SENATE BILL 7

46TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2004

John Arthur Smith

INTRODUCED BY

AN ACT

RELATING TO AGRICULTURE; AMENDING THE PESTICIDE CONTROL ACT TO DEFINE "BUSINESS LICENSE" AND RAISE FEES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 76-4-3 NMSA 1978 (being Laws 1973, Chapter 366, Section 3, as amended) is amended to read:

"76-4-3. DEFINITIONS.--As used in the Pesticide Control Act:

A. "equipment" means any type of ground, water or aerial equipment, device or contrivance using motorized, mechanical or pressurized power to apply any pesticide on land and anything that may be growing, habitating or stored on or in such land, but does not include any pressurized hand-sized household device used by a homeowner to apply a pesticide or any equipment, device or contrivance of which the person who is

applying the pesticide on his own land is the source of power or energy in making the pesticide application;

- B. "board" means the board of regents of New Mexico state university;
- C. "department" means the New Mexico department of agriculture;
- D. "device" means any instrument or contrivance other than a firearm [which] that is intended for trapping, destroying, repelling or mitigating any pest or any other form of plant or animal life, other than man and other than bacteria, viruses or other microorganisms on or in any living thing other than plants, but does not include equipment used for the application of pesticides when sold separately therefrom, [or] traps used to control predators or rodents or sterilization using dry heat or steam;
- E. "distribute" means to offer for sale, hold for sale, sell, barter or supply in this state;
- F. "environment" includes water, air, land, all [plant] plants and every living thing [therein or thereon] and the existing interrelationships;
- G. "insect" means any of the numerous small invertebrate animals belonging principally to the class insecta, including [but not limited to] beetles, bugs, bees and flies, and to other allied classes of arthropods, including [but not limited to] spiders, mites, ticks, millipedes,

centipedes and sowbugs;

H. "ingredient statement" means a statement [which] that contains the name and percentage of each ingredient of any pesticide [which is] intended for one of the purposes under Paragraphs (1) through (4) of Subsection N of this section, and the total percentage of all ingredients in the pesticide not for one of those purposes. If the pesticide contains arsenic in any form, the ingredient statement shall contain a statement of the percentages of total and water-soluble arsenic, calculated as elemental arsenic;

- I. "label" means the written, printed or graphic matter on or attached to the pesticide or device or any of its containers or wrappers;
- J. "labeling" means all labels and all other written, printed or graphic matter accompanying the pesticide or device at any time; or to which reference is made on the label or in literature accompanying the pesticide or device, except to current official publications of the department, the United States environmental protection agency, United States departments of agriculture, [and] the interior [the department of health, education and welfare] and health and human services, state agricultural universities and other similar federal or state institutions or agencies authorized by law to conduct research in the field of pesticides;
- K. "land" means all land and water areas, including . 149505.1

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air space, and all living things, [all] structures, buildings, contrivances and machinery appurtenant thereto or situated thereon, fixed or mobile, including any used for transportation;

L. "person" has the extended meaning ascribed to it in Subsection E of Section [12-2-2] 12-2A-3 NMSA 1978;

M "pest" means any living organism injurious to other living organisms, except man, viruses, bacteria or other microorganisms in or on other living organisms other than plants, [which] that the board by regulation declares to be a pest;

- N. "pesticide" means any substance or mixture of substances intended for:
- (1) preventing, destroying, repelling or mitigating any pest;
- (2) causing the leaves or foliage to drop from a plant, with or without causing abscission;
- (3) artificially accelerating the drying of plant tissue; or
- (4) accelerating or retarding the rate of growth or rate of maturation, or for otherwise altering the behavior of ornamental or crop plants or the produce thereof, through physiological action, but <u>does</u> not [<u>including</u>] <u>include</u> substances that are intended as plant nutrients, trace elements, nutritional chemicals, plant inoculants or soil

amendments:

