1.1	moves to amend H.F. No. 1587 as follows:
1.2	Delete everything after the enacting clause and insert:
1.3	"Section 1. Minnesota Statutes 2022, section 17.457, is amended to read:
1.4	17.457 RESTRICTED SPECIES.
1.5	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
1.6	(b) "Commissioner" means the commissioner of agriculture or the commissioner's
1.7	designee.
1.8	(c) "Restricted species" means Eurasian wild pigs and their hybrids (Sus scrofa subspecies
1.9	and Sus scrofa hybrids), excluding domestic hogs (S. scrofa domesticus).
1.10	(d) "Release" means an intentional introduction or accidental escape of a species from
1.11	the control of the owner or responsible party.
1.12	Subd. 2. Importation; possession; release of restricted species. It is unlawful for a
1.13	person to import, possess, propagate, transport, or release restricted species, except as
1.14	provided unless the person has a permit as described in subdivision 3.
1.15	Subd. 3. Permits. (a) The commissioner may issue permits for the transportation,
1.16	possession, purchase, or importation of restricted species for scientific, research, educational,
1.17	or commercial purposes. A permit issued under this subdivision may be revoked by the
1.18	commissioner if the conditions of the permit are not met by the permittee or for any unlawful
1.19	act or omission, including accidental escapes.
1.20	(b) The commissioner may issue permits for a person to possess and raise a restricted
1.21	species for commercial purposes if the person was in possession of the restricted species
1.22	on March 1, 1993. Under the permit, the number of breeding stock of the restricted species

in the possession of the person may not increase by more than 25 percent and the person 2.1 must comply with the certification requirements in subdivision 7. 2.2 (c) A person may possess a restricted species without a permit for a period not to exceed 2.3 two days for the purpose of slaughtering the restricted species for human consumption. 2.4 2.5 Subd. 4. Notice of escape release of restricted species. In the event of an escape a release of a restricted species, the owner must notify within 24 hours a conservation officer 2.6 and the Board of Animal Health and is responsible for the recovery of the species. The 2.7 commissioner may capture or destroy the escaped released animal at the owner's expense. 2.8 Subd. 5. Enforcement. This section may be enforced by an enforcement officer under 2.9 sections 97A.205 and 97A.211 and by the commissioner under sections 17.982 to 17.984. 2.10 Subd. 6. Penalty. A person who violates subdivision 2, 4, or 7 is guilty of a misdemeanor. 2.11 Subd. 7. Certification and Identification requirements. (a) A person who possesses 2.12 restricted species on July 1, 1993, must submit certified numbers of restricted species in 2.13 the person's possession to the Board of Animal Health by June 1, 1993. 2.14 (b) A restricted species in the possession of a person must be marked in a permanent 2.15 fashion to identify ownership. The restricted species must be marked as soon as practicable 2.16 after birth or purchase. 2.17 Subd. 8. Containment. The commissioner, in consultation with the commissioner of 2.18 natural resources, shall develop criteria for approved containment measures for restricted 2.19 species with the assistance of producers of restricted species. 2.20 Subd. 9. Bond; security. A person who possesses restricted species must file a bond or 2.21 deposit provide proof of insurance or file a security bond with the commissioner security 2.22 in the form and in the an amount determined by the commissioner to pay for the potential 2.23 costs and damages that would be caused by an escape the release of a restricted species. 2.24 Subd. 10. Fee. The commissioner shall may impose a fee for permits in an amount 2.25 sufficient to cover the costs of issuing the permits and for facility inspections. The fee may 2.26 not exceed \$50. Fee receipts must be deposited in the general fund. 2.27 Sec. 2. Minnesota Statutes 2022, section 17.710, is amended to read: 2.28 17.710 AGRICULTURAL PRODUCTION CONTRACTS. 2.29

2.30 (a) A production contract entered into, renewed, or amended on or after July 1, 1999,
2.31 between an agricultural producer and a processor of agricultural products must not contain

- 3.1 provisions that prohibit the producer from disclosing terms, conditions, and prices contained
 3.2 in the contract. Any provision prohibiting disclosure by the producer is void.
- 3.3 (b) A contract entered into, renewed, or amended on or after July 1, 2023, between an
 3.4 agricultural producer and an entity buying, selling, certifying, or otherwise participating in
 3.5 a market for stored carbon must not contain provisions that prohibit the producer from
 3.6 disclosing terms, conditions, and prices contained in the contract. Any provision prohibiting
- 3.7 <u>disclosure by the producer is void.</u>

3.8 Sec. 3. Minnesota Statutes 2022, section 17.983, subdivision 1, is amended to read:

Subdivision 1. Administrative penalties; citation. If a person has violated a provision 3.9 of chapter 25, or 31B, or 32D, the commissioner may issue a written citation to the person 3.10 by personal service or by certified mail. The citation must describe the nature of the violation 3.11 and the statute or rule alleged to have been violated; state the time for correction, if 3.12 applicable; and the amount of any proposed fine. The citation must advise the person to 3.13 notify the commissioner in writing within 30 days if the person wishes to appeal the citation. 3.14 If the person fails to appeal the citation, the citation is the final order and not subject to 3.15 3.16 further review.

3.17 Sec. 4. Minnesota Statutes 2022, section 18.78, subdivision 2, is amended to read:

Subd. 2. Control of purple loosestrife and nonnative Phragmites. An owner of 3.18 nonfederal lands underlying public waters or wetlands designated under section 103G.201 3.19 is not required to control or eradicate purple loosestrife or nonnative Phragmites below the 3.20 ordinary high water level of the public water or wetland. The commissioner of natural 3.21 resources is responsible for control and eradication of purple loosestrife and nonnative 3.22 Phragmites on public waters and wetlands designated under section 103G.201, except those 3.23 located upon lands owned in fee title or managed by the United States. The officers, 3.24 employees, agents, and contractors of the commissioner of natural resources may enter upon 3.25 public waters and wetlands designated under section 103G.201 and, after providing 3.26 3.27 notification to the occupant or owner of the land, may cross adjacent lands as necessary for the purpose of investigating purple loosestrife or nonnative Phragmites infestations, 3.28 formulating methods of eradication, and implementing control and eradication of purple 3.29 loosestrife or nonnative Phragmites. The commissioner of natural resources shall, by June 3.30 1 of each year, compile a priority list of purple loosestrife and nonnative Phragmites 3.31 infestations to be controlled with herbicides in designated public waters. The commissioner 3.32 of natural resources must distribute the list to county agricultural inspectors, local weed 3.33

inspectors, and their appointed agents. The commissioner of natural resources shall control 4.1 listed purple loosestrife and nonnative Phragmites infestations in priority order within the 4.2 limits of funding allocated for that purpose. This procedure shall supersede the other 4.3 provisions for control of noxious weeds set forth elsewhere in this chapter. The responsibility 4.4 of the commissioner of natural resources to control and eradicate purple loosestrife and 4.5 nonnative Phragmites on public waters and wetlands located on private lands and the 4.6 authority to enter upon private lands ends ten days after receipt by the commissioner of a 4.7 4.8 written statement from the landowner that the landowner assumes all responsibility for control and eradication of purple loosestrife and nonnative Phragmites under sections 18.78 4.9 to 18.88. State officers, employees, agents, and contractors of the commissioner of natural 4.10 resources are not liable in a civil action for trespass committed in the discharge of their 4.11 duties under this section and are not liable to anyone for damages, except for damages 4.12 4.13 arising from gross negligence.

