2012 RECONVENED SESSION

REENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 3.2-3607 of the Code of Virginia and to amend the Code of Virginia by 3 adding a section numbered 10.1-104.2:1, relating to nitrogen application rates; labeling.

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Approved

Be it enacted by the General Assembly of Virginia: 6

1. That § 3.2-3607 of the Code of Virginia is amended and reenacted and the Code of Virginia is 7 8 amended by adding a section numbered 10.1-104.2:1 as follows: 9

§ 3.2-3607. Product registration and label requirements; exemptions.

A. In addition to licensing requirements:

1. Any person who is the guarantor of and who distributes in the Commonwealth any specialty 11 12 fertilizer shall: (i) apply for registration for such specialty fertilizer with the Commissioner on forms furnished by the Commissioner; (ii) pay to the Commissioner by July 1 of each registration year a 13 registration fee of \$50 for each grade under a given brand prior to distributing the fertilizer in the 14 15 Commonwealth; and (iii) provide labels for each grade under a given brand with the application.

2. Any person who is the guarantor and who distributes in the Commonwealth a soil amendment or 16 horticultural growing medium shall: (i) apply for registration for such soil amendment or horticultural 17 growing medium with the Commissioner on forms furnished by the Commissioner; (ii) pay to the 18 19 Commissioner by July 1 of each registration year a registration fee of \$100 for each product name or brand of soil amendment or horticultural growing medium prior to distributing the product in the 20 21 Commonwealth; and (iii) provide labels for each product name or brand with the application.

B. The Commissioner shall furnish a certificate of registration to the applicant after approval of the 22 23 registration.

24 C. Any person applying for registration of a specialty fertilizer, soil amendment or horticultural 25 growing medium shall include with the application the following information:

26 1. For specialty fertilizer, the grade under a given brand; for soil amendments or horticultural 27 growing media, the product name or brand; 28

2. The guaranteed analysis;

3. The name and address of the registrant; and

4. The quantity statement.

31 D. The Commissioner may require verification of any labeling claims for and any composition of 32 any regulated product.

E. Custom-media and horticultural growing media planted with live plant material are exempt from 33 34 labeling and registration requirements and inspection fees.

35 F. Beginning December 31, 2013, no lawn maintenance fertilizer containing more than zero percent phosphorus or other compounds containing phosphorus, such as phosphate, shall be registered with the 36 37 Commissioner or offered for sale, distribution, or use in the Commonwealth. This prohibition does not 38 include lawn fertilizer, manipulated manure, yard waste compost, products derived from sewage sludge, 39 soils containing fertilizer, fertilizer products intended primarily for gardening, tree, shrub, and indoor 40 plant application, including nurseries, or reclaimed water. The provisions of this section shall not restrict 41 the continued sale by retailers of any prohibited fertilizer from any existing inventories in stock on 42 December 31, 2013.

43 G. Beginning July 1, 2014, only lawn maintenance fertilizer that, when applied in accordance with 44 its directions for use, results in the application of nitrogen at rates that are consistent with the nitrogen 45 application rates recommended for turfgrass in the Virginia Nutrient Management Standards and Criteria shall be registered with the Commissioner or offered for sale, distribution, or use in the 46 Commonwealth. The provisions of this subsection shall not restrict the continued sale by retailers of any 47 48 prohibited fertilizer from existing inventories in stock on July 1, 2014.

H. The Commissioner shall give the guarantor or distributor of any unregistered regulated product in 49 50 commerce in the Commonwealth a grace period of 15 working days from issuance of notification within which to register the regulated product. Any person required to register any regulated product who fails 51 to register the regulated product within the grace period or fails to comply with registration renewal 52 53 requirements shall pay to the Commissioner a \$50 late fee in addition to the registration fee. The 54 Commissioner may issue a stop sale, use, removal or seizure order upon any regulated product until the 55 registration is issued.

56 § 10.1-104.2:1. Nitrogen application rates; regulations. HB1210ER2

[H 1210]

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A. The Department shall adopt regulations that amend the application rates in the Virginia Nutrient
Management Standards and Criteria by incorporating into such regulations the recommended
application rates for nitrogen in lawn fertilizer and lawn maintenance fertilizer and the recommended
application rates for "slow or controlled release fertilizer" and "enhanced efficiency lawn fertilizer," as
such terms are defined and adopted or proposed for adoption by the American Association of Plant
Food Control Officials, as described in the Virginia Department of Agriculture and Consumer Services'
December 2011 "Report on the Use of Slowly Available Nitrogen in Lawn Fertilizer."

65 B. Such regulations shall follow a fast-track regulatory process established pursuant to § 2.2-4012.1 66 of the Administrative Process Act and shall be adopted no later than July 1, 2014.