Amendment No. 1

Committee/Subcommittee hearing bill: Regulatory Reform & Economic Development Subcommittee
Representative Tuck offered the following:

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Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Subsections (9) through (24) of section 580.031, Florida Statutes, are renumbered as subsections (10) through (25), respectively, and subsection (9) is added to that section, to read:

580.031 Definitions of words and terms.—As used in this chapter, the term:

(9) "Dosage form animal product" means a feedstuff that includes any product intended to affect the structure or function of the animal's body other than by providing nutrition to the animal. The term includes oils, tinctures, capsules,

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17	tablets, liquids, and chewables. The term does not include a
18	mineral or vitamin, a product represented as a primary meal for
19	the intended animal species, any other product intended as a
20	treat, or a dental product providing mechanical or abrasive
21	action or both. This term also does not include drugs,
22	biologics, parasiticides, medical devices, or diagnostics used
23	to treat, or administered to, animals under the Federal Food,
24	Drug, and Cosmetic Act (21 U.S.C. Sec. 301 et seq.), as amended,
25	by the United States Department of Agriculture under the federal
26	Virus-Serum-Toxin Act (21 U.S.C. Sec. 151 et seq.), as amended,
27	or by the United States Environmental Protection Agency under
28	the Federal Insecticide, Fungicide, and Rodenticide Act (7
29	U.S.C. Sec. 136 et seq.), as amended.
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31	Except as provided by law or rule, all terms used in connection
32	with commercial feed or feedstuff have the meanings ascribed to
33	them by the Association of American Feed Control Officials.
34	Section 2. Subsection (1) of section 580.051, Florida
35	Statutes, is amended to read:
36	580.051 Labels; requirements; penalty
37	(1) Any commercial feed or feedstuff distributed in this
38	state, except a customer-formula feed and feed distributed

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through an integrated poultry operation or by a cooperative to

its members, shall be accompanied by a legible label bearing all

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information required by the federal Food and Drug Administration and the following information:

- (a) An accurate statement of the net weight.
- (b) The name and principal address of the registrant.
- (c) The brand name and product name, if any, under which the commercial feed is distributed. The word "medicated" shall be incorporated as part of the brand or product name if the commercial feed contains a drug.
- 1. The department may require feeding directions and precautionary statements to be placed on the label for the safe and effective use of medicated and other feed as deemed necessary.
- 2. Labels on medicated feed shall include all of the following:
- a. Any feeding directions prescribed by the department to ensure safe usage.
- b. The stated purpose of the medication contained in the feed as stated in the claim statement.
 - c. The established name of each active drug ingredient.
- d. The level of each drug used in the final mixture expressed in metric units as well as the required avoirdupois.
- (d) The date of manufacture or expiration date of commercial feed sold at retail as the department may by rule require.

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- (e) The guaranteed analysis stated in terms that advise the consumer of the composition of the feed or feedstuff or support claims made in the labeling. In all cases, the elements or compounds listed in the analysis must be determinable by laboratory methods approved by the department.
- 1. The guaranteed analysis, listing the minimum percentage of crude protein, minimum percentage of crude fat, and maximum percentage of crude fiber and, when more than 10 percent mineral ingredients are present, the minimum or maximum percentages of mineral elements or compounds as provided by rule.
- 2. Vitamin ingredients, when guaranteed, shall be shown in amounts and terms provided by rule. For mineral feed, the list shall include the following: maximum or minimum percentages of calcium (Ca), phosphorus (P), salt (NaCl), iron (Fe), copper (Cu), cobalt (Co), magnesium (Mg), manganese (Mn), potassium (K), selenium (Se), zinc (Zn), and fluorine (F) if ingredients used as sources of any of these constituents are declared. All mixtures that contain mineral or vitamin ingredients generally regarded as dietary factors essential for the normal nutrition of animals and that are sold or represented for the primary purpose of supplying these minerals or vitamins as additions to rations in which these same mineral or vitamin factors may be deficient shall be classified as mineral or vitamin supplements. Products sold solely as mineral or vitamin supplements and

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guaranteed as specified in this section need not show guarantees for protein, fat, and fiber.

- 3. Other nutritional substances or elements determinable by laboratory methods may be guaranteed by permission of, or shall be guaranteed at the request of, the department as may be provided by rule.
- 4. Products sold solely as a dosage form animal product and guaranteed as specified in this section need to not show a guaranteed analysis.
- (f) The common or usual name of each ingredient used in the manufacture of the commercial feed; however, for all commercial feed except horse feed, the department by rule may permit the use of collective terms for a group of ingredients which perform a similar nutritional function.
- (g) A label on a dosage form animal product must contain
 the following:
 - 1. An accurate statement of the net weight.
 - 2. The name and principal address of the registrant.
- 3. The brand name and product name, if any, under which the dosage form animal product is distributed.
- 4. The date of manufacture or expiration date of the dosage form animal product sold at retail as the department may by rule require.
 - 5. The amount of each active ingredient per serving.

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114	contained in the dosage form animal product.
115	7. A statement that identifies how the product supports the
116	structure or function of the animal.
117	8. Precautionary statements and warnings required to ensure
118	the safe and effective use of the dosage form animal product.
119	9. Recommended dosage by animal weight.
120	10. The statement "Not for human consumption."

The common or usual name of each inactive ingredient

Section 3. This act shall take effect October 1, 2023.

TITLE AMENDMENT

Remove lines 3-13 and insert:
amending s. 501.174, F.S.; providing definitions; amending s.
580.051, F.S.; providing an exception from certain analysis
requirements for products sold solely as a dosage form animal
product; providing requirements for product labels; providing an
effective date.

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