4.14 Sec. 5. Minnesota Statutes 2022, section 18F.01, is amended to read:

4.15 **18F.01 PURPOSE.**

The purpose of sections 18F.01 to 18F.13 is to establish permits conditions for the release
of certain genetically engineered agriculturally related organisms to protect humans and the
environment from the potential for significant adverse effects of those releases.

4.19 Sec. 6. Minnesota Statutes 2022, section 18F.02, is amended by adding a subdivision to4.20 read:

4.21 Subd. 3a. Coordinated Framework. "Coordinated Framework" means the federal
4.22 Coordinated Framework for the Regulation of Biotechnology set forth in Federal Register,
4.23 volume 51, pages 23,302 to 23,350 (June 26, 1986), as amended.

4.24 Sec. 7. Minnesota Statutes 2022, section 18F.02, is amended by adding a subdivision to
4.25 read:

4.26 <u>Subd. 7a.</u> <u>Regulated organism.</u> "Regulated organism" means a genetically engineered
4.27 <u>organism that is not exempt from federal regulations or that is not yet authorized for</u>
4.28 <u>commercial use by the appropriate federal agency in the Coordinated Framework.</u>

5.1

Sec. 8. Minnesota Statutes 2022, section 18F.07, is amended to read:

5.2 18F.07 GENETICALLY ENGINEERED AGRICULTURALLY RELATED 5.3 ORGANISM PERMIT.

Subdivision 1. Requirement. A person may not conduct a release of a genetically 5.4 engineered agriculturally related organism until a permit for the release has been obtained 5.5 from the commissioner United States Department of Agriculture (USDA) or Environmental 5.6 Protection Agency (EPA) or an agency in the Coordinated Framework has determined that 5.7 the organism is exempt from regulation. The commissioner may accept a USDA or EPA 5.8 permit or may review a USDA or EPA permit and add additional requirements to ensure 5.9 that the proposed release of a genetically engineered agriculturally related organism would 5.10 not create a hazard to the agricultural, forest, or horticultural interests of this state or the 5.11 state's general environmental quality. Each release of a genetically engineered agriculturally 5.12 related organism requires a new permit until the commissioner USDA or the EPA determines 5.13 by rule that the proposed use of the genetically engineered agriculturally related organism 5.14 is no longer subject to regulation under this chapter. 5.15

Subd. 2. Permit application and review. (a) After reviewing a completed application, 5.16 the commissioner may issue a genetically engineered agriculturally related organism permit 5.17 if the commissioner determines that the applicant has adequately demonstrated that the 5.18 proposed release does not have the potential for unreasonable adverse effects on the 5.19 environment. If the commissioner reviews a USDA or EPA permit, the commissioner may 5.20 prescribe recommend terms and conditions, including, but not limited to, the period for the 5.21 genetically engineered agriculturally related organism permit, the amount or number of 5.22 genetically engineered agriculturally related organisms to be used, monitoring activities, 5.23 department inspection schedules, reporting of experiment results, and experiment termination 5.24 procedures. A person may not violate terms or conditions of a permit issued under this 5.25 section. After a genetically engineered agriculturally related organism permit is issued, the 5.26 commissioner may revoke or change the permit at any time must inform the permitting 5.27 agency if the commissioner finds that its permit terms or conditions are being violated or 5.28 are inadequate to avoid unreasonable adverse effects on the environment. 5.29

(b) The commissioner may deny issuance of a genetically engineered agriculturally
related organism permit if the commissioner determines that the use to be made of the
agriculturally related organisms under the proposed terms and conditions may cause
unreasonable adverse effects on the environment request that the USDA or EPA not issue
a permit if the commissioner determines that the release of the genetically engineered

6.1	agriculturally related organism would create a hazard to the agricultural, forest, or
6.2	horticultural interests of this state or the state's general environmental quality.
6.3	(c) The commissioner shall publish a notice of the proposed release at the earliest
6.4	opportunity in the EQB Monitor and shall notify the chair of the county board and, if
6.5	applicable, the Tribal council of any reservation where the organism will be released.
6.6	Subd. 3. Application. A person shall file an application for a genetically engineered
6.7	agriculturally related organism permit with the commissioner. The application must include:
6.8	appropriate federal agency in the Coordinated Framework.
6.9	(1) the name and address of the applicant;
6.10	(2) any United States Environmental Protection Agency, United States Department of
6.11	Agriculture, or other federal agency regulatory application or approval document, if required
6.12	under federal law or rule;
6.13	(3) the purpose or objectives of the agriculturally related organism;
6.14	(4) the name, address, and telephone number of cooperators or participants in this state;
6.15	(5) the amount or number of organisms, materials, cultures, or seeds to be shipped or
6.16	used in this state; and
6.17	(6) other information requested by the commissioner.
6.17 6.18	(6) other information requested by the commissioner. Subd. 4. Application fee. An application for a permit for a genetically engineered
6.18	Subd. 4. Application fee. An application for a permit for a genetically engineered
6.18 6.19	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee
6.186.196.20	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125.
6.186.196.206.21	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125. Sec. 9. Minnesota Statutes 2022, section 18F.13, is amended to read:
 6.18 6.19 6.20 6.21 6.22 	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125. Sec. 9. Minnesota Statutes 2022, section 18F.13, is amended to read: 18F.13 EXEMPTIONS.
 6.18 6.19 6.20 6.21 6.22 6.23 	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125. Sec. 9. Minnesota Statutes 2022, section 18F.13, is amended to read: 18F.13 EXEMPTIONS. (a) The commissioner may provide exemptions to the requirements to prepare an
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125. Sec. 9. Minnesota Statutes 2022, section 18F.13, is amended to read: 18F.13 EXEMPTIONS. (a) The commissioner may provide exemptions to the requirements to prepare an environmental assessment worksheet and obtain a permit for release of genetically engineered
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125. Sec. 9. Minnesota Statutes 2022, section 18F.13, is amended to read: 18F.13 EXEMPTIONS. (a) The commissioner may provide exemptions to the requirements to prepare an environmental assessment worksheet and obtain a permit for release of genetically engineered agriculturally related organisms for which substantial evidence, including past releases, has
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125. Sec. 9. Minnesota Statutes 2022, section 18F.13, is amended to read: 18F.13 EXEMPTIONS. (a) The commissioner may provide exemptions to the requirements to prepare an environmental assessment worksheet and obtain a permit for release of genetically engineered agriculturally related organisms for which substantial evidence, including past releases, has shown that the organism can be released without adverse effects on humans and the
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 	Subd. 4. Application fee. An application for a permit for a genetically engineered agriculturally related organism must be accompanied by a nonrefundable application fee of \$125. Sec. 9. Minnesota Statutes 2022, section 18F.13, is amended to read: 18F.13 EXEMPTIONS. (a) The commissioner may provide exemptions to the requirements to prepare an environmental assessment worksheet and obtain a permit for release of genetically engineered agriculturally related organisms for which substantial evidence, including past releases, has shown that the organism can be released without adverse effects on humans and the environment must recognize federal exemptions for the regulation of genetically engineered

