Assembly Bill No. 693–Committee on Ways and Means

CHAPTER.....

AN ACT relating to fees; revising the provisions governing certain fees imposed by the state board of agriculture and the state department of agriculture; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 561.153 is hereby amended to read as follows: 561.153 The director may by regulation adopt such procedures as he may deem appropriate for the billing or collection of fees for any service [rendered] or any publication or other product provided by the department under Titles 49, 50 and 51 of NRS for which fees are collectible.

Sec. 2. NRS 573.040 is hereby amended to read as follows: 573.040 The *state board of agriculture shall establish by regulation the* fee for a license to operate a public livestock auction . [shall be \$100 per year.]

Sec. 3. NRS 576.042 is hereby amended to read as follows: 576.042 1. Any:

- (a) Producer of livestock or farm products or his agent or consignee;
- (b) Licensed broker, dealer or commission merchant; or
- (c) Nonprofit organization or association, including the Nevada Fair of Mineral Industries, 4-H clubs, the Nevada junior livestock show, the Nevada state livestock show and the Nevada Hereford Association, who is injured by any violation of the provisions of this chapter, or by any misrepresentations or fraud on the part of any licensed dealer, broker or commission merchant, may maintain a civil action against the dealer, broker or commission merchant is licensed, he may also maintain an action against the surety on any bonds, or the money or securities deposited in lieu of a bond. In such an action against an unlicensed dealer, broker or commission merchant, the injured person is entitled to treble damages.
- 2. Any person having a claim pursuant to subsection 1 against any licensed dealer, broker or commission merchant must begin legal action on any bond, or money or securities deposited in lieu of a bond, for recovery of the amount claimed to be due within 1 year after the claim has accrued.
- 3. Pursuant to subsection 4 of NRS 576.030, process may be served by delivering to the director duplicate copies of the process and paying a fee [of \$2.] established by regulation of the state board of agriculture. The service upon the director shall be deemed service upon the dealer, broker or commission merchant. The director shall forward one copy of the process by registered mail prepaid to the defendant dealer, broker or commission merchant, [giving] specifying the day and hour of service. The [defendant's] return receipt of the defendant is prima facie evidence of the

completion of service. If service of summons is made upon the director in accordance with the provisions of this subsection, the [time] period within which the defendant [is required to] must appear is extended 10 days. The provisions of this subsection are not exclusive, but if a defendant dealer, broker or commission merchant is found within the State of Nevada, he must be served with process in the State of Nevada.

- **Sec. 4.** NRS 576.050 is hereby amended to read as follows:
- 576.050 [1.] Each applicant for a license as a broker, dealer, commission merchant, [or] cash buyer *or agent* shall pay to the department an annual license fee [of \$40.
- 2. Each applicant for a license as an agent shall pay to the department an annual license fee of \$10.] established by regulation of the state board of agriculture.
 - **Sec. 5.** NRS 555.238 is hereby amended to read as follows:
- 555.238 1. The state board of agriculture may establish by regulation a minimum annual fee for each nursery license, [fee is \$50 per fiscal year,] to which must be added [:
- (a) Twenty dollars for each additional] an amount established by regulation of the board for each:
- (a) Additional nursery of a licensee who has [already] paid the minimum nursery license fee.
- (b) [Two dollars for each acre] Acre of nursery stock in production or portion thereof after the first acre. [up to a maximum fee of \$15.
- (c) Five dollars for each agent]
- (c) Agent acting on behalf of a licensed nursery established in this state and operating outside of the county in which the nursery is located.
 - (d) [Fifty dollars for each peddler.] Peddler.
 - 2. As used in this section:
 - (a) "Agent" means any person who:
- (1) Acts upon the authority of another person possessing a **[valid]** nursery license in this state; and
 - (2) Solicits for the sale of nursery stock.
- (b) "Peddler" means any person who sells, solicits or offers for sale nursery stock to [the ultimate] a customer and who does not have a nursery in this state. The term does not include nurserymen licensed by another state who wholesale nursery stock to retail nurserymen in this state or sell nursery stock directly to the public by catalog.
 - **Sec. 6.** NRS 555.310 is hereby amended to read as follows:
- 555.310 1. The director shall collect from each person applying for the examination or reexamination a testing fee [of \$10 for each field of pest control in which the applicant wishes to be examined, subject to a maximum charge of \$35 and a minimum charge of \$15 for any one application.] established by regulation of the state board of agriculture.
- 2. Upon the successful completion of the testing, the director shall, before the license is issued, collect from each person applying for a license for pest control [the sum of \$50 before the license is issued.] an annual fee