- 0. "pesticide dealer" means any person who distributes highly toxic pesticides, restricted use pesticides or both, which pesticides are restricted by regulation to distribution only by licensed pesticide dealers;
- P. "pest management consultant" means any individual who offers or supplies technical advice or makes recommendations to the user of highly toxic pesticides, restricted use pesticides or both, which pesticides are restricted by regulation to distribution only by licensed pesticide dealers;
- Q. "registrant" means a person who has registered any pesticide pursuant to the provisions of the Pesticide Control Act:
- R. "restricted use pesticide" means any pesticide or device designated by the board as requiring specific restrictions to prevent unreasonable adverse effects on the environment, including man, beneficial insect predators and parasites, pollinating insects, animals, crops, wildlife and lands <u>but</u> excluding the pests the pesticide or device is intended to prevent, destroy, control or mitigate;
- S. "unreasonable adverse effects on the environment" means an unreasonable risk to man or the environment, taking into account the economic, social and environmental costs and benefits of the use of any pesticide;

	T. '	'nonco	nmerci	al ap	pl i c	ator"	means	a pe	rso	n who)
uses or den	nonst	rates	restri	cted	use	pesti	ci des a	and d	loes	not	
qualify as	a pri	i vate	appl i	cator	and	is no	t requi	i red	to	have	a
commerci al	appl i	i cator	's li	cense;							
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- U. "private applicator" means a certified applicator who uses or supervises the use of any pesticide [which] that is classified for restricted use for purposes of producing any agricultural commodity on property owned or rented by him or his employer or on the property of another person if applied without compensation other than trading of personal services between producers of agricultural commodities:
- V. "public applicator" means a certified applicator who, as an employee of a federal, state, county, [city] or municipal agency or municipal corporation uses or supervises the use of any pesticide [which] that is classified for restricted use only by certified applicators or persons under their direct supervision; [and]
- W. "commercial applicator" means a certified applicator, whether or not he is a private applicator with respect to some uses, who for compensation uses or supervises the use of any pesticide for any purpose on any property other than as provided by [Section] Sections 76-4-19 [NMSA 1978 and Section 8 of this act] and 76-4-20.1 NMSA 1978; and
 - \underline{X} . "business license" means a license

1	classification that is required for a business, corporation,
2	association or person that qualifies as or employs one or more
3	commercial applicators who use or supervise the use of
4	pesticides applied to the property of another for
5	compensation."
6	Section 2. Section 76-4-22 NMSA 1978 (being Laws 1973,
7	Chapter 366, Section 22, as amended) is amended to read:
8	"76-4-22. FEES
9	A. Fees for the registration of pesticides <u>and</u> the
10	various licenses, inspection of apparatuses and examination of
11	applicants required by the Pesticide Control Act shall be set
12	by the board not to exceed the [amount] amounts authorized
13	bel ow:
14	(1) annual registration fee for each pesticide
15	or device registered, not more than $[\$35.00]$ $\$150$;
16	(2) annual pesticide dealer license for each
17	location or outlet within the state or, if there is no outlet
18	in the state, for the principal out-of-state location or
19	outlet, not more than [\$50.00] <u>\$100</u> ;
20	(3) annual pest management consultant license,
21	not more than
22	(4) annual commercial [pesticide] applicator
23	license, not more than [\$75.00] <u>\$100</u> ;
24	(5) annual operator license, not more than
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(6) annual noncommercial applicator license,
not more than
(7) private applicator certification or
renewal, not more than $[\$ 5.00]$ $\underline{\$25.00}$;
(8) additional inspection required to certify
each unit of aircraft, ground or manual equipment that fails to
pass inspection, not more than \$25.00; $[and]$
(9) examination fee for each examination
needed to qualify the applicant as a pest management
consultant, commercial [pesticide] applicator, noncommercial
applicator or operator or any combination thereof, not more
than
(10) annual business license §100.00.
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license is not renewed within thirty days after expiration,	the
licensee shall be required to take new certification	
exami nati ons. "	

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