7.1	shown that the organism can be released under alternative oversight without adverse effects
7.2	to humans and the environment must allow the commercial use of agriculturally related
7.3	genetically engineered organisms, pesticides, fertilizers, soil amendments, or plant
7.4	amendments that have been deregulated by any federal agency.
7.5	Sec. 10. Minnesota Statutes 2022, section 18G.02, subdivision 2, is amended to read:
7.6	Subd. 2. Biological control agent. "Biological control agent" means a parasite parasitoid,
7.7	predator, pathogen, or competitive organism intentionally released by humans for the purpose
7.8	of biological control with the intent of causing a reduction of a host or prey population.
7.9	Sec. 11. Minnesota Statutes 2022, section 18G.02, subdivision 6, is amended to read:
7.10	Subd. 6. Compliance agreement. "Compliance agreement" means a written agreement
7.11	between a person an entity and a regulatory agency to achieve compliance with regulatory
7.12	requirements.
7.13	Sec. 12. Minnesota Statutes 2022, section 18G.02, is amended by adding a subdivision to
7.14	read:
7.15	Subd. 12a. Individual. "Individual" means a single human being who is not the sole
7.15 7.16	Subd. 12a. Individual. "Individual" means a single human being who is not the sole proprietor of a registered business related to plant protection or export certification.
7.16	proprietor of a registered business related to plant protection or export certification.
7.16 7.17	proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read:
7.167.177.18	proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an
7.167.177.187.19	proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an <u>unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants.</u>
7.167.177.187.19	proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an <u>unacceptable level of plant pests</u> , including weeds, or contains or harbors plant pests in a
7.167.177.187.197.20	proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an <u>unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants.</u>
 7.16 7.17 7.18 7.19 7.20 7.21 	 proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants. Sec. 14. Minnesota Statutes 2022, section 18G.02, subdivision 15, is amended to read:
 7.16 7.17 7.18 7.19 7.20 7.21 7.22 	 proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants. Sec. 14. Minnesota Statutes 2022, section 18G.02, subdivision 15, is amended to read: Subd. 15. Invasive species. "Invasive species" means an exotic or nonnative species
 7.16 7.17 7.18 7.19 7.20 7.21 7.22 7.23 	 proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants. Sec. 14. Minnesota Statutes 2022, section 18G.02, subdivision 15, is amended to read: Subd. 15. Invasive species. "Invasive species" means an exotic or nonnative species whose introduction and establishment causes, or may cause, economic or environmental
 7.16 7.17 7.18 7.19 7.20 7.21 7.22 7.23 	 proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants. Sec. 14. Minnesota Statutes 2022, section 18G.02, subdivision 15, is amended to read: Subd. 15. Invasive species. "Invasive species" means an exotic or nonnative species whose introduction and establishment causes, or may cause, economic or environmental
 7.16 7.17 7.18 7.19 7.20 7.21 7.22 7.23 7.24 	 proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants. Sec. 14. Minnesota Statutes 2022, section 18G.02, subdivision 15, is amended to read: Subd. 15. Invasive species. "Invasive species" means an exotic or nonnative species whose introduction and establishment causes, or may cause, economic or environmental harm or harm to human health.
 7.16 7.17 7.18 7.19 7.20 7.21 7.22 7.23 7.24 7.25 	 proprietor of a registered business related to plant protection or export certification. Sec. 13. Minnesota Statutes 2022, section 18G.02, subdivision 14, is amended to read: Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a quantity that may threaten other plants. Sec. 14. Minnesota Statutes 2022, section 18G.02, subdivision 15, is amended to read: Subd. 15. Invasive species. "Invasive species" means an exotic or nonnative species whose introduction and establishment causes, or may cause, economic or environmental harm or harm to human health. Sec. 15. Minnesota Statutes 2022, section 18G.02, subdivision 16, is amended to read:

be distinguished from other plants or materials. This includes, but is not limited to, paint, 8.1 markers, tags, seals, stickers, tape, ribbons, signs, or placards. 8.2 Sec. 16. Minnesota Statutes 2022, section 18G.02, subdivision 20, is amended to read: 8.3

Subd. 20. Person Entity. "Person Entity" means an individual, a registered business 8.4 such as a firm, corporation, partnership, association, trust, joint stock company, or 8.5 unincorporated organization, or sole proprietorship; the state; a state agency; or a political 8.6 subdivision. 8.7

Sec. 17. Minnesota Statutes 2022, section 18G.02, subdivision 22, is amended to read: 8.8

Subd. 22. Phytosanitary certificate or export certificate. "Phytosanitary certificate" 8.9 or "export certificate" means a document authorized or prepared by a duly authorized federal 8.10 or state official that affirms, declares, or verifies that an article, nursery stock, plant, plant 8.11 product, shipment, or any other officially regulated article meets applicable, legally 8.12 established, plant pest regulations, including this chapter. 8.13

Sec. 18. Minnesota Statutes 2022, section 18G.02, subdivision 24, is amended to read: 8.14

Subd. 24. Plant pest. "Plant pest" includes, but is not limited to, an invasive species or 8.15

any pest of plants, agricultural commodities, horticultural products, nursery stock, or 8.16

noncultivated plants by organisms such as means any organism determined by the 8.17

commissioner to be capable of causing harm to terrestrial plants, including but not limited 8.18

to insects, snails, nematodes, fungi, viruses, bacterium, microorganisms, mycoplasma-like 8.19 organisms, weeds, plants, and parasitic plants.

Sec. 19. Minnesota Statutes 2022, section 18G.02, subdivision 30, is amended to read: 8.21

Subd. 30. Significant damage or harm. "Significant damage" or "harm" means a level 8.22 of adverse impact that results in unacceptable economic damage, injury, or loss that exceeds 8.23 the cost of control for a particular crop plant. 8.24

Sec. 20. Minnesota Statutes 2022, section 18G.03, subdivision 1, is amended to read: 8.25

Subdivision 1. Entry and inspection. (a) The commissioner may enter and inspect a 8.26 public or private place that might harbor plant pests and may require that the owner destroy 8.27 or treat plant pests, plants, or other material. 8.28

(b) If the owner fails to properly comply with a directive of the commissioner, the 8.29 commissioner may have any necessary work done at the owner's expense. The commissioner 8.30

8.20

9.1 shall notify the owner of the deadline for paying those expenses. If the owner does not
9.2 reimburse the commissioner for an expense within a time specified by the commissioner,
9.3 the expense is a charge upon the county as provided in subdivision 4.

9.4 (c) If a harmful plant pest infestation or infection threatens plants of an area in the state,
9.5 the commissioner may take any measures necessary to eliminate or alleviate the potential
9.6 significant damage or harm.

9.7 (d) The commissioner may collect fees required by this chapter.

9.8 (e) The commissioner may issue and enforce written or printed "stop-sale" orders,

9.9 compliance agreements, and other directives and requests to the owner or custodian of any
9.10 plants or articles infested or infected with a harmful plant pest.

