1	A bill to be entitled
2	An act relating to the Department of
3	Agriculture and Consumer Services; amending s.
4	487.041, F.S.; increasing the annual fees to
5	register each brand of pesticide in order to
6	defray the expenses of the department; amending
7	s. 500.12, F.S.; increasing the fee to
8	accompany an application for a food permit to
9	be issued by the department; amending s.
10	501.95, F.S.; redefining the term "gift
11	certificate"; providing circumstances in which
12	a gift certificate may have an expiration date;
13	amending s. 576.041, F.S.; increasing the fee
14	paid by persons receiving a license to
15	distribute fertilizer; amending s. 580.041,
16	F.S.; increasing the fees paid by distributors
17	of commercial feed for animals which
18	accompanies an application for registration as
19	a distributor; amending s. 585.155, F.S.;
20	requiring that all female cattle vaccinated
21	with the Brucella abortus vaccine be identified
22	according to federal regulations; repealing s.
23	585.105, F.S., relating to the purchase,
24	distribution, and administration of Brucella
25	vaccine; providing for retroactive application;
26	providing an effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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Section 1. Paragraph (b) of subsection (1) and paragraph (c) of subsection (2) of section 487.041, Florida Statutes, are amended to read:

487.041 Registration.--

- (b) For the purpose of defraying expenses of the department in connection with carrying out the provisions of this part, each person shall pay an annual registration fee of \$350\$\$\\$250\$ for each registered brand of pesticide. The annual registration fee for each special local need label and experimental use permit is \$100. All registrations expire on December 31 of each year. If the renewal of a brand of pesticide, including the special local need label and experimental use permit, is not filed by January 31 of the renewal year, an additional fee of \$25 per brand of pesticide shall be assessed per month and added to the original fee. This additional fee may not exceed \$250 per brand of pesticide. The additional fee must be paid by the registrant before the renewal certificate for the registration of the brand of pesticide is issued.
- registrant for a period beginning in an odd-numbered year shall be assessed a fee of \$700\$500 per brand of pesticide and a fee of \$200 for each special local need label and experimental use permit, and the registration shall expire on December 31 of the following year. Each registration issued by the department to a registrant for a period beginning in an even-numbered year shall be assessed a fee of \$350\$250 per brand of pesticide and fee of \$100 for each special local need label and experimental use permit, and the registration shall expire on December 31 of that year.

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Section 2. Paragraph (b) of subsection (1) of section 500.12, Florida Statutes, is amended to read:

500.12 Food permits; building permits.--

(b) An application for a food permit from the department must be accompanied by a fee in an amount determined by department rule, which may not exceed\$650\$500 and shall be used solely for the recovery of costs for the services provided, except that the fee accompanying an application for a food permit for operating a bottled water plant may not exceed \$1,000 and the fee accompanying an application for a food permit for operating a packaged ice plant may not exceed \$250. The fee for operating a bottled water plant or a packaged ice plant shall be set by rule of the department. Food permits must be renewed annually on or before January 1. If an application for renewal of a food permit is not received by the department within 30 days after its due date, a late fee, in an amount not exceeding \$100, must be paid in addition to the food permit fee before the department may issue the food permit. The moneys collected shall be deposited in the General Inspection Trust Fund.

Section 3. Section 501.95, Florida Statutes, is amended to read:

501.95 Gift certificates and credit memos.--

- (1) As used in this section, the term:
- (a) "Credit memo" means a certificate, card, stored value card, or similar instrument issued in exchange for returned merchandise when the certificate, card, or similar instrument is redeemable for merchandise, food, or services regardless of whether any cash may be paid to the owner of the certificate, card, or instrument as part of the redemption 31 transaction.

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(b) "Gift certificate" means a certificate, gift card, stored value card, or similar instrument <u>purchased</u> issued in exchange for monetary consideration when the certificate, card, or similar instrument is redeemable for merchandise, food, or services regardless of whether any cash may be paid to the owner of the certificate, card, or instrument as part of the redemption transaction, but this term shall not include tickets as specified in s. 717.1355 <u>or manufacturer or retailer discounts and coupons</u>.

(2)

(a) A gift certificate purchased or credit memo sold or issued for consideration in this state may not have an expiration date, expiration period, or any type of postsale charge or fee imposed on the gift certificate or credit memo, including, but not limited to, service charges, dormancy fees, account maintenance fees, or cash-out fees. However, a gift certificate may have an expiration date of not less than 3 years if it is provided as a charitable contribution when no consideration is given to the issuer by the consumer, or not less than 1 year if it is provided as a benefit pursuant to an employee-incentive program, consumer loyalty program, or promotional program when no consideration is given to the issuer by the consumer, and the expiration date is prominently disclosed in writing to the consumer at the time it is provided. In addition, a gift certificate may have an expiration date if it is provided in conjunction with as part of a larger package related to a convention, conference, vacation, or sporting or fine arts event having a limited duration so long as the majority of the value paid by the recipient is attributable to the convention, conference,

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vacation, or event. An issuer may honor a gift certificate that has expired on or before the effective date of this act.

