## House Study Bill 684 - Introduced

HOUSE FILE

BY (PROPOSED COMMITTEE ON AGRICULTURE BILL BY CHAIRPERSON PAUSTIAN)

## A BILL FOR

An Act relating to the powers and duties of the department of
 agriculture and land stewardship, including by providing for
 administration, programs, and regulations, providing fees,
 providing penalties, and making penalties applicable.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 DIVISION I DEPARTMENTAL ORGANIZATION 2 3 Section 1. Section 159.5, subsection 7, Code 2020, is 4 amended to read as follows: 5 7. Establish and maintain a marketing news service bureau 6 in the department which shall, in cooperation with the 7 federal market news and grading division Cooperate with the 8 agricultural marketing service of the United States department 9 of agriculture  $\tau$  to collect and disseminate data and information 10 relative to the market prices and conditions of agricultural ll products raised, produced, and handled in the state. 12 DIVISION II 13 ANIMALS 14 PART A COMMERCIAL ESTABLISHMENTS 15 16 Sec. 2. Section 162.2A, subsection 3, paragraph d, Code 17 2020, is amended by striking the paragraph. 18 PART B 19 ANIMAL HEALTH 20 Sec. 3. NEW SECTION. 163.2A Part — definitions. As used in this part, unless the context otherwise requires: 21 "Animal" means any livestock or agricultural animal as 22 1. 23 defined in section 717A.1. 24 2. "Interested person" means the owner of an animal; a 25 person caring for the animal, if different from the owner of 26 the animal; or a person holding a perfected agricultural lien 27 or security interest in the animal under chapter 554. 28 Sec. 4. Section 163.3, Code 2020, is amended to read as 29 follows: 30 163.3 Veterinary and special assistants. The secretary or the secretary's designee may appoint one 31 32 or more veterinarians licensed pursuant to chapter 169 in each 33 county as assistant veterinarians. The secretary may also 34 appoint such one or more special assistants as may be necessary 35 in cases of emergency, including as provided in section 163.3A.

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1 Sec. 5. Section 163.3A, subsection 1, Code 2020, is amended
2 to read as follows:

1. The department may provide veterinary emergency preparedness and response services necessary to prevent or control a serious threat to the public health, public safety, or the state's economy caused by the transmission of disease among livestock as defined in section 717.1 or agricultural animals as defined in section 717A.1. The services may include measures necessary to ensure that all such animals carrying disease are properly identified, segregated, treated, or l destroyed as provided in this Code.

12 Sec. 6. Section 163.3C, subsection 1, Code 2020, is amended 13 by striking the subsection.

14 Sec. 7. Section 163.3C, subsection 2, unnumbered paragraph
15 1, Code 2020, is amended to read as follows:

The department shall develop and establish a foreign animal 16 17 disease preparedness and response strategy for use by the 18 department in order to prevent, control, or eradicate the 19 transmission of foreign animal diseases among populations 20 of livestock animals. The strategy may be part of the 21 department's veterinary emergency preparedness and response 22 services as provided in section 163.3A. The strategy shall 23 provide additional expertise and resources to increase 24 biosecurity efforts that assist in the prevention of a foreign 25 animal disease outbreak in this state. In developing and 26 establishing the strategy, the department shall consult with 27 interested persons including but not limited to the following: Sec. 8. Section 163.3C, subsection 3, Code 2020, is amended 28 29 to read as follows:

30 3. The department shall implement the foreign animal 31 disease preparedness and response strategy if necessary to 32 prevent, control, or eradicate the transmission and incidence 33 of foreign animal diseases that may threaten or actually 34 threaten <del>livestock</del> <u>animals</u> in this state. In implementing 35 the strategy, the department may utilize emergency response

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1 measures as otherwise required under section 163.3A. The

2 department may but is not required to consult with interested 3 persons when implementing the strategy.

4 Sec. 9. <u>NEW SECTION</u>. 163.3D Emergency measures — abandoned 5 animals — authorization and seizure.

6 l. a. The department may seize one or more abandoned
7 animals pursuant to an authorization providing emergency
8 measures to prevent or control the transmission of an
9 infectious or contagious disease among any population or
10 species of animals.

11 b. The authorization must be any of the following: 12 (1) A declaration or proclamation issued by the governor 13 pursuant to chapter 29C, including as provided in section 14 163.3A.

15 (2) An order issued by the secretary or the secretary's16 designee pursuant to a provision in this subtitle.

17 (3) Any other provision of law in this subtitle that 18 requires the department to control the transmission of an 19 infectious or contagious disease among a population or species 20 of animals in this state.

