumer Services, 50 NOW, THEREFORE,

52 Be It Enacted by the Legislature of the State of Florida:

54 Section 1. Paragraphs (a), (b), (c), (d), (f), (g), (h), 55 (i), (k), and (l) of subsection (2) of section 20.14, Florida 56 Statutes, are reenacted.

57 Section 2. Subsection (1) of section 125.27, Florida 58 Statutes, is amended to read:

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59 125.27 Countywide forest fire protection; authority of the
60 Division of Forestry; state funding; county fire control
61 assessments; disposition; equipment donations.--

The Division of Forestry of the Department of 62 (1)63 Agriculture and Consumer Services and the board of county 64 commissioners of each county in this state shall enter into 65 agreements for the establishment and maintenance of countywide 66 fire protection of all forest and wild lands within said county, 67 with the total cost of such fire protection being funded by state 68 and federal funds. Each county shall, under the terms of such 69 agreements, be assessed each fiscal year, as its share of the 70 cost of providing such fire protection, a sum in dollars equal to 71 the total forest and wild land acreage of the county, as 72 determined by the Division of Forestry, multiplied by 7 cents $\frac{3}{2}$ 73 cents. The forest and wild lands acreage included in such 74 agreements shall be reviewed each year by the contracting parties 75 and the number of forest and wild land acres and the annual fire 76 control assessment adjusted so as to reflect the current forest 77 acreage of the county. In the event the division and the county commissioners do not agree, the Board of Trustees of the Internal 78 79 Improvement Trust Fund shall make such acreage determination. All 80 fire control assessments received by the Division of Forestry 81 from the several counties under agreements made pursuant to this 82 section shall be deposited into the General Revenue Fund.

83 Section 3. Subsection (2) of section 370.07, Florida
84 Statutes, is amended to read:

85 370.07 Wholesale and retail saltwater products dealers; 86 regulation.--

(2) LICENSES; AMOUNT, TRUST FUND.--

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88 (a) A resident wholesale county seafood dealer is required
89 to pay an annual license tax of \$400 \$300.

90 (b) A resident wholesale state dealer is required to pay an
91 annual license tax of \$550 \$450.

92 (c) A nonresident wholesale county dealer is required to
93 pay an annual license tax of \$600 \$500.

94 (d) A nonresident wholesale state dealer is required to pay
95 an annual license tax of \$1,100 \$1,000.

96 (e) An alien wholesale county dealer is required to pay an 97 annual license tax of \$1,100 \$1,000.

98 (f) An alien wholesale state dealer is required to pay an 99 annual license tax of $\frac{1,600}{1,500}$.

(g) A resident retail dealer is required to pay an annual license tax of $\frac{575}{525}$; however, if such a dealer has more than one place of business, the dealer shall designate one place of business as a central place of business, shall pay an annual license tax of $\frac{575}{525}$ for such place of business, and shall pay an annual license tax of $\frac{525}{510}$ for each other place of business.

107 (h) A nonresident retail dealer is required to pay an 108 annual license tax of $\frac{250}{200}$; however, if such a dealer has 109 more than one place of business, the dealer shall designate one 110 place of business as a central place of business, shall pay an 111 annual license tax of $\frac{250}{200}$ for such place of business, and 112 shall pay an annual license tax of $\frac{40}{25}$ for each other place 113 of business.

(i) An alien retail dealer is required to pay an annual license tax of <u>\$300</u> \$250; however, if such a dealer has more than one place of business, the dealer shall designate one place of business as a central place of business, shall pay an annual

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118 license tax of $\frac{\$300}{\$250}$ for such place of business, and shall 119 pay an annual license tax of $\frac{\$65}{\$50}$ for each other place of 120 business.

121 (j) License or privilege taxes, together with any other 122 funds derived from the Federal Government or from any other 123 source, shall be deposited in a Florida Saltwater Products 124 Promotion Trust Fund to be administered by the Department of 125 Agriculture and Consumer Services for the sole purpose of 126 promoting all fish and saltwater products produced in this state, 127 except that 4 percent of the total wholesale and retail saltwater products dealer's license fees collected shall be deposited into 128 129 the Marine Resources Conservation Trust Fund administered by the 130 Fish and Wildlife Conservation Commission for the purpose of 131 processing wholesale and retail saltwater products dealer's 132 licenses.