9.11 Sec. 21. Minnesota Statutes 2022, section 18G.04, subdivision 2, is amended to read:

Subd. 2. Control order. In order to prevent the introduction or spread of harmful or 9.12 dangerous plant pests, the commissioner may issue orders for necessary control measures. 9.13 These orders may indicate the type of specific control to be used, the compound or material, 9.14 the manner or the time of application, and who is responsible for carrying out the control 9.15 order. Control orders may include directions to control or abate the plant pest to an acceptable 9.16 level; eradicate the plant pest; restrict the movement of the plant pest or any material, article, 9.17 appliance, plant, or means of conveyance suspected to be carrying the plant pest; or destroy 9.18 plants or plant products infested or infected with a plant pest. Material suspected of being 9.19 infested or infected with a plant pest may be confiscated by the commissioner. 9.20

9.21 Sec. 22. Minnesota Statutes 2022, section 18G.05, is amended to read:

9.22 18G.05 DISCOVERY OF PLANT PESTS; OFFICIAL MARKING OF INFESTED 9.23 OR INFECTED ARTICLES.

Upon knowledge of the existence of a dangerous or injurious plant pest or invasive 9.24 9.25 species within the state, the commissioner may conspicuously mark all plants, infested areas, materials, and articles known or suspected to be infected or infested with the plant pest or 9.26 invasive species. Persons, owners, or tenants An entity or individual in possession of the 9.27 premises or area in which the existence of the plant pest or invasive species is suspected 9.28 must be notified by the commissioner with prescribed control measures. A person An entity 9.29 9.30 or individual must comply with the commissioner's control order within the prescribed time. If the commissioner determines that satisfactory control or mitigation of the pest has been 9.31 achieved, the order must be released. 9.32

10.1

Sec. 23. Minnesota Statutes 2022, section 18G.06, subdivision 2, is amended to read:

Subd. 2. Quarantine notice. (a) The commissioner may issue orders to take prompt
regulatory action in plant pest emergencies on regulated articles. If continuing quarantine
action is required, a formal quarantine may be imposed. Orders may be issued to retain
necessary quarantine action on a few properties if eradication treatments have been applied
and continuing quarantine action is no longer necessary for the majority of the regulated
area.

(b) The commissioner may place an emergency regulation or quarantine in effect without
prior public notice in order to take immediate regulatory action to prevent the introduction
or establishment of a plant pest.

10.11 (c) The commissioner may enter into cooperative agreements with the United States 10.12 Department of Agriculture and other federal, state, city, or county agencies to assist in the 10.13 enforcement of federal quarantines. The commissioner may adopt a quarantine or regulation 10.14 against a <u>plant</u> pest or an area not covered by a federal quarantine. The commissioner may 10.15 seize, destroy, or require treatment of products moved from a federally regulated area if 10.16 they were not moved in accordance with the federal quarantine regulations or, if certified, 10.17 they were found to be infested with the pest organism.

(d) The commissioner may impose a quarantine against a plant pest that is not quarantined
in other states to prevent the spread of the plant pest within this state. The commissioner
may enact a quarantine against a plant pest of regional or national significance even when
no federal domestic quarantine has been adopted. These quarantines regulate intrastate
movement between quarantined and nonquarantined areas of this state. The commissioner
may enact a parallel state quarantine if there is a federal quarantine applied to a portion of
the state.

(e) The commissioner may impose a state exterior quarantine if the plant pest is not
established in this state but is established in other states. State exterior quarantines may be
enacted even if no federal domestic quarantine has been adopted. The commissioner may
issue control orders at destinations necessary to prevent the introduction or spread of plant
pests.

10.30 Sec. 24. Minnesota Statutes 2022, section 18G.06, subdivision 5, is amended to read:

Subd. 5. Public notification of a state quarantine or emergency regulation. (a) For
 plant pest threats of imminent concern, the commissioner may declare an emergency
 quarantine or enact emergency orders.

(b) If circumstances permit, public notice and a public hearing must be held to solicit
comments regarding the proposed state quarantine. If a <u>plant pest threat is of imminent</u>
concern and there is insufficient time to allow full public comment on the proposed
quarantine, the commissioner may impose an emergency quarantine until a state quarantine
can be implemented.

(c) Upon establishment of a state quarantine, and upon institution of modifications or
 repeal, notices must be sent to the principal parties of interest, including federal and state
 authorities, and to organizations representing the public involved in the restrictive measures.

11.9 Sec. 25. Minnesota Statutes 2022, section 18G.10, subdivision 4, is amended to read:

11.10 Subd. 4. **Phytosanitary and export certificates.** An exporter of plants or plant products 11.11 desiring to originate shipments from Minnesota to a foreign country requiring a phytosanitary 11.12 certificate or export certificate must submit an application to the commissioner. Application 11.13 for phytosanitary certificates or export certificates must be made on forms provided or 11.14 approved by the commissioner <u>or the USDA</u>. The commissioner may conduct inspections 11.15 of plants, plant products, or facilities for persons that have applied for or intend to apply 11.16 for a phytosanitary certificate or export certificate from the commissioner.

11.17 The commissioner may issue a phytosanitary certificate or export certificate if the plants 11.18 or plant products satisfactorily meet the requirements of the importing <u>state or</u> foreign 11.19 country and the United States Department of Agriculture requirements. The requirements 11.20 of the destination <u>states or</u> countries must be met by the applicant.

11.21 Sec. 26. Minnesota Statutes 2022, section 18G.10, subdivision 5, is amended to read:

Subd. 5. Certificate fees. (a) The commissioner shall assess fees sufficient to recover
all costs for the inspection, service, and work performed in carrying out the issuance of a
phytosanitary certificate or export certificate.

(b) If laboratory analysis or other technical analysis is required to issue a certificate, the
commissioner must set and collect the fee to recover this additional cost.

(c) The certificate fee is \$75 or a fee amount, not to exceed \$300, that is sufficient to
recover all processing costs for each phytosanitary or export certificate issued. The certificate
fee is in addition to any mileage or inspection time charges that are assessed.

(d) For services provided for in subdivision 7 that are goods and services provided for
the direct and primary use of a private individual, business, or other entity, the commissioner
must set and collect the fees to cover the cost of the services provided.

Sec. 27. Minnesota Statutes 2022, section 18G.10, subdivision 6, is amended to read: 12.1 Subd. 6. Certificate denial or cancellation. The commissioner may deny or cancel the 12.2 issuance of a phytosanitary or export certificate for any of the following reasons: 12.3 (1) failure of the plants or plant products to meet quarantine, regulations, and requirements 12.4 imposed by the country, state, or other jurisdiction for which the phytosanitary or export 12.5 certificate is being requested; 12.6 12.7 (2) failure to completely or accurately provide the information requested on the application form; 12.8 (3) failure to ship the exact plants or plant products which were inspected and approved; 12.9 12.10 or (4) failure to pay any fees or costs due the commissioner. 12.11

12.12 Sec. 28. Minnesota Statutes 2022, section 18G.11, subdivision 1, is amended to read:

Subdivision 1. Detection and control agreements. The commissioner may enter into
cooperative agreements with organizations, <u>persons entities</u>, civic groups, governmental
agencies, or other organizations to adopt and execute plans to detect and control areas
infested or infected with <u>harmful</u> plant pests. The cooperative agreements may include
provisions of joint funding of any control treatment.

If a harmful plant pest infestation or infection occurs and cannot be adequately controlled
by individual persons individuals, entities, owners, tenants, or local units of government,
the commissioner may conduct the necessary control measures independently or on a
cooperative basis with federal or other units of government.