21 c. If there is a conflict between a measure authorized to 22 be taken under paragraph "a", that is less restrictive than the 23 standards or procedures provided in this section, the measures 24 authorized to be taken under paragraph "a" shall prevail.

25 2. The department may appoint veterinary assistants or
26 special assistants as provided in section 163.3 as required to
27 administer this section.

3. It is presumed that an abandoned animal belonging to a species subject to emergency measures as provided in subsection 1 has been exposed to an infectious or contagious disease as 1 provided in the authorization.

32 4. As part of the seizure of an abandoned animal, the 33 department may take, impound, and retain custody of the animal, 34 including by maintaining the animal in a manner and at a 35 location determined by the department to be reasonable under

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1 the emergency circumstances. The department may take action as 2 provided in this subtitle to ensure that all animals exposed to 3 an infectious or contagious disease are properly identified, 4 tested, segregated, treated, or destroyed as provided in this 5 subtitle.

6 5. a. The department may seize an animal if the department
7 has a reasonable suspicion the animal has been abandoned,
8 including by entering onto public or private property or into a
9 private motor vehicle, trailer, or semitrailer parked on public
10 or private property, as provided in this subsection.

11 b. The department may enter onto private property or into 12 a private motor vehicle, trailer, or semitrailer to seize an 13 abandoned animal if the department obtains a search warrant 14 issued by a court, or enters onto the premises in a manner 15 consistent with the laws of this state and the United States, 16 including Article I, section 8, of the Constitution of the 17 State of Iowa, or the fourth amendment to the Constitution of 18 the United States.

19 c. An abandoned animal shall only be seized by the 20 department pursuant to the following conditions:

(1) The department provides written notice of its abandonment determination to all reasonably identifiable interested persons. The department shall make a good-faith effort to provide the notice to interested persons by regular mail, hand delivery, telephone, electronic mail, or other reasonable means. The notice shall include all of the following:

28 (a) The name and address of the department.

29 (b) A description of the animal subject to seizure.

30 (c) The delivery date of the notice.

31 (d) A statement informing the interested person that the 32 animal may be seized pursuant to this chapter within one day 33 following the delivery date of the notice. The statement 34 must specify a date, time, and location for delivery of the 35 interested person's response designated by the department, as

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1 provided in this subsection.

2 (e) A statement informing the interested person that in 3 order to avoid seizure of the animal, the person must respond 4 to the notice in writing, stating that the animal has not been 5 abandoned and identifying what measures are being taken to care 6 for and manage the animal.

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7 (2) Notwithstanding subparagraph (1), if the department 8 determines that it is not feasible to provide direct notice 9 of its abandonment determination to an interested person, 10 the department shall deliver a constructive notice of the 11 determination to that person by any reasonable manner, which 12 may include posting the notice at or near the place where 13 the animal is located. The department shall also post the 14 constructive notice on the department's internet site.

15 d. The department may seize the animal if the department 16 fails to receive a written response by the interested person by 17 the end of normal office hours of the next day the department 18 is available to receive the response after written notice of 19 the department's abandonment determination is delivered.

*e.* Upon a determination by the department that exigent circumstances exist, the department may enter onto private property without a warrant and may seize an abandoned animal, an a manner consistent with the laws of this state and the United States, including Article I, section 8, of the Sconstitution of the State of Iowa, or the fourth amendment to the Constitution of the United States.

6. If an animal is seized pursuant to this section, the department shall post a notice in a conspicuous place at the location where the animal was seized. The notice shall state the animal has been seized by the department pursuant to this section and at least briefly describe where and when the animal was seized, the species and number of animals seized, and that a dispositional proceeding is to be conducted pursuant to section 163.3E.

35 Sec. 10. NEW SECTION. 163.3E Emergency measures ---

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## 1 abandoned animals — dispositional proceeding.

a. The department shall file a petition with the
 district court for the disposition of an animal seized pursuant
 to section 163.3D as soon as practicable.

b. The court shall notify the department and all interested persons of the dispositional proceeding in a manner determined reasonable by the court. The court shall hear the matter within twenty-four hours from the time the department's petition is filed. The court may grant a continuance by a motion of the department or upon petition by an interested person. However, the interested person shall post a bond or other security with the department in an amount determined by the court, which shall not be more than the amount sufficient to provide for the maintenance of the animal for the duration of the continuance.

