1 AN ACT concerning agriculture.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- 4 Section 5. The Lawn Care Products Application and Notice
- 5 Act is amended by changing Sections 2 and 7 and adding Sections
- 6 5a and 9 as follows:
- 7 (415 ILCS 65/2) (from Ch. 5, par. 852)
- 8 Sec. 2. Definitions.
- 9 For purposes of this Act:
- 10 "Application" means the spreading of lawn care products on
- 11 a lawn.
- "Applicator for hire" means any person who makes an
- 13 application of lawn care products to a lawn or lawns for
- 14 compensation, including applications made by an employee to
- lawns owned, occupied or managed by his employer and includes
- 16 those licensed by the Department as licensed commercial
- 17 applicators, commercial not-for-hire applicators, licensed
- 18 public applicators, certified applicators and licensed
- 19 operators and those otherwise subject to the licensure
- 20 provisions of the Illinois Pesticide Act, as now or hereafter
- amended.
- "Buffer" means an area adjacent to a body of water that is
- left untreated with any fertilizer.

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- "Day care center" means any facility that qualifies as a day care center" under the Child Care Act of 1969.
- 3 "Department" means the Illinois Department of Agriculture.
- 4 "Department of Public Health" means the Illinois
 5 Department of Public Health.
- "Facility" means a building or structure and appurtenances
 thereto used by an applicator for hire for storage and handling
 of pesticides or the storage or maintenance of pesticide
 application equipment or vehicles.
- "Fertilizer" means any substance containing nitrogen,
 phosphorus or potassium or other recognized plant nutrient or
 compound, which is used for its plant nutrient content.
- "Golf course" means an area designated for the play or practice of the game of golf, including surrounding grounds, trees, ornamental beds and the like.
- "Golf course superintendent" means any person entrusted
 with and employed for the care and maintenance of a golf
 course.
 - "Impervious surface" means any structure, surface, or improvement that reduces or prevents absorption of stormwater into land, and includes porous paving, paver blocks, gravel, crushed stone, decks, patios, elevated structures, and other similar structures, surfaces, or improvements.
- "Lawn" means land area covered with turf kept closely mown or land area covered with turf and trees or shrubs. The term does not include (1) land area used for research for

- agricultural production or for the commercial production of 1
- 2 turf, (2) land area situated within a public or private
- 3 right-of-way, or (3) land area which is devoted to the
- production of any agricultural commodity, including, but not 4
- 5 limited to plants and plant parts, livestock and poultry and
- 6 livestock or poultry products, seeds, sod, shrubs and other
- 7 products of agricultural origin raised for sale or for human or
- 8 livestock consumption.
- 9 "Lawn care products" means fertilizers or pesticides
- 10 applied or intended for application to lawns.
- 11 "Lawn repair products" means seeds, including seeding
- 12 soils, that contain or are coated with or encased in fertilizer
- 13 material.
- "Person" means any individual, partnership, association, 14
- corporation or State governmental agency, school district, 15
- 16 unit of local government and any agency thereof.
- 17 "Pesticide" means any substance or mixture of substances
- defined as a pesticide under the Illinois Pesticide Act, as now 18
- 19 or hereafter amended.
- 20 "Plant protectants" means any substance or material used to
- protect plants from infestation of insects, fungi, weeds and 21
- 22 rodents, or any other substance that would benefit the overall
- 23 health of plants.
- 24 "Soil test" means a chemical and mechanical analysis of
- 25 soil nutrient values and pH level as it relates to the soil and
- 26 development of a lawn.

"Spreader" means any commercially available fertilizing 1 2 device used to evenly distribute fertilizer material.

"Turf" means the upper stratum of soils bound by grass and 3 plant roots into a thick mat. 4

5 "0% phosphate fertilizer" means a fertilizer that contains 6 no more than 0.67% available phosphoric acid (P_2O_5) .

(Source: P.A. 96-424, eff. 8-13-09.)