Sec. 29. Minnesota Statutes 2022, section 18G.12, subdivision 1, is amended to read:
Subdivision 1. Plant pest and invasive species research. The commissioner shall
conduct research to prevent the introduction or spread of invasive species and plant pests
that are also terrestrial invasive species into the state and to investigate the feasibility of
their control or eradication.

Sec. 30. Minnesota Statutes 2022, section 18G.12, subdivision 2, is amended to read:
Subd. 2. Statewide program. The commissioner shall establish a statewide program to
prevent the introduction and the spread of harmful plant pest and pests that are also terrestrial
invasive species. To the extent possible, the program must provide coordination of efforts
among governmental entities and private organizations.

- Sec. 31. Minnesota Statutes 2022, section 18H.02, subdivision 2, is amended to read:
 Subd. 2. Agent. "Agent" means a person an entity who, on behalf of another person
 entity, receives on consignment, contracts for, or solicits for sale on commission, a plant
 product from a producer or supplier of the product or negotiates the consignment or purchase
 of a plant product on behalf of another person entity.
- Sec. 32. Minnesota Statutes 2022, section 18H.02, subdivision 3, is amended to read:
 Subd. 3. Annual. "Annual" means a plant growing in Minnesota with a life cycle of less
 than one year when grown in Minnesota.

13.9 Sec. 33. Minnesota Statutes 2022, section 18H.02, subdivision 8, is amended to read:

Subd. 8. Consignee. "Consignee" means <u>a person an entity</u> to whom a plant, nursery
stock, horticultural product, or plant product is shipped for handling, planting, sale, resale,
or any other purpose.

13.13 Sec. 34. Minnesota Statutes 2022, section 18H.02, subdivision 9, is amended to read:

Subd. 9. Consignor. "Consignor" means a person an entity who ships or delivers to a
consignee a plant, nursery stock, horticultural product, or plant product for handling, planting,
sale, resale, or any other purpose.

13.17 Sec. 35. Minnesota Statutes 2022, section 18H.02, subdivision 12, is amended to read:

Subd. 12. Distribute. "Distribute" means offer for sale, sell, barter, give away, ship,
deliver for shipment, receive and deliver, offer to deliver, receive on consignment, contract
for, solicit for sale on commission, or negotiate the consignment or purchase in this state.

13.21 Sec. 36. Minnesota Statutes 2022, section 18H.02, subdivision 12b, is amended to read:

13.22 Subd. 12b. Etiolated growth. "Etiolated growth" means bleached and unnatural growth

13.23 resulting from the exclusion of sunlight plant growth with reduced or no chlorophyll

13.24 production due to a lack of sunlight. Etiolated growth is evidenced by pale, yellowish or

13.25 white plants and weak, spindly stems.

13.26 Sec. 37. Minnesota Statutes 2022, section 18H.02, subdivision 12c, is amended to read:
13.27 Subd. 12c. Individual. "Individual" means a human being who is not the sole proprietor
13.28 of a registered business selling plants for planting.

- Sec. 38. Minnesota Statutes 2022, section 18H.02, subdivision 14, is amended to read:
 Subd. 14. Infested. "Infested" means a plant has been overrun by that contains an
- 14.3 <u>unacceptable level of plant pests, including weeds, or contains or harbors plant pests in a</u>
 14.4 quantity that may threaten other plants.
- 14.5 Sec. 39. Minnesota Statutes 2022, section 18H.02, is amended by adding a subdivision to
 14.6 read:

14.7 <u>Subd. 15a.</u> Label. "Label" means a legible tag or other signage attached to a specific 14.8 plant or plant container that provides the identity of the plant and any other required or 14.9 relevant information regarding the plant.

14.10 Sec. 40. Minnesota Statutes 2022, section 18H.02, subdivision 16, is amended to read:

Subd. 16. Mark. "Mark" means an official indicator affixed by the commissioner for
purposes of identification or separation to, on, around, or near plants or plant material known
or suspected to be <u>infested or</u> infected with a plant pest or to otherwise distinguish the plants
or plant material from other plants or materials. This includes, but is not limited to, paint,
markers, tags, seals, stickers, tape, ribbons, signs, or placards.

14.16 Sec. 41. Minnesota Statutes 2022, section 18H.02, subdivision 18, is amended to read:

Subd. 18. Nursery certificate. "Nursery certificate" means a document issued by the
commissioner recognizing that <u>a person an entity</u> is eligible to sell, offer for sale, or distribute
certified nursery stock at a particular location under a specified business name.

14.20 Sec. 42. Minnesota Statutes 2022, section 18H.02, subdivision 20, is amended to read:

Subd. 20. Nursery stock. "Nursery stock" means a plant intended for planting or
propagation, including, but not limited to, trees, shrubs, vines, perennials, biennials, grafts,
cuttings, and buds that may be sold for propagation, whether cultivated or wild, and all
viable parts of these plants. Nursery stock does not include:

14.25 (1) field and forage crops or sod;

14.26 (2) seeds;

14.27 (3) vegetable plants, bulbs, or tubers;

(4) cut <u>material such as flowers or other herbaceous or woody plants</u>, unless stems or
other portions are intended for propagation;

15.1 (5) tropical plants;
15.2 (5) (6) annuals; or

15.3 (6) (7) Christmas trees.

15.4 Sec. 43. Minnesota Statutes 2022, section 18H.02, subdivision 24, is amended to read:

Subd. 24. Owner. "Owner" includes, but is not limited to, the <u>person_entity</u> with the legal right of possession, proprietorship of, or responsibility for the property or place where any of the articles regulated in this chapter are found, or the <u>person_entity</u> who is in possession of, proprietorship of, or has responsibility for the regulated articles.

15.9 Sec. 44. Minnesota Statutes 2022, section 18H.02, subdivision 24a, is amended to read:

Subd. 24a. Packaged <u>nursery stock</u>. "Packaged <u>nursery stock</u>" means bare root nursery
stock packed with the roots in moisture-retaining material encased in plastic film or other
material designed to hold the moisture-retaining material in place.

15.13 Sec. 45. Minnesota Statutes 2022, section 18H.02, subdivision 25, is amended to read:

Subd. 25. Person Entity. "Person" "Entity" means an individual, a registered business
such as a firm, a corporation, a partnership, an association, a trust, a joint stock company,
an unincorporated organization, or a sole proprietorship; the state; a state agency; or a
political subdivision.

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15.18 Sec. 46. Minnesota Statutes 2022, section 18H.02, subdivision 26, is amended to read:
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Subd. 26. Place of origin. "Place of origin" means the county and state where nursery
stock was most recently certified or grown for at least one full growing season.

15.21 Sec. 47. Minnesota Statutes 2022, section 18H.02, subdivision 28, is amended to read:

15.22 Subd. 28. Plant pest. "Plant pest" means a biotic agent that causes or may cause harm

15.23 to any organism that the commissioner determines is capable of causing harm to terrestrial

15.24 plants, including but not limited to insects, snails, nematodes, fungi, viruses, bacteria,

15.25 microorganisms, mycoplasma-like organisms, weeds, and parasitic plants.

15.26 Sec. 48. Minnesota Statutes 2022, section 18H.02, subdivision 32, is amended to read:

15.27 Subd. 32. Sales location. "Sales location" means a fixed location from which certified
15.28 nursery stock is displayed or distributed or displayed with the intent to sell.