2. Upon a determination by the department that exigent circumstances exist, the dispositional proceeding may be sconducted by an administrative law judge in the same manner as an emergency adjudicative proceeding pursuant to section 20 17A.18A. The administrative law judge shall notify the lepartment and all interested persons of the dispositional proceeding in a manner determined reasonable by the administrative law judge given the circumstances in the case. the procedures provided in this section may be supplemented or modified by a declaration or proclamation issued by the governor or an order issued by the secretary or the secretary's designee pursuant to section 163.3D.

3. a. A court or administrative law judge shall issue an
order for the disposition of the animal after making any of the
following determinations:

31 (1) That no interested person holds a legal interest in 32 the seized animal. In that case, the animal shall be deemed 33 abandoned and the order shall extinguish all prior legal 34 interests in the animal. The order shall grant an undivided 35 ownership interest in the animal free from any security

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1 interest or other agricultural lien or encumbrance to the
2 department.

3 (2) That an interested person holds a legal interest in 4 the seized animal, and the department has reasonable suspicion 5 to believe that the animal has been exposed to an infectious 6 or contagious disease. In that case, the order shall provide 7 for the disposition of the animal in the same manner as if the 8 department had identified the animal as having been exposed to 9 the infectious or contagious disease under the authorization 10 provided in section 163.3D.

11 (3) That a person holds a legal interest in the seized 12 animal, and there is no reasonable suspicion that the seized 13 animal has been exposed to an infectious or contagious disease. 14 In that case, the order shall direct the department to transfer 15 custody of the animal to the interested person. In the event 16 the animal is returned to the interested person, the department 17 shall not be subject to any claim for damages caused by the 18 seizure if the department's actions were taken pursuant to 19 the department's emergency efforts to establish and maintain 20 quarantine in response to a disease outbreak, as set forth in 21 section 669.14, subsection 3.

22 b. A reasonable suspicion asserted by the department may 23 be based on any credible evidence that shows the animal's 24 possible exposure to an infectious or contagious disease or the 25 animal was abandoned. This paragraph b'' does not require the 26 department to conduct a test of an animal to determine whether 27 an animal has been exposed.

*c.* If two or more interested parties may be transferred custody of an animal by the department pursuant to paragraph "*a*", subparagraph (3), the court or administrative law judge shall order the department to transfer the animal to the owner or otherwise to the interested person best able to care for the animal without prejudicing the rights of any other interested person. However, in any cause of action brought by an interested person contesting the order to transfer under this

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1 subsection, the department shall not be included as a party.
2 4. a. In a dispositional proceeding conducted by a court or
3 administrative law judge under this section, or in a separate
4 cause of action brought by the department against an interested
5 person, the court or administrative law judge may award the
6 department all of the following:

7 (1) An amount necessary to reimburse the department for 8 expenses incurred in seizing and maintaining an abandoned 9 animal as well as any costs for the disposition of the 10 abandoned animal.

11 (2) Expenses related to the investigation and adjudication
12 of the case.

13 In a dispositional proceeding conducted by a court under b. 14 this section, or in a separate cause of action brought by the 15 department against an interested person, the court may award 16 the department court costs and reasonable attorney fees. 17 c. An award ordered under this subsection shall be paid 18 by an interested party who is transferred a seized animal by 19 the court or administrative law judge, or the owner of the 20 seized animal as determined by the court or administrative law 21 judge. The amount awarded the department shall be subtracted 22 from the proceeds, if any, received by the department from the 23 disposition of the animal. Any amount awarded by a court shall 24 be taxed as part of the costs of the cause of action. 25 đ. If more than one interested person holds a legal interest 26 in the animal, the court or administrative law judge shall 27 calculate the respective contributions of the interested 28 persons based upon the percentage of legal interest in the 29 seized animal held by each interested person. The amount paid 30 to the department shall be sufficient to allow the department 31 to repay the livestock remediation fund as provided in section 32 459.501 and fully reimburse the department for all costs, fees, 33 and expenses incurred by the department under this section. 34 163.3F Interference with official Sec. 11. NEW SECTION.

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A person shall not interfere with an official act of the
 department taken in the performance of a duty to prevent or
 control the transmission of an infectious or contagious disease
 among a population or species of animals, if the official act
 is authorized as part of any of the following:

6 a. A veterinary emergency preparedness and response service7 pursuant to section 163.3A.

8 b. A foreign animal disease preparedness and response9 strategy pursuant to section 163.3C.

10 c. An emergency measure pursuant to section 163.3D or 11 163.3E.

12 2. Under this section, an official act of the department 13 may be performed by a departmental employee, or a veterinary or 14 special assistant appointed pursuant to section 163.3.