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- Sec. 5a. Fertilizer; application restrictions. 9
- 10 (a) No applicator for hire shall:
 - (1) Apply phosphorus-containing fertilizer to a lawn, except as demonstrated to be necessary by a soil test that establishes that the soil is lacking in phosphorous when compared against the standard established by the University of Illinois. The soil test required under this paragraph (1) shall be conducted no more than 36 months before the intended application of the fertilizer and by a soil testing laboratory that has been identified by the University of Illinois as an acceptable laboratory for soil testing. However, a soil test sha<u>ll</u> not be required under this paragraph (1) if the fertilizer to be applied is a 0% phosphate fertilizer or the fertilizer is being applied to establish a lawn in the first 2 growing seasons.
 - (2) Apply fertilizer to an impervious surface, except where the application is inadvertent and fertilizer is

1	swept or blown back into the target area or returned to
2	either its original or another appropriate container for
3	reuse.
4	(3) Apply fertilizer using a spray, drop, or rotary
5	spreader with a deflector within a 3 foot buffer of any
6	water body, except that when this equipment is not used,
7	fertilizer may not be applied within a 15 foot buffer of
8	any water body.
9	(4) Apply fertilizer at any time when the lawn is
10	frozen or saturated. For the purposes of this paragraph
11	(4), a lawn is frozen when its root system is frozen
12	(typically 3 or 4 inches down), and a lawn is saturated
13	when it bears ample evidence of being or having been
14	inundated by standing water.
15	(b) This Section does not apply to the application of
16	fertilizer on property used in the operation of a commercial
17	farm, lands classified as agricultural lands, or golf courses.
18	(c) This Section does not apply to the application of lawn
19	repair products.
20	(d) This Section does not apply to the application of
21	manipulated animal or vegetable manure that is ground,
22	pelletized, mechanically dried, packaged, or supplemented with

(415 ILCS 65/7) (from Ch. 5, par. 857) 24

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Sec. 7. When an administrative hearing is held by the

plant nutrients or other substances other than phosphorus.

- Department, the hearing officer, upon determination of any 1
- 2 violation of this Act or rule or regulation, shall either refer
- the violation to the States Attorney's office in the county 3
- where the alleged violation occurred for prosecution or levy 4
- 5 the following administrative monetary penalties:
- (a) a penalty of \$250 \$100 for a first violation; 6
- 7 (b) a penalty of \$500 \$200 for a second violation; and
- (c) a penalty of \$1,000 \$500 for a third or subsequent 8
- 9 violation.
- 10 The penalty levied shall be collected by the Department,
- 11 and all penalties collected by the Department under this Act
- 12 shall be deposited into the Pesticide Control Fund. Any penalty
- not paid within 60 days of notice from the Department shall be 13
- submitted to the Attorney General's office for collection. 14
- 15 Upon prosecution by a State's Attorney, a violation of this
- 16 Act or rules shall be a petty offense subject to a fine of \$250
- 17 \$100 for a first offense, a fine of \$500 \$200 for a second
- offense and a fine of \$1,000 \$500 for a third or subsequent 18
- offense. 19
- (Source: P.A. 86-358; 87-1033.) 20
- 21 (415 ILCS 65/9 new)
- 22 Sec. 9. Home rule. A unit of local government may not
- 23 regulate fertilizer in a manner more restrictive than the
- 24 regulation of fertilizer by the State under this Act, unless
- the Department of Agriculture determines that a proposed 25

- 1 ordinance of a unit of local government is reasonable under the
- specific circumstances based on standards that the Department 2
- 3 shall adopt by rule. This Section is a limitation under
- subsection (i) of Section 6 of Article VII of the Illinois 4
- Constitution on the concurrent exercise by home rule units of 5
- 6 powers and functions exercised by the State.
- 7 (415 ILCS 65/8 rep.)
- Section 10. The Lawn Care Products Application and Notice 8
- 9 Act is amended by repealing Section 8.
- 10 Section 99. Effective date. This Act takes effect July 1,
- 2010. 11