By the Committee on Agriculture; and Senator Evers

	575-02431-11 2011606c1
1	A bill to be entitled
2	An act relating to fertilizer; amending s. 403.9336,
3	F.S.; deleting legislative findings relating to the
4	implementation by local governments of certain
5	fertilizer management practices; amending s. 403.9337,
6	F.S.; deleting authority for certain counties and
7	municipalities to adopt fertilizer management
8	practices more stringent than standards of a specified
9	model ordinance; amending ss. 570.07 and 576.181,
10	F.S.; requiring the Department of Agriculture and
11	Consumer Services to regulate the sale, composition,
12	formulation, packaging, use, application, and
13	distribution of fertilizer; preempting such regulation
14	of fertilizer to the state and the department;
15	specifying that such regulation of fertilizer by
16	counties, municipalities, and other political
17	subdivisions is void; authorizing local governments to
18	provide enforcement of the provisions of the model
19	ordinance; providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Section 403.9336, Florida Statutes, is amended
24	to read:
25	403.9336 Legislative findingsThe Legislature finds that
26	the implementation of the Model Ordinance for Florida-Friendly
27	Fertilizer Use on Urban Landscapes (2008), which was developed
28	by the department in conjunction with the Consumer Fertilizer
29	Task Force, the Department of Agriculture and Consumer Services,

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30	and the University of Florida Institute of Food and Agricultural
31	Sciences, will assist in protecting the quality of Florida's
32	surface water and groundwater resources. The Legislature further
33	finds that local conditions, including variations in the types
34	and quality of water bodies, site-specific soils and geology,
35	and urban or rural densities and characteristics, may
36	necessitate the implementation of additional or more stringent
37	fertilizer management practices at the local government level.
38	Section 2. Section 403.9337, Florida Statutes, is amended
39	to read:
40	403.9337 Model Ordinance for Florida-Friendly Fertilizer
41	Use on Urban Landscapes <u>Except as otherwise provided in ss.</u>
42	570.07(41) and 576.181(5):
43	(1) All county and municipal governments are encouraged to
44	adopt and enforce the Model Ordinance for Florida-Friendly
45	Fertilizer Use on Urban Landscapes or an equivalent requirement
46	as a mechanism for protecting local surface and groundwater
47	quality.
48	(2) Each county and municipal government located within the
49	watershed of a water body or water segment that is listed as
50	impaired by nutrients pursuant to s. 403.067, shall , at a
51	minimum, adopt the department's Model Ordinance for Florida-
52	Friendly Fertilizer Use on Urban Landscapes. A local government
53	may adopt additional or more stringent standards than the model
54	ordinance if the following criteria are met:
55	(a) The local government has demonstrated, as part of a
56	comprehensive program to address nonpoint sources of nutrient

- 57 pollution which is science-based, and economically and
- 58 technically feasible, that additional or more stringent

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575-02431-11 2011606c1 standards than the model ordinance are necessary in order to 59 60 adequately address urban fertilizer contributions to nonpoint source nutrient loading to a water body. 61 62 (b) The local government documents that it has considered all relevant scientific information, including input from the 63 64 department, the institute, the Department of Agriculture and Consumer Services, and the University of Florida Institute of 65 66 Food and Agricultural Sciences, if provided, on the need for additional or more stringent provisions to address fertilizer 67 68 use as a contributor to water quality degradation. All 69 documentation must become part of the public record before 70 adoption of the additional or more stringent criteria. 71 (3) Any county or municipal government that adopted its own 72 fertilizer use ordinance before January 1, 2009, is exempt from

73 this section. Ordinances adopted or amended on or after January 74 1, 2009, must substantively conform to the most recent version 75 of the model fertilizer ordinance and are subject to subsections 76 (1) and (2), as applicable.

77 <u>(3)</u> (4) This section does not apply to the use of fertilizer 78 on farm operations as defined in s. 823.14 or on lands 79 classified as agricultural lands pursuant to s. 193.461.