15 Sec. 12. Section 163.61, subsection 3, Code 2020, is amended 16 by adding the following new paragraph:

NEW PARAGRAPH. c. A person who interferes with an official act as provided in section 163.3F shall be subject to a civil penalty of at least one hundred dollars but not more than ten thousand dollars. In the case of a continuing violation, each day of the continuing violation is a separate violation. However, a person shall not be subject to a civil penalty totaling more than two hundred fifty thousand dollars arising out of the same violation.

Sec. 13. Section 459.501, subsection 3, paragraph a, Code 26 2020, is amended by adding the following new subparagraph: <u>NEW SUBPARAGRAPH</u>. (3) (a) To allocate moneys to the 28 department of agriculture and land stewardship for the payment 29 of expenses incurred by the department of agriculture and land 30 stewardship associated with all of the following:

31 (i) Providing for seizure of animals pursuant to sections 32 169.3D and 169.3E.

33 (ii) Court costs, reasonable attorney fees, and expenses
34 related to the investigation and prosecution of the case
35 arising from the seizure of animals.

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(b) The department of natural resources shall allocate
 any amount of unencumbered and unobligated moneys demanded in
 writing by the department of agriculture and land stewardship
 as provided in this subparagraph. The department of natural
 resources shall complete the allocation upon receiving the
 demand.
 (c) The department of agriculture and land stewardship

8 shall repay the fund any amount received from an interested
9 person pursuant to an order by a court in a dispositional
10 proceeding conducted pursuant to section 163.3E.

Sec. 14. REPEAL. Section 166D.3, Code 2020, is repealed.
 Sec. 15. CODE EDITOR DIRECTIVE.

13 l. The Code editor is directed to make the following
14 transfer:

15 Section 163.3 to section 163.3G.

16 2. The Code editor shall correct internal references in the 17 Code and in any enacted legislation as necessary due to the 18 enactment of this section.

19 Sec. 16. CODE EDITOR DIRECTIVE. The Code editor shall 20 divide chapter 163, subchapter I, into parts, including 21 sections 163.1 and 163.2 as part A, sections 163.2A through 22 163.5, including sections amended or enacted as provided in 23 this Act, as part B, and sections 163.6 through 163.25 as part 24 C.

25 DIVISION III 26 COMMODITY PRODUCTION AND SALE 27 PART A 28 LOCAL FARM PRODUCE PROGRAM Sec. 17. NEW SECTION. 190A.11 Definitions. 29 30 As used in this subchapter, unless the context otherwise 31 requires: "Department" means the department of agriculture and land 32 1. 33 stewardship.

34 2. "Farm source" means a farmer who produces and sells fresh 35 farm produce grown on the farmer's land or a distributor of

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1 fresh farm produce who purchases fresh farm produce directly
2 from such farmer or sells fresh farm produce on behalf of such
3 farmer.

3. "Fresh farm produce" means vegetables, fruits, or nuts
5 intended for inclusion as part of a school diet, including
6 school meals and snacks as described in section 190A.3, if the
7 vegetables, fruits, or nuts are not processed except for being
8 trimmed, cleaned, dried, sorted, or packaged.

9 4. "Fund" means the local farm produce fund created in 10 section 190A.12.

11 5. "Program" means the local farm produce program created
12 in section 190A.13.

13 6. "School" means a public school or nonpublic school, as 14 those terms are defined in section 280.2, or that portion of a 15 public school or nonpublic school that provides facilities for 16 teaching any grade from kindergarten through grade twelve.

17 7. "School district" means a school district as described
18 in chapter 274.

19 Sec. 18. <u>NEW SECTION</u>. 190A.12 Local farm produce fund.
20 1. A local farm produce fund is created in the state
21 treasury under the management and control of the department.
22 2. The fund shall include moneys appropriated to the fund
23 by the general assembly. The fund may include other moneys
24 available to and obtained or accepted by the department,
25 including moneys from public or private sources.

3. Moneys in the fund are appropriated to support the program in a manner determined by the department, including for reasonable administrative costs incurred by the department. Moneys expended from the fund shall not require further special authorization by the general assembly.

31 4. a. Notwithstanding section 12C.7, interest or earnings32 on moneys in the fund shall be credited to the fund.

33 b. Notwithstanding section 8.33, moneys credited to the 34 fund that remain unencumbered or unobligated at the end of a 35 fiscal year shall not revert but shall remain available for the

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1 purposes designated.