established by regulation of the state board of agriculture. Any company or person employing operators, pilots or agents shall pay to the director [\$15] a fee established by regulation of the board for each operator, pilot or agent licensed.

- **Sec. 7.** NRS 555.355 is hereby amended to read as follows:
- 555.355 1. The director may require the applicant to show, upon examination, that he possesses adequate knowledge concerning the proper use and application of restricted-use pesticides and the dangers involved and precautions to be taken in connection with [their application,] the application of those pesticides, including, but not limited to, the following areas:
 - (a) Label and labeling comprehension.
 - (b) Environmental consequences of pesticide use and misuse.
 - (c) Pests.
 - (d) Pesticides.
 - (e) Equipment.
 - (f) Application techniques.
 - (g) Laws and regulations.
 - (h) Safety.
- 2. In addition, the director may require the applicant to meet special qualifications of competency to meet the special needs of a given locality regarding the use or application of a specific restricted-use pesticide.
- 3. The director shall collect from each person applying for an examination or reexamination, in connection with the issuance of a certificate, a testing fee [not to exceed \$10] established by regulation of the state board of agriculture for any one examination period.
 - **Sec. 8.** NRS 582.040 is hereby amended to read as follows:
- 582.040 If satisfied with the [applicant's qualifications,] qualifications of the applicant, the state sealer of weights and measures shall issue a certificate of appointment as a public weighmaster, for which certificate he shall charge a fee [of \$60.] established by regulation of the state board of agriculture. The certificate of appointment [is]:
- 1. Is valid for the calendar year in which it is issued. [Renewal of the certificate of appointment may be obtained]
- 2. May be renewed each year upon application to the state sealer of weights and measures [, accompanied by a fee of \$50,] on or before the last day of January. The application must be accompanied by a fee established by regulation of the state board of agriculture.
 - **Sec. 9.** NRS 586.270 is hereby amended to read as follows:
- 586.270 1. A registrant shall pay an annual registration fee in an amount [fixed] *established* by *regulation of* the director [not to exceed \$50] for each pesticide registered.
- 2. The director shall, for each annual registration fee he collects, deposit in a separate account [not more than \$25 of each annual registration fee he collects.] the amount established for that purpose by regulation of the director. The money deposited in the account must be used only for the

disposal of pesticides. [The director shall fix, by regulation, the amount of each registration fee which must be deposited in the account.]

- 3. A registrant who offers a pesticide for sale before [the registration of] registering the pesticide shall pay an amount equal to twice the registration fee for [registration of] registering the pesticide.
 - **Sec. 10.** NRS 586.406 is hereby amended to read as follows:
- 586.406 1. It is unlawful for any person to sell or offer to sell at the retail level or distribute or deliver for transportation for delivery to the consumer or user a pesticide classified for restricted use pursuant to NRS 586.401 or the Federal Environmental Pesticide Control Act, 7 U.S.C. §§ 136 et seq., [without being] unless he is registered with the director.
- 2. Each person applying for registration must provide a statement including:
 - (a) The name and address of the person registering; and
- (b) The name and address of any person who, on behalf of the person registering, sells, offers to sell, distributes or delivers for transportation a restricted-use pesticide.
 - 3. All registrations expire on December 31 and are renewable annually.
 - 4. Each person registering shall pay:
- (a) An annual registration fee [of \$10;] established by regulation of the state board of agriculture; and
- (b) A penalty fee of \$5 if his previous registration has expired by the failure to reregister on or before February 1, unless his registration is accompanied by a signed statement that no person named on the registration statement has sold or distributed any restricted-use pesticides during the year the registration was not in effect.
- 5. [All persons] Each person who is registered shall maintain for 2 years a record of all sales of restricted-use pesticides showing:
 - (a) The date of sale or delivery;
 - (b) The name and address of the person to whom sold or delivered;
 - (c) The brand name of the pesticide product;
 - (d) The amount of pesticide product sold or delivered;
- (e) The certification number of the certified applicator who is applying or supervising the application of the pesticide if the purchaser of the pesticide is not certified to apply the pesticide; and
 - (f) Such other information as may be required by the director.
- 6. Each person registered pursuant to this section shall, on or before the 15th day of each month, file a report with the director [of] specifying the restricted-use pesticides sold during the previous month. The director shall provide the form for the report. The form must be filed [even if] regardless of whether the person [did not sell] sold any pesticides during the previous month.
 - **Sec. 11.** NRS 588.170 is hereby amended to read as follows:
- 588.170 1. Each brand and grade of commercial fertilizer or agricultural mineral must be registered with the department before being offered for sale, sold or distributed in this state.