Section 3. Subsection (16) of section 570.07, Florida
Statutes, is amended, present subsection (41) of that section is
renumbered as subsection (42), and a new subsection (41) is
added to that section, to read:

570.07 Department of Agriculture and Consumer Services;
functions, powers, and duties.—The department shall have and
exercise the following functions, powers, and duties:
(16) To enforce the state laws and rules relating to:

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88	(a) Fruit and vegetable inspection and grading. $ au$	
89	(b) Pesticide spray, residue inspection, and removal $_{\cdot} extsf{+}$	
90	(c) Registration, labeling, inspection, and analysis of	
91	commercial stock feeds and commercial fertilizers. $\dot{\boldsymbol{\cdot}}$	
92	(d) Classification, inspection, and sale of poultry and	
93	eggs <u>.</u> +	
94	(e) Registration, inspection, and analysis of gasolines and	
95	oils <u>.</u>	
96	(f) Registration, labeling, inspection, and analysis of	
97	pesticides.+	
98	(g) Registration, labeling, inspection, germination	
99	testing, and sale of seeds, both common and certified. $ au$	
100	(h) Weights, measures, and standards \cdot +	
101	(i) Foods, as set forth in the Florida Food Safety Act $_{\cdot} extsf{+}$	
102	(j) Inspection and certification of honey. $\dot{\cdot}$	
103	(k) Sale of liquid fuels <u>.</u> +	
104	(1) Licensing of dealers in agricultural products $\underline{\cdot} \cdot$	
105	(m) Administration and enforcement of all regulatory	
106	legislation applying to milk and milk products, ice cream, and	
107	frozen desserts_+	
108	(n) Recordation and inspection of marks and brands of	
109	livestock <u>.; and</u>	
110	(o) Regulation of fertilizer, including the sale,	
111	composition, formulation, packaging, and distribution.	
112	(p) Regulation of the use and application of fertilizer.	
113	<u>(q)</u> All other regulatory laws relating to agriculture.	
114		
115	In order to ensure uniform health and safety standards, the	
116	adoption of standards and fines in the subject areas of	

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117	paragraphs (a)-(o) $(a)-(n)$ is expressly preempted to the state
118	and the department. Any local government enforcing the subject
119	areas of paragraphs $(a) - (o) = (a) - (n)$ must use the standards and
120	fines set forth in the pertinent statutes or any rules adopted
121	by the department pursuant to those statutes. In order to ensure
122	uniform health safety standards and fines in the subject area of
123	paragraph (p), counties or municipal governments are hereby
124	authorized to enforce the provisions of the Model Ordinance for
125	Florida-Friendly Fertilizer Use on Urban Landscapes, as setforth
126	in 403.9337, in their respective jurisdictions.
127	(41) The department has exclusive authority to regulate the
128	sale, composition, formulation, packaging, use, application, and
129	distribution of fertilizer under chapter 576. This subsection
130	expressly preempts such regulation of fertilizer to the state
131	and the department. Such regulation of fertilizer by a county,
132	municipality, or other political subdivision is void, regardless
133	of when adopted.
134	Section 4. Section 576.181, Florida Statutes, is amended to
135	read:
136	576.181 Administration; rules; procedure; preemption
137	(1) This chapter and all rules adopted hereunder shall be
138	administered and enforced by the department.
139	(2) The department is authorized, by rule, to implement,
140	make specific, and interpret the provisions of this chapter, and
141	specifically to determine the composition and uses of fertilizer
142	as defined in this chapter, including, without limiting the
143	foregoing general terms, the taking and handling of samples, the
144	establishment of investigational allowances, deficiencies, and
145	penalties where not specifically provided for in this chapter;

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146	to prohibit the sale or use in fertilizer of any material proven
147	to be detrimental to agriculture, public health, or the
148	environment, or of questionable value; to provide for the
149	incorporation into fertilizer of such other substances as
150	pesticides and proper labeling of such mixture; and to prescribe
151	the information which shall appear on the label other than
152	specifically set forth in this chapter.
153	(3) The department may establish by rule requirements
154	governing aircraft used for the aerial application of
155	fertilizers, including requirements for recordkeeping, annual
156	aircraft registration, secure storage when not in use, area-of-
157	application information, and reporting any sale, lease,
158	purchase, rental, or transfer of such aircraft to another
159	person.
160	(4) The department may establish by rule requirements
161	governing the secure storage of fertilizers used by aerial
162	fertilizer applicators.
163	(5) The department has exclusive authority to regulate the
164	sale, composition, formulation, packaging, use, application, and
165	distribution of fertilizer. This subsection expressly preempts
166	such regulation of fertilizer to the state and the department.
167	Such regulation of fertilizer by a county, municipality, or
168	other political subdivision is void, regardless of when adopted.
169	Counties or municipal governments are hereby authorized to
170	enforce the provisions of the Model Ordinance for Florida-
171	Friendly Fertilizer Use on Urban Landscapes, as set forth in
172	403.9337, in their respective jurisdictions.
173	Section 5. This act shall take effect July 1, 2011.

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