Sec. 19. <u>NEW SECTION</u>. 190A.13 Local farm produce program.
A local farm produce program is created. The program
4 shall be controlled and administered by the department.

5 2. The purpose of the program is to assist schools and 6 school districts in purchasing fresh farm produce.

7 3. The department shall reimburse a school or school 8 district for expenditures incurred by the school or school 9 district during the school year in which the school or school 10 district is participating in the program for purchases of fresh 11 farm produce.

4. A school or school district must apply each year to the
13 department to participate in the program according to rules
14 adopted by the department pursuant to chapter 17A.

15 5. To be eligible to participate in the program, a school or 16 school district must purchase the fresh farm produce directly 17 from a farm source as follows:

18 *a.* Except as provided in paragraph "*b*", the farm source must 19 be located in this state.

20 b. If the school district shares a border with another 21 state, or the school is part of a school district that shares 22 a border with another state, the farm source may be located 23 in the other state. However, the food source must be located 24 within thirty miles from the school district's border with that 25 state and the department must approve the purchase.

26 6. The department shall require proof of purchase prior to 27 reimbursing the school or school district for the purchase of 28 fresh farm produce.

7. The department may administer the program in cooperation with the department of education and the participating school district or school district in which a participating school is located.

8. a. The department shall reimburse a participating
34 school or school district that submits a claim as required
35 by the department. The department shall pay the claim on a

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1 matching basis with the department contributing one dollar 2 for every three dollars expended by the school or school 3 district. However, a school or school district shall not 4 receive more than one thousand dollars during any year in which 5 it participates in the program. Notwithstanding paragraph a'', if the department 6 b. 7 determines that there are sufficient moneys in the fund to 8 satisfy all claims that may be submitted by schools and school 9 districts, the department shall provide for the distribution 10 of the available moneys in a manner determined equitable by 11 the department, which may include a prorated distribution to 12 participating schools and school districts. 13 PART B 14 FERTILIZERS AND SOIL CONDITIONERS 15 Sec. 20. Section 200.3, subsection 24, Code 2020, is amended 16 by striking the subsection. Sec. 21. Section 200.14, Code 2020, is amended to read as 17 18 follows: 200.14 Rules. 19 20 1. *a.* The secretary is authorized, after public hearing, 21 following due notice, to department may adopt rules setting 22 forth pursuant to chapter 17A providing minimum general 23 safety standards for the design, construction, location, 24 installation, and operation of equipment for storage, handling, 25 transportation by tank truck or tank trailer, and utilization 26 of anhydrous ammonia fertilizers and soil conditioners. a. b. The rules shall be such as are reasonably necessary 27 28 for the protection and safety of the public and persons using 29 anhydrous ammonia fertilizers or soil conditioners, and shall 30 be in substantial conformity with the generally accepted 31 standards of safety. 32 b. Rules that are in substantial conformity with the 33 published standards of the agricultural ammonia institute for 34 the design, installation and construction of containers and 35 pertinent equipment for the storage and handling of anhydrous

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1 ammonia, shall be deemed to be in substantial conformity with
2 the generally accepted standards of safety.

3 2. <u>c.</u> Anhydrous ammonia <u>Fertilizer and soil conditioner</u> 4 equipment shall be installed and maintained in a safe operating 5 condition and in conformity with rules adopted by the <del>secretary</del> 6 department.

7 3. 2. The secretary shall enforce this chapter and, after 8 due publicity and due public hearing, department may adopt such 9 reasonable rules as may be necessary in order to carry into 10 effect the purpose, and intent and to secure the efficient 11 administration, of this chapter.

12 4. 3. This chapter does not prohibit the use of storage 13 tanks smaller than transporting tanks nor the transfer of all 14 kinds of fertilizer including anhydrous ammonia fertilizers 15 or soil conditioners directly from transporting tanks to 16 implements of husbandry, if proper safety precautions are 17 observed.

18 DIVISION IV
19 WEIGHTS AND MEASURE

WEIGHTS AND MEASURES

PART A

20

21

22 Sec. 22. Section 214.1, Code 2020, is amended by adding the 23 following new subsection:

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24 <u>NEW SUBSECTION</u>. 7. *Weighmaster* means a person who keeps 25 and regularly uses a commercial weighing and measuring device 26 to accurately weigh objects for others as part of the person's 27 business operated on a profit, cooperative, or nonprofit basis. 28 Sec. 23. Section 214.3, subsection 1, Code 2020, is amended 29 to read as follows:

30 1. The <u>A</u> license <u>issued by the department</u> for <u>the</u> inspection 31 of a commercial weighing and measuring device shall expire on 32 December 31 of each year, and for a motor fuel pump on June 30 33 of each year. The amount of the fee due for each license shall 34 be as provided in subsection 3, except that the fee for a motor 35 fuel pump shall be four dollars and fifty cents if paid within

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Sec. 24. Section 214.3, subsection 3, paragraph e,
subparagraph (2), Code 2020, is amended to read as follows:
(2) Retail motor fuel pump, nine four dollars and fifty

1 one month from the date the license is due.