Sec. 49. Minnesota Statutes 2022, section 18H.02, subdivision 33, is amended to read:
Subd. 33. Tree spade. "Tree spade" means a mechanical device or machinery capable
of removing nursery stock, root system, and soil from the <u>a</u> planting in one operation.

16.4 Sec. 50. Minnesota Statutes 2022, section 18H.03, subdivision 6, is amended to read:

Subd. 6. Dissemination of information. The commissioner may disseminate information
 among growers relative to regarding the treatment of nursery stock in both prevention and
 elimination of to prevent or eliminate the attack by of plant pests and diseases.

16.8 Sec. 51. Minnesota Statutes 2022, section 18H.04, is amended to read:

16.9 **18H.04 ADOPTION OF RULES.**

16.10 The commissioner may adopt rules to carry out the purposes of this chapter. The rules
16.11 may include, but are not limited to, rules in regard to labeling and the maintenance of
16.12 viability and vigor of nursery stock. Rules of the commissioner that are in effect on July 1,
16.13 2003, relating to plant protection, nursery inspection, or the Plant Pest Act remain in effect
16.14 until they are superseded by new rules.

16.15 Sec. 52. Minnesota Statutes 2022, section 18H.05, is amended to read:

16.16 **18H.05 NURSERY CERTIFICATE REQUIREMENTS.**

(a) No person may offer for sale or distribute certified nursery stock as a nursery stock
grower or dealer without first obtaining the appropriate nursery stock certificate from the
commissioner. The commissioner may not issue a certificate to a person an entity who does
not sell certified nursery stock. Certificates are issued solely for these purposes and may
not be used for other purposes.

(b) A certificate issued by the commissioner expires on December 31 of the year it isissued.

16.24 (c) <u>A person An entity</u> required to be certified by this section must apply for a certificate
 16.25 or for renewal on a form furnished established by the commissioner which that must contain:

16.26 (1) the name and, address, and contact information of the applicant;;

16.27 the number of locations to be operated by the applicant and their addresses, and

- 16.28 (2) the assumed business name of the applicant;
- 16.29 (2) if other than an individual, a statement whether a person is a partnership, corporation,
 16.30 or other organization;

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17.2 the applicant represents; and

- 17.3 (3) the address of the sales location;
- 17.4 (4) the address or geographical description of any additional location where nursery
- 17.5 stock will be handled, if applicable; and
- 17.6 (4) (5) the source or sources of purchased nursery stock.
- 17.7 (d) No <u>person entity</u> may:
- 17.8 (1) falsely claim to be a certified dealer, grower, broker, or agent;
- 17.9 (2) make willful false statements when applying for a certificate; or
- 17.10 (3) sell or distribute certified nursery stock to an uncertified nursery stock dealer who
- 17.11 is required to be certified or nursery stock grower.
- (e) Each application for a certificate must be accompanied by the appropriate certificatefee under section 18H.07.
- (f) Certificates issued by the commissioner <u>must should</u> be prominently displayed to the
 public in the place of business where certified nursery stock is sold or distributed.
- 17.16 (g) The commissioner may refuse to issue a certificate for cause.
- (h) Each grower or dealer is entitled to one sales location under the certificate of the
 grower or dealer. Each additional sales location maintained by the <u>person entity</u> requires
 the payment of the full certificate fee for each additional sales outlet.
- (i) A grower who is also a dealer is certified only as a grower for that specific site.
- (j) A certificate is personal to the applicant and may not be transferred. A new certificate
 is necessary if the business entity is changed or if the membership of a partnership is changed,
 whether or not the business name is changed.
- (k) The certificate issued to a dealer or grower applies to the particular premises named
 in the certificate. However, if prior approval is obtained from the commissioner, the place
 of business may be moved to the other premises or location without an additional certificate
 fee.
- (1) A collector of nursery stock from the wild is required to obtain a dealer's certificate
 from the commissioner and is subject to all the requirements that apply to the inspection of
 nursery stock. All collected nursery stock must be labeled as "collected from the wild."

18.1	Sec. 53. Minnesota Statutes 2022, section 18H.06, subdivision 2, is amended to read:
18.2	Subd. 2. Occasional sales. (a) An individual may offer nursery stock for sale and be
18.3	exempt from the requirement to obtain a nursery stock certificate if:
18.4	(1) the gross sales of all nursery stock in a calendar year do not exceed $\frac{2,000}{1,000}$;
18.5	(2) all nursery stock sold or distributed by the individual is intended for planting in
18.6	Minnesota;
18.7	(3) all nursery stock purchased or procured for resale or distribution was grown in
18.8	Minnesota and has been certified by the commissioner sold or distributed was grown by
18.9	the individual in Minnesota; and
18.10	(4) the individual conducts sales or distributions of nursery stock on ten or fewer days
18.11	in a calendar year.
18.12	(b) A municipality may offer certified nursery stock for sale and be exempt from the
18.13	requirement to obtain a nursery stock certificate if:
18.14	(1) all nursery stock offered for sale or distributed is intended for planting by residents
18.15	of the municipality on public property or public easements within the municipal boundary;
18.16	(2) all nursery stock purchased or procured for resale or distribution is grown in
18.17	Minnesota and has been certified by the commissioner; and
18.18	(3) the municipality submits to the commissioner before any sale or distribution of
18.19	nursery stock a list of all suppliers who provide the municipality with nursery stock.
18.20	(c) (b) The commissioner may prescribe the conditions of the exempt nursery sales under
18.21	this subdivision and may conduct routine inspections of the nursery stock offered for sale.
18.22	Sec. 54. Minnesota Statutes 2022, section 18H.07, is amended by adding a subdivision to
18.23	read:
18.24	Subd. 3a. Waiver of fees. (a) A nonprofit organization or an individual may offer for
18.25	sale certified nursery stock and be exempt from the requirement to pay certificate fees if
18.26	the nonprofit organization or individual:
18.27	(1) sells or distributes certified nursery stock on ten or fewer days in a calendar year;
18.28	(2) uses the proceeds from certified nursery stock sales or distributions for nonprofit
18.29	purposes; and
18.30	(3) obtains a nursery stock certificate.

(b) A municipality may offer for sale certified nursery stock and be exempt from the 19.1 requirement to pay certificate fees if: 19.2 19.3 (1) all nursery stock offered for sale or distributed is intended for planting by residents of the municipality on public property or public easements in the municipality; 19.4 19.5 (2) all nursery stock purchased or procured for resale or distribution is grown in Minnesota and has been certified by the commissioner; and 19.6 19.7 (3) the municipality obtains a live plant dealer certificate. (c) The commissioner may prescribe the conditions of nursery fee waivers and may 19.8 conduct routine inspections of nursery stock offered for sale. 19.9 Sec. 55. Minnesota Statutes 2022, section 18H.07, subdivision 4, is amended to read: 19.10 Subd. 4. Reinspection; additional or optional inspection fees. If a reinspection an 19.11 irregular inspection is required or an additional inspection is needed or requested, a fee must 19.12 may be assessed based on mileage and inspection time as follows: 19.13 19.14 (1) mileage must be charged at the current United States Internal Revenue Service 19.15 reimbursement rate; and (2) inspection time must be charged at a rate sufficient to recover all inspection costs, 19.16 19.17 including the driving time to and from the location in addition to the time spent conducting the inspection. 19.18 Sec. 56. Minnesota Statutes 2022, section 18H.08, subdivision 1, is amended to read: 19.19 Subdivision 1. Services and fees. The commissioner may make small lot inspections 19.20 or perform other necessary services for which another charge is not specified. For these 19.21 services, the commissioner shall may set a fee plus expenses that will recover the cost of 19.22

19.23 performing this service. The commissioner may set an additional acreage fee for inspection
19.24 of seed production fields for exporters in order to meet domestic and foreign plant quarantine
19.25 requirements.