Section 4. Paragraph (b) of subsection (1) and paragraph (c) of subsection (2) of section 487.041, Florida Statutes, are amended to read:

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487.041 Registration.--

(1)

138 For the purpose of defraying expenses of the department (b) 139 in connection with carrying out the provisions of this part, each person shall pay an annual registration fee of \$350 \$250 for each 140 registered brand of pesticide. The annual registration fee for 141 142 each special local need label and experimental use permit is 143 \$100. All registrations expire on December 31 of each year. If 144 the renewal of a brand of pesticide, including the special local 145 need label and experimental use permit, is not filed by January 146 31 of the renewal year, an additional fee of \$25 per brand of 147 pesticide shall be assessed per month and added to the original

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148 fee. This additional fee may not exceed \$250 per brand of 149 pesticide. The additional fee must be paid by the registrant 150 before the renewal certificate for the registration of the brand 151 of pesticide is issued.

(2)

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153 Each registration issued by the department to a (C) 154 registrant for a period beginning in an odd-numbered year shall 155 be assessed a fee of \$700 \$500 per brand of pesticide and a fee 156 of \$200 for each special local need label and experimental use 157 permit, and the registration shall expire on December 31 of the 158 following year. Each registration issued by the department to a 159 registrant for a period beginning in an even-numbered year shall be assessed a fee of \$350 \$250 per brand of pesticide and fee of 160 161 \$100 for each special local need label and experimental use permit, and the registration shall expire on December 31 of that 162 163 year.

164 Section 5. Paragraph (b) of subsection (1) of section 165 500.12, Florida Statutes, is amended to read:

500.12 Food permits; building permits.--

(1)

168 (b) An application for a food permit from the department 169 must be accompanied by a fee in an amount determined by 170 department rule, which may not exceed \$650 \$500 and shall be used solely for the recovery of costs for the services provided, 171 172 except that the fee accompanying an application for a food permit 173 for operating a bottled water plant may not exceed \$1,000 and the 174 fee accompanying an application for a food permit for operating a 175 packaged ice plant may not exceed \$250. The fee for operating a 176 bottled water plant or a packaged ice plant shall be set by rule 177 of the department. Food permits must be renewed annually on or

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before January 1. If an application for renewal of a food permit is not received by the department within 30 days after its due date, a late fee, in an amount not exceeding \$100, must be paid in addition to the food permit fee before the department may issue the food permit. The moneys collected shall be deposited in the General Inspection Trust Fund.

184 Section 6. Subsection (1) of section 576.041, Florida185 Statutes, is amended to read:

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576.041 Inspection fees; records; bond.--

187 Every licensee shall pay to the department an (1) inspection fee in the amount of \$1 75 cents per ton for 188 189 fertilizer sold in the state, except raw ground phosphate rock, 190 soft phosphate, colloidal phosphate, phosphatic clays and all 191 other untreated phosphatic materials, gypsum, hydrated lime, 192 limestone, and dolomite when sold or used for agricultural 193 purposes, on which the inspection fee shall be 30 cents per ton. 194 All fees paid to the department under this section shall be 195 deposited into the State Treasury to be placed in the General 196 Inspection Trust Fund to be used for the sole purpose of funding 197 the fertilizer inspection program.

198Section 7. Paragraph (b) of subsection (1) of section199580.041, Florida Statutes, is amended to read:

200 580.041 Master registration; fee; refusal or cancellation 201 of registration.--

(1)

(b) The registration form shall be accompanied by a fee that shall be based on tons of feed distributed in this state during the previous year. If a distributor has been in business less than 1 year, the tonnage shall be estimated by the

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207	distributor for the first year and based on actual tonnage
208	thereafter. These fees shall be as follows:
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210	SALES IN TONS FEE
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212	Zero, up to and including 25 <u>\$40</u> \$25
213	More than 25, up to and including 50 $\$75$ $\$50$
214	More than 50, up to and including 100
215	More than 100, up to and including 300 $\$375$ $\$300$
216	More than 300, up to and including 600 $\$600$ $\$500$
217	More than 600, up to and including 1,000 $\$900$ $\$750$
218	More than 1,000, up to and including 2,000 <u>\$1,250</u>
219	More than 2,000, up to and including 5,000 <u>\$2,000</u>
220	More than 5,000 <u>\$3,500</u> \$2,500
221	Section 8. Paragraph (h) of subsection (1) of section
222	597.004, Florida Statutes, is amended to read:
223	597.004 Aquaculture certificate of registration
224	(1) CERTIFICATIONAny person engaging in aquaculture must
225	be certified by the department. The applicant for a certificate
226	of registration shall submit the following to the department:
227	(h) <u>One-hundred</u> Fifty dollar annual registration fee.
228	Section 9. This act shall take effect upon becoming a law.

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