5 cents.

6 Sec. 25. Section 214.4, subsection 1, unnumbered paragraph 7 1, Code 2020, is amended to read as follows:

8 If the department does not receive payment of the license 9 fee required pursuant to section 214.3 within one month from 10 the due date, the department shall send <u>deliver</u> a notice to 11 the owner or operator of the device. The notice shall be 12 delivered by certified mail. The notice shall state all of the 13 following:

14 Sec. 26. Section 214.6, Code 2020, is amended to read as 15 follows:

16 214.6 Oath Duties of weighmasters weighmaster.

17 All persons keeping a commercial weighing and measuring 18 device, before entering upon their duties as weighmasters, <u>A</u> 19 weighmaster shall be sworn before some person having authority 20 to administer oaths, to keep their ensure that a commercial 21 weighing and measuring device is correctly balanced, to make 22 true weights, and to shall render a correct account to the 23 person having weighing done.

24 Sec. 27. Section 214.11, Code 2020, is amended to read as 25 follows:

26 214.11 Inspections — recalibrations — penalty.

1. The department shall provide for annual inspections of all motor fuel pumps, including but not limited to motor pluel blender pumps, licensed under this chapter. Inspections shall be for the purpose of determining the accuracy of the <u>pumps' measuring mechanisms, and for such and correctness of</u> <u>motor fuel pumps. For that purpose the department's inspectors</u> may enter upon the premises of any wholesale dealer or retail dealer, as they are defined in section 214A.1, of motor fuel or fuel oil within this state.

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1 2. Upon completion of an inspection, the inspector shall 2 affix the department's seal to the measuring mechanism of the 3 motor fuel pump. The seal shall be appropriately marked, 4 dated, and recorded by the inspector. If the owner of an 5 inspected and sealed motor fuel pump is registered with the 6 department as a servicer in accordance with section 215.23, 7 or employs a person so registered as a servicer, the owner 8 or other servicer may open the motor fuel pump, break the 9 department's seal, recalibrate the measuring mechanism if 10 necessary, and reseal the motor fuel pump as long as the 11 department is notified of the recalibration within forty-eight 12 hours, on a form in a manner provided by the department. 2. 3. A person violating a provision of this section is, 13 14 upon conviction, guilty of a simple misdemeanor. PART B 15 16 MOTOR FUEL Sec. 28. Section 214A.2A, subsection 1, Code 2020, is 17 18 amended to read as follows: 19 1. Fuel which is sold or is kept, offered, or exposed for 20 sale as kerosene shall be labeled as kerosene. The label 21 shall include the word "kerosene" and a or the designation as 22 either "Kl" or "K2" "Kl kerosene", and shall indicate that 23 the kerosene is in compliance with the standard specification 24 adopted by A.S.T.M. international specification D3699 (1982). 25 Sec. 29. REPEAL. Sections 214A.3 and 215A.15, Code 2020, 26 are repealed. 27 PART C 28 INSPECTIONS 29 Sec. 30. Section 215.4, Code 2020, is amended to read as 30 follows: 215.4 Tag for inaccurate or incorrect device — reinspection 31 32 — license fee. 33 A commercial weighing and measuring device found to be 34 inaccurate or incorrect upon inspection by the department 35 shall be rejected or tagged "condemned until repaired" and LSB 6357YC (3) 88

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1 the "licensed for commercial use" inspection sticker shall be 2 removed. If notice is received by the department that the 3 device has been repaired and upon reinspection the device is 4 found to be accurate or correct, the <u>a</u> license fee shall not 5 <u>may</u> be charged for the reinspection. However, a second license 6 fee shall be charged if upon reinspection the device is found 7 to be inaccurate. The device shall be tagged "condemned" and 8 removed from service if a third reinspection fails.

9 Sec. 31. Section 215.7, Code 2020, is amended to read as 10 follows:

11 215.7 Transactions by false weights or measures.

