H1554A5

| 1.1 1.2 | moves to amend H.F. No. 1554, the delete everything amendment (H1554DE1), as follows: |
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| 1.3 | Page 2, after line 22, insert: |
| 1.4 | "Sec. 3. Minnesota Statutes 2014, section 18B.05, subdivision 1, is amended to read: |
| 1.5 | Subdivision 1. Establishment. A pesticide regulatory account is established in the |
| 1.6 | agricultural fund. Fees, assessments, and penalties collected under this chapter must |
| 1.7 | be deposited in the agricultural fund and credited to the pesticide regulatory account. |
| 1.8 | Money in the account, including interest, is appropriated to the commissioner for the |
| 1.9 | administration and enforcement of this chapter and section 18H.14, paragraph (e)." |
| 1.10 | Page 7, after line 3, insert: |
| 1.11 | "Sec. 11. Minnesota Statutes 2014, section 18H.14, is amended to read: |
| 1.12 | 18H.14 LABELING AND ADVERTISING OF NURSERY STOCK. |
| 1.13 | (a) Plants, plant materials, or nursery stock must not be labeled or advertised with |
| 1.14 | false or misleading information including, but not limited to, scientific name, variety, |
| 1.15 | place of origin, hardiness zone as defined by the United States Department of Agriculture, |
| 1.16 | and growth habit. |
| 1.17 | (b) All nonhardy nursery stock as designated by the commissioner must be labeled |
| 1.18 | correctly for hardiness or be labeled "nonhardy" in Minnesota. |
| 1.19 | (c) A person may not offer for distribution plants, plant materials, or nursery stock, |
| 1.20 | represented by some specific or special form of notation, including, but not limited to, |
| 1.21 | "free from" or "grown free of," unless the plants are produced under a specific program |
| 1.22 | approved by the commissioner to address the specific plant properties addressed in the |
| 1.23 | special notation claim. |
| 1.24 | (d) Nursery stock collected from the wild state must be inspected and certified |
| 1.25 | prior to sale and at the time of sale must be labeled "Collected from the Wild." The label |

1.26 must remain on each plant or clump of plants while it is offered for sale and during the

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| 2.1 | distribution process. The collected stock may be grown in nursery rows at least two years, |
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| 2.2 | after which the plants may be sold without the labeling required by this paragraph. |
| 2.3 | (e) A person selling at retail or providing to an end user may not label or advertise |
| 2.4 | an annual plant, bedding plant, or other plant, plant material, or nursery stock as beneficial |
| 2.5 | to pollinators if the annual plant, bedding plant, plant material, or nursery stock has: |
| 2.6 | (1) been treated with and has a detectable level of systemic insecticide that: |
| 2.7 | (1) (i) has a pollinator protection box on the label; or |
| 2.8 | (2) (ii) has a pollinator, bee, or honey bee precautionary statement in the |
| 2.9 | environmental hazards section of the insecticide product label; and |
| 2.10 | (2) a concentration in its flowers greater than the no observed adverse effect level |
| 2.11 | of a systemic insecticide. |
| 2.12 | The commissioner shall enforce this paragraph as provided in chapter 18J. |
| 2.13 | (f) For the purposes of paragraph (e): |
| 2.14 | (1) "systemic insecticide" means an insecticide that is both absorbed by the plant |
| 2.15 | and translocated through the plant's vascular system; and |
| 2.16 | (2) "no observed adverse effect level" means the level established by United States |
| 2.17 | Environmental Protection Agency for acute oral toxicity for adult honeybees." |
| 2.18 | Renumber the sections in sequence and correct the internal references |
| 2.19 | Amend the title accordingly |