19.26 Sec. 57. Minnesota Statutes 2022, section 18H.09, is amended to read:

19.27 **18H.09 NURSERY STOCK CERTIFICATION REQUIREMENTS.**

(a) All nursery stock growing at sites identified by nursery stock dealers or nursery stock
growers and submitted for inspection must be inspected by the commissioner within the
previous 12 months prior to sale and found apparently free from quarantine and regulated

20.1 nonquarantine pests as well as significantly dangerous or potentially damaging plant pests.

20.2 The commissioner may waive a site inspection under the following conditions:

20.3 (1) the nursery stock is not going to be sold within 12 months;

20.4 (2) the nursery stock will not be moved out of Minnesota; and

20.5 (3) the nursery site or stock is not subject to certification requirements associated with
a state or federally regulated or quarantined plant pest.

All nursery stock originating from out of state and offered for sale in Minnesota must have been inspected by the appropriate state or federal agency during the previous 12 months and found free from quarantine and regulated nonquarantine pests as well as significantly dangerous or potentially damaging plant pests. A nursery stock certificate is valid from January 1 to December 31.

(b) Nursery stock must be accessible to the commissioner for inspection during regular
business hours. Weeds or other growth that hinder a proper inspection are grounds to suspend
or withhold a certificate or require a reinspection for which a fee may be charged.

20.15 (c) Inspection reports issued to growers must contain a list of the plant pests found at 20.16 the time of inspection. Withdrawal-from-distribution <u>or other</u> orders are considered part of 20.17 the inspection reports. A withdrawal-from-distribution <u>or other</u> order must contain a list of 20.18 plants withdrawn from distribution and the location of the plants.

20.19 (d) The commissioner may post signs to delineate <u>mark</u> sections withdrawn from
20.20 distribution or subject to other special circumstances. These signs <u>marks</u> must remain in
20.21 place until the commissioner removes them the marks or grants written permission to the
20.22 grower to remove the signs <u>marks</u>.

20.23 (e) Inspection reports issued to dealers must outline the violations involved and corrective
20.24 actions to be taken including withdrawal-from-distribution orders which would specify
20.25 nursery stock that could not be distributed from a certain area.

(f) Optional inspections of plants may be conducted by the commissioner upon request
by any <u>persons entity</u> desiring an inspection. A fee as provided in section 18H.07 must be
charged for such an inspection.

20.29 Sec. 58. Minnesota Statutes 2022, section 18H.10, is amended to read:

20.30 **18H.10 STORAGE OF NURSERY STOCK.**

(a) All nursery stock must be kept and displayed under conditions of temperature, light,
and moisture sufficient to maintain the viability and vigor of the nursery stock.

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(b) Packaged dormant nursery stock must be stored under conditions that retard growth,
prevent etiolated growth, and protect its viability.

(c) Balled and burlapped nursery stock being held for sale to the public must be kept in
a moisture-holding material approved by the commissioner and not toxic to plants. The
moisture-holding material must adequately cover and protect the ball of earth and must be
kept moist at all times. The commissioner may approve alternative nursery stock management
practices to maintain the viability of balled and burlapped stock.

21.8 Sec. 59. Minnesota Statutes 2022, section 18H.12, is amended to read:

21.9 **18H.12 DAMAGED, DISEASED, INFESTED, OR MISREPRESENTED STOCK.**

(a) No <u>person_entity</u> may knowingly offer to distribute, advertise, or display nursery
stock that is infested or infected with quarantine or regulated nonquarantine pests or
significant dangerous or potentially damaging plant pests, including noxious weeds or
nursery stock that is in a dying condition, desiccated, frozen or damaged by freezing, or
materially damaged in any way.

(b) No person entity may knowingly offer to distribute, advertise, or display nursery
stock that may result in the capacity and tendency or effect of deceiving any purchaser or
prospective purchaser as to the quantity, size, grade, kind, species name, age, variety,
maturity, condition, vigor, hardiness, number of times transplanted, growth ability, growth
characteristics, rate of growth, time required before flowering or fruiting, price, origin, place
where grown, or any other material respect.

(c) Upon discovery or notification of damaged, diseased, infested, or misrepresented
stock, the commissioner may place a stop-sale stop sale and a withdrawal from distribution
order on the material. The order makes it an illegal action to distribute, give away, destroy,
alter, or tamper with the plants.

(d) The commissioner may conspicuously mark all plants, materials, and articles known
or suspected to be infected or infested with quarantine or regulated nonquarantine pests or
significant dangerous or potentially damaging plant pests. The commissioner shall notify
the persons, owners, or the tenants in possession of the premises or area in question of the
existence of the plant pests.

(e) If the commissioner determines that this chapter has been violated, the commissioner
may order that the nuisance, infestation, infection, or plant pest be abated by whatever means
necessary, including, but not limited to, destruction, confiscation, treatment, return shipment,
or quarantine.

(f) The plant owner is liable for all costs associated with a stop order or a quarantine,
treatment, or destruction of plants. The commissioner is not liable for any actual or incidental
costs incurred by <u>a person an entity</u> due to authorized actions of the commissioner. The
commissioner must be reimbursed by the owner of plants for actual expenses incurred by
the commissioner in carrying out a stop order.

22.6 Sec. 60. Minnesota Statutes 2022, section 18H.13, is amended to read:

22.7 **18H.13 SHIPMENT OF NURSERY STOCK INTO MINNESOTA.**

22.8 Subdivision 1. **Identification of origin.** Proof of valid nursery certification and origin 22.9 of all nursery stock must accompany <u>the any</u> shipment. It is the shared responsibility of 22.10 both the consignee and consignor to examine all shipments for the presence of current and 22.11 applicable nursery stock certifications for all plant material from all sources of stock in each 22.12 shipment.

Subd. 2. Reciprocity. <u>A person An entity</u> residing outside the state may distribute nursery
stock in Minnesota if:

(1) the person entity is duly certified under the nursery laws of the state where the nursery
stock originates and the laws of that state are essentially equivalent to the laws of Minnesota
as determined by the commissioner; and

(2) the <u>person entity</u> complies with this chapter and the rules governing nursery stock
distributed in Minnesota.

Subd. 3. **Reciprocal agreements.** The commissioner may cooperate with and enter into reciprocal agreements with other states regarding licensing and movement of nursery stock. Reciprocal agreements with other states do not prevent the commissioner from prohibiting the distribution in Minnesota of any nursery stock that fails to meet minimum criteria for nursery stock of Minnesota certified growers, dealers, or both. An official directory of certified nurseries and related nursery industry businesses from other states is acceptable in lieu of individual nursery certificates.