<u>1.</u> A person shall be deemed to have violated the provisions
13 of this chapter and shall be punished as provided in chapter
14 189, if the person does any of the following apply:
<u>1.</u> a. The person sells <u>Sells</u>, trades, delivers, charges
16 for, or claims to have delivered to a purchaser an amount
17 of any commodity which is less in weight or measure than
18 that which is asked for, agreed upon, claimed to have been
19 delivered, or noted on the delivery ticket.

20 2. <u>b.</u> The person makes <u>Makes</u> a settlement for or enters 21 a credit, based upon any false weight or measurement, for any 22 commodity purchased.

23 3. <u>c.</u> The person makes <u>Makes</u> a settlement for or enters 24 a credit, based upon any false weight or measurement, for any 25 labor where the price of producing or mining is determined by 26 weight or measure.

27 4. <u>*d*</u>. The person records <u>Records</u> a false weight or 28 measurement upon the weight ticket or book.

29 <u>2. The department may adopt rules pursuant to chapter 17A</u> 30 that allow for reasonable variations and exceptions for small 31 packages.

32 <u>3. A person who violates this section is guilty of a simple</u> 33 <u>misdemeanor.</u>

34 Sec. 32. Section 215.23, Code 2020, is amended to read as 35 follows:

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1 215.23 Servicer's license.

2 1. A servicer shall not install, service, or repair a 3 commercial weighing and measuring device until the servicer 4 has demonstrated that the servicer has available adequate 5 testing equipment, and that the servicer possesses a working 6 knowledge of all devices the servicer intends to install or 7 repair and of all appropriate weights, measures, statutes, and 8 rules, as evidenced by passing a qualifying examination to 9 be conducted by the department and obtaining a license. The 10 secretary of agriculture shall establish by rule pursuant to 11 chapter 17A, requirements for and contents of the examination. 12 The department may adopt rules pursuant to chapter 17A setting 13 forth qualification requirements for persons applying for a 14 servicer's license, including an examination. In determining these a servicer's qualifications, the 15 2. 16 secretary shall department may consider the specifications 17 of the United States national institute of standards and 18 technology, handbook 44, "Specifications, Tolerances, and 19 Technical Requirements for Weighing and Measuring Devices", 20 or the current successor or equivalent specifications adopted 21 by the United States national institute of standards and

22 technology.

<u>3.</u> The secretary shall department may require an annual the
payment of license fee of not more than five dollars for an
amount established by rule for each license issued under this
section.

27 <u>4.</u> Each <u>A</u> license shall expire one year two years from its 28 date of issuance.

29 Sec. 33. REPEAL. Sections 215.3 and 215.8, Code 2020, are 30 repealed.

31

## EXPLANATION

32 The inclusion of this explanation does not constitute agreement with 33 the explanation's substance by the members of the general assembly.

34 GENERAL. This bill amends, enacts, or repeals a number 35 of provisions administered or regulated by the department of

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1 agriculture and land stewardship (DALS) as codified in Title V 2 of the Code, including in subtitle 1, which includes a number 3 of general provisions, subtitle 2, which includes provisions 4 regulating animal industry, and subtitle 4, which provides for 5 agricultural commodities and products in addition to related 6 activities.

7 SUBTITLE 1 — ADMINISTRATION. The bill eliminates a 8 requirement that DALS maintain a marketing news service 9 bureau, but retains a requirement that it cooperate with the 10 agricultural marketing service of the United States department 11 of agriculture (Code section 159.5).

SUBTITLE 2 — COMMERCIAL ESTABLISHMENTS. 12 The bill 13 eliminates a requirement that an application form for the 14 issuance or renewal of an authorization to operate a commercial 15 establishment include the applicant's identification number, 16 which may be a tax identification number (Code section 162.2A). CONTROL OF CONTAGIOUS AND INFECTIOUS DISEASES. 17 The bill 18 provides that DALS may seize one or more abandoned animals 19 pursuant to an authorization providing emergency measures 20 to prevent or control the transmission of an infectious 21 or contagious disease (disease) among livestock or other 22 agricultural animals (animals) that have been abandoned. 23 The authorization may be made pursuant to a declaration or 24 proclamation issued by the governor, an order issued by the 25 secretary of agriculture, or another provision of law. As 26 part of a seizure, DALS may seize and maintain the animal upon 27 providing notice of the abandonment to identifiable interested 28 persons (an owner or secured creditor). The disposition 29 of the seized animal must be made by a court, unless DALS 30 determines that exigent circumstances exist. In that case, the 31 dispositional proceeding may be conducted by an administrative 32 law judge. The court or administrative law judge may award 33 DALS expenses and costs. DALS may use moneys available in the 34 livestock remediation fund (Code section 459.501) to pay for 35 expenses related to the seizure. Moneys in the fund may also

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1 be used to pay for court costs, reasonable attorney fees, and 2 expenses related to the investigation and prosecution of the 3 case arising from the seizure.