- (b) Paragraph (a) does not apply to a gift certificate or credit memo sold or issued by a financial institution, as defined in s. 655.005, or by a money transmitter, as defined in s. 560.103, if the gift certificate or credit memo is redeemable by multiple unaffiliated merchants.
- (c) This section shall be enforced as provided in s. 501.142(3), (4), and (5).

Section 4. Subsection (1) of section 576.041, Florida Statutes, is amended to read:

576.041 Inspection fees; records; bond.--

(1) Every licensee shall pay to the department an inspection fee in the amount of \$1 75 cents per ton for fertilizer sold in the state, except raw ground phosphate rock, soft phosphate, colloidal phosphate, phosphatic clays and all other untreated phosphatic materials, gypsum, hydrated lime, limestone, and dolomite when sold or used for agricultural purposes, on which the inspection fee shall be 30 cents per ton. All fees paid to the department under this section shall be deposited into the State Treasury to be placed in the General Inspection Trust Fund to be used for the sole purpose of funding the fertilizer inspection program.

Section 5. Paragraph (b) of subsection (1) of section 580.041, Florida Statutes, is amended to read:

580.041 Master registration; fee; refusal or cancellation of registration .--

(1)

(b) The registration form shall be accompanied by a fee that shall be based on tons of feed distributed in this 31 state during the previous year. If a distributor has been in

1	business less than 1 year, the tonnage shall be estimated by
2	the distributor for the first year and based on actual tonnage
3	thereafter. These fees shall be as follows:
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5	SALES IN TONS FEE
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7	Zero, up to and including 25 <u>\$40</u> \$25
8	More than 25, up to and including 50 <u>\$75</u> \$50
9	More than 50, up to and including 100 <u>\$150</u> \$100
10	More than 100, up to and including 300 <u>\$375</u> \$300
11	More than 300, up to and including 600 <u>\$600</u> \$500
12	More than 600, up to and including 1,000 <u>\$900</u> \$750
13	More than 1,000, up to and including 2,000 <u>\$1,250</u>
14	\$1,000
15	More than 2,000, up to and including 5,000 <u>\$2,000</u>
16	<del>\$1,500</del>
17	More than 5,000 <u>\$3,500</u> \$ <del>2,500</del>
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19	Section 6. Section 585.155, Florida Statutes, is
20	amended to read:
21	585.155 <u>Brucellosis</u> <del>Whole herd and calf</del> vaccination
22	(1) All female calves born in the state that are to be
23	used for dairy breeding purposes shall be vaccinated with an
24	approved Brucella abortus vaccine by state or federal
25	regulatory officials or licensed, accredited veterinarians.
26	(1) <del>(2)</del> (a) All <u>female cattle</u> <del>calves</del> officially
27	vaccinated with Brucella abortus vaccine shall be <del>permanently</del>
28	identified at the time of vaccination in accordance with Title
29	9, part 78, Code of Federal Regulations with the official
30	shield tattoo "V," registered by the United States Department
31	of Agriculture, in the right ear, preceded by the numeral of

the quarter of the year and followed by the last numeral of the year.

- (b) In addition, all female cattle each calf shall be individually identified at the time of vaccination, if not already identified by tattoo, electronic identification device, or brand, by an official vaccination ear tag in the right ear. The tag shall include the designated state prefix, followed by the letter "V," two additional letters, and four numerals. Registration tattoos, electronic identification devices, or individual brand numbers may be substituted for the official ear tags. This identification shall be accurately recorded on the official vaccination record.
- (c) Duplicate reports covering these vaccinations shall be immediately furnished to the department and shall constitute the official record of vaccination.
- enroll the herd in a program to determine whether the herd is infected with brucellosis. When reactors or suspects are disclosed in a herd, the department and the owner must develop a plan to eliminate the infection in accordance with the Uniform Methods and Rules for Brucellosis Eradication and the rules of this state. The plan shall include the required testing, removal of reactor animals, calfhood vaccination and whole herd vaccination to clear the herd of infection. The department shall provide for the establishment of low brucellosis incidence areas and brucellosis free areas which can be recognized by the United States Department of Agriculture as having Class "Free," Class "A," or Class "B" status under the Uniform Methods and Rules for Brucellosis Eradication.

(2)(4) Only an approved vaccine produced under license of the United States Department of Agriculture shall qualify for vaccination purposes under this section. Section 7. <u>Section 585.105</u>, <u>Florida Statutes</u>, is repealed. Section 8. Section 3 of this act applies to all gift cards purchased and credit memos issued on or after June 28, 2007. Section 9. This act shall take effect November 1, 2007, or upon becoming a law, whichever occurs later; however, if this act becomes a law after November 1, 2007, it shall operate retroactively to November 1, 2007.