- 2. An application for registration must be submitted in duplicate to the director on a form furnished by him, and must be accompanied by a registration fee in an amount to be fixed annually by the director [, not to exceed \$25] for each combined registration of brand and grade.
- 3. The applicant must [also] deposit with the department an airtight container containing not less than 2 pounds of the fertilizer or agricultural mineral, *together* with an affidavit *stating* that it is a fair sample of the fertilizer or agricultural mineral to be sold or offered for sale.
- 4. Upon approval by the director, a copy of the registration must be furnished to the applicant.
 - 5. All registrations expire on June 30 of each year.
 - **Sec. 12.** NRS 588.210 is hereby amended to read as follows:
- 588.210 1. There must be paid to the department for all commercial fertilizers offered for sale, sold or distributed in this state a fee [at the rate of 25 cents per ton on every] established by regulation of the state board of agriculture for each ton sold, but sales to manufacturers or exchanges between them are [exempted.] exempt.
- 2. There must be paid to the department for all agricultural minerals offered for sale, sold or distributed in this state a fee [of 25 cents per ton on every ton if] established by regulation of the state board of agriculture. The regulations must specify the amount of the fee for each ton of agricultural minerals that is sold in packages [, or 5 cents per ton if] and the amount of the fee for each ton of those minerals that is sold in bulk, but sales to manufacturers or exchanges between them are exempt.
- 3. The department shall prepare suitable forms for reporting sales and, on request, shall furnish the forms without cost to all persons dealing in registered brands of commercial fertilizers or agricultural minerals.
 - **Sec. 13.** NRS 590.380 is hereby amended to read as follows:
- 590.380 1. Before any antifreeze may be sold, displayed for sale or held with intent to sell within this state, a sample thereof must be inspected annually by the state sealer of weights and measures.
- 2. Upon application of the manufacturer, packer, seller or distributor and the payment of a fee [of \$50] established by regulation of the state board of agriculture for each brand of antifreeze submitted, the state sealer of weights and measures shall inspect the antifreeze submitted. If the antifreeze [is]:
 - (a) Is not adulterated or misbranded [, if it meets];
- (b) Meets the standards of the state sealer of weights and measures [, and if it is]; and
- (c) Is not in violation of NRS 590.340 to 590.450, inclusive, the state sealer of weights and measures shall [give] issue to the applicant a written permit authorizing its sale in this state for the fiscal year in which the inspection fee is paid.
- 3. If the state sealer of weights and measures at a later date finds that [the]:

- (a) The product to be sold, displayed for sale or held with intent to sell has been materially altered or adulterated [, a];
- (b) A change has been made in the name, brand or trade-mark under which the antifreeze is sold [, or it]; or
- (c) The antifreeze violates the provisions of NRS 590.340 to 590.450, inclusive,

he shall notify the applicant and the permit must be canceled forthwith.

Sec. 14. This act becomes effective upon passage and approval for the purpose of adopting regulations by the state board of agriculture to establish the fees specified in sections 2 to 13, inclusive, of this act and on January 1, 2000, for all other purposes.

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