The bill prohibits a person from interfering with an 5 official act of DALS taken in the performance of a duty to 6 prevent or control the transmission of a disease, if the action 7 is related to a veterinary emergency preparedness and response 8 service (Code section 163.3A), a foreign animal disease 9 preparedness and response strategy (Code section 163.3C), or an 10 emergency measure as provided in the bill (Code section 163.3D 11 or 163.3E). A person who violates the provision is subject to 12 a civil penalty of at least \$100 but not more than \$10,000, 13 with each day of the offense constituting a separate violation, 14 so long as the total amount does not exceed \$250,000 (Code 15 section 163.61).

16 STATE PSEUDORABIES ADVISORY COMMITTEE. The bill eliminates 17 the state pseudorabies advisory committee. The committee was 18 established in 1989 during the outbreak of the disease to 19 provide education to persons interested in pork production, to 20 advise the department, and to maintain communication with other 21 states and organizations (Code section 166D.3).

SUBTITLE 4 — LOCAL FARM PRODUCE PROGRAM. The bill creates a local farm produce program to assist schools and school districts purchasing fresh farm produce directly from farmers or distributors of fresh farm produce (Code chapter 190A). DALS may reimburse a school or school district for expenditures on such products to the extent moneys are available to support the program. The available moneys would be allocated during the school year on a matching basis, subject to a \$1,000 cap. The bill also creates a local farm produce fund to support the program.

32 FERTILIZERS AND SOIL CONDITIONERS. The bill authorizes DALS 33 to adopt rules regulating the design, construction, location, 34 installation, and operation of equipment associated with 35 the use of fertilizers and soil conditioners (Code sections

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1 200.3 and 200.14). Current law allows DALS to adopt such 2 rules regulating anhydrous ammonia equipment. The bill also 3 eliminates a requirement that such rules be in conformity with 4 the published standards of the agricultural ammonia institute. 5 A person violating such rules is guilty of a simple misdemeanor 6 (Code section 200.18).

7 WEIGHTS AND MEASURES (GENERAL). The bill amends a number 8 of provisions regulating weights and measures, including the 9 inspection of associated devices. The bill reduces the fee 10 for the inspection of motor fuel pumps from \$9 to \$4.50 (the 11 same amount due under current law if the inspection fee is paid 12 early) (Code section 214.3). The bill no longer requires that 13 DALS deliver a late payment notice to an owner or operator of 14 a device by certified mail (Code section 214.4). The bill 15 eliminates a requirement that a weighmaster (a person who keeps 16 and uses a device as part of a business) must take an oath (Code 17 sections 214.1 and 214.6).

WEIGHTS AND MEASURES (MOTOR FUEL). The bill revises requirements for the labeling of kerosene (Code section 20 214A.2A). The bill repeals a provision providing for the 21 advertising of motor fuel (Code section 214A.3). The bill also 22 repeals a provision prohibiting a person from placing gasoline 23 into a receptacle, unless the receptacle states a warning (Code 24 section 214A.15).

WEIGHTS AND MEASURES (INSPECTIONS). The bill provides that DALS may but is no longer required to charge a license fee for a device that has been taken out of service due to a repair and reinspected (Code section 215.4). The bill allows DALS to make an exception in a case where a commercial transaction involves a small package, and the person would otherwise be guilty of a simple misdemeanor because the person stated a false weight or measure (Code section 215.7). The bill provides for the regulation of a servicer (a person employed to install, service, or repair a device), by eliminating an examination requirement and allowing DALS to require

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1 qualification standards which may include an examination 2 (Code sections 215.1 and 215.23). The bill provides for a 3 two-year rather than annual servicer license and allows DALS to 4 establish the license fee. The annual license fee is currently 5 \$5. The bill eliminates a provision that allows DALS to charge 6 a complaining party an inspection fee, if the complaint was 7 unfounded (Code section 215.3). The bill repeals a provision 8 that authorizes DALS to establish reasonable variances in the 9 weighing and measuring of small packages (Code section 215.8). 10 That qualification is incorporated in the amendments to the 11 provision regulating small package transactions (Code section 12 215.7).

13 CRIMINAL PENALTIES. A simple misdemeanor is punishable by 14 confinement for no more than 30 days or a fine of at least \$65 15 but not more than \$625 or by both.