Subd. 4. Foreign nursery stock. <u>A person An entity</u> receiving a shipment of nursery
stock from a foreign country that has not been inspected and released by the United States
Department of Agriculture at the port of entry must notify the commissioner of the arrival
of the shipment, its contents, and the name of the consignor. The <u>person entity</u> must hold
the shipment unopened until inspected or released by the commissioner.

22.32 Subd. 5. **Transportation companies.** <u>A person An entity</u> who acts as the representative 22.33 of a transportation company, private carrier, commercial shipper, common carrier, express

23.1 parcel carrier, or other transportation entity, and receives, ships, or otherwise distributes a

23.2 carload, box, container, or any package of plants, plant materials, or nursery stock, that does

23.3 not have all required certificates attached as required or fails to immediately notify the

23.4 commissioner is in violation of this chapter.

23.5 Sec. 61. Minnesota Statutes 2022, section 18H.14, is amended to read:

23.6 **18H.14 LABELING AND ADVERTISING OF NURSERY STOCK.**

(a) Plants, plant materials, or nursery stock must not be labeled or advertised with false
or misleading information including, but not limited to, <u>the scientific name</u>, variety, place
of origin, <u>and hardiness zone as defined by the United States Department of Agriculture</u>,
and growth habit.

(b) All nonhardy nursery stock as designated by the commissioner must be labeledcorrectly for hardiness or be labeled "nonhardy" in Minnesota.

(c) <u>A person An entity</u> may not offer for distribution plants, plant materials, or nursery
stock, represented by some specific or special form of notation, including, but not limited
to, "free from" or "grown free of," unless the plants are produced under a specific program
approved by the commissioner to address the specific plant properties addressed in the
special notation claim.

(d) Nursery stock collected from the wild state must be inspected and certified prior to
sale and at the time of sale must be labeled "Collected from the Wild." The label must remain
on each plant or clump of plants while it is offered for sale and during the distribution
process. The collected stock may be grown in nursery rows at least two years, after which
the plants may be sold without the labeling required by this paragraph.

(e) A person selling at retail or providing to an end user <u>An entity</u> may not label or
advertise an annual plant, bedding plant, or other plant, plant material, or nursery stock as
beneficial to pollinators if the annual plant, bedding plant, plant material, or nursery stock
has:

23.27 (1) been treated with <u>and has a detectable level of a systemic insecticide that:</u>

23.28 (i) (1) has a pollinator protection box on the label; or

23.29 (ii) (2) has a pollinator, bee, or honey bee precautionary statement in the environmental
 23.30 hazards section of the insecticide product label; and.

23.31 (2) a concentration in its flowers greater than the no observed adverse effect level of a
 23.32 systemic insecticide.

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24.1 The commissioner shall enforce this paragraph as provided in chapter 18J.

24.2 (f) For the purposes of paragraph (e):.

- 24.3 (1) "systemic insecticide" means an insecticide that is both absorbed by the plant and
 24.4 translocated through the plant's vascular system; and.
- 24.5 (2) "no observed adverse effect level" means the level established by the United States
 24.6 Environmental Protection Agency for acute oral toxicity for adult honeybees.
- 24.7 Sec. 62. Minnesota Statutes 2022, section 18H.15, is amended to read:
- 24.8 **18H.15 VIOLATIONS.**

(a) <u>A person An entity</u> who offers to distribute nursery stock that is uncertified,
uninspected, or falsely labeled or advertised possesses an illegal regulated commodity that
is considered infested or infected with harmful plant pests and subject to regulatory action
and control. If the commissioner determines that the provisions of this section have been
violated, the commissioner may order the destruction of all of the plants unless the person
entity:

24.15 (1) provides proper phytosanitary preclearance, phytosanitary certification, or nursery
24.16 stock certification;

24.17 (2) agrees to have the plants, plant materials, or nursery stock returned to the consignor;24.18 and

24.19 (3) provides proper documentation, certification, or compliance to support advertising24.20 claims.

(b) The plant owner is liable for all costs associated with a withdrawal-from-distribution
order or the quarantine, treatment, or destruction of plants. The commissioner is not liable
for actual or incidental costs incurred by <u>a person an entity</u> due to the commissioner's actions.
The commissioner must be reimbursed by the owner of the plants for the actual expenses
incurred in carrying out a withdrawal-from-distribution order or the quarantine, treatment,
or destruction of any plants.

24.27 (c) It is unlawful for <u>a person</u> an entity to:

24.28 (1) misrepresent, falsify, or knowingly distribute, sell, advertise, or display damaged,
24.29 mislabeled, misrepresented, infested, or infected nursery stock;

24.30 (2) fail to obtain a nursery certificate as required by the commissioner;

24.31 (3) fail to renew a nursery certificate, but continue business operations;

- (4) fail to display a nursery certificate; 25.1 (5) (4) misrepresent or falsify a nursery certificate; 25.2 (6) (5) refuse to submit to a nursery inspection; 25.3 (7) (6) fail to provide the cooperation necessary to conduct a successful nursery 25.4 inspection; 25.5 (8) (7) offer for sale uncertified plants, plant materials, or nursery stock; 25.6 (9) (8) possess an illegal regulated commodity; 25.7 (10) (9) violate or disobey a commissioner's order; 25.8 (11) (10) violate a quarantine issued by the commissioner; 25.9 (12) (11) fail to obtain phytosanitary certification for plant material or nursery stock 25.10 brought into Minnesota; 25.11 (13) (12) deface, mutilate, or destroy a nursery stock certificate, phytosanitary certificate, 25.12 or phytosanitary preclearance certificate, or other commissioner mark, permit, or certificate; 25.13 (14) (13) fail to notify the commissioner of an uncertified shipment of plants, plant 25.14 materials, or nursery stock; 25.15
- 25.16 (15) (14) transport uncertified plants, plant materials, or nursery stock in Minnesota; or
- (16) (15) sell nursery stock to an uncertified nursery stock dealer who is required to be certified.
- 25.19 Sec. 63. Minnesota Statutes 2022, section 18H.18, is amended to read:
- 25.20 **18H.18 CONSERVATION OF CERTAIN WILDFLOWERS.**
- Subdivision 1. **Restrictions on collecting.** No <u>person entity</u> shall distribute any species of orchids (*Orchidaceae*), any gentian (*Gentiana*), arbutus (*Epigaea repens*), lilies (*Lilium* species), coneflowers (*Echinacea* species), bloodroot (*Sanguinaria canadensis*), mayapple (*Podophyllum peltatutum*), any species of trillium (*Trillium* species), or lotus (*Nelumbo lutea*), which that have been collected in any manner from any public or private property without the written permission of the property owner and. Plants intended to be offered for <u>sale must have the</u> written authorization from the commissioner.
- Subd. 2. Collection without sale. Wildflower collection from public or private land for
 the purpose of transplanting the plants to <u>a person's an entity's private property and not</u>

offering for immediate sale, requires the written permission from the property owner of theland on which the wildflowers are growing.

Subd. 3. Collection with intent to sell or distribute wildflowers. (a) The wildflowers
listed in this section may be offered for immediate sale only if the plants are to be used for
scientific or herbarium purposes.

(b) The wildflowers listed in this section must not be collected and sold commerciallyunless the plants are:

26.8 (1) growing naturally, collected, and cultivated on the collector's property; or

26.9 (2) collected through the process described in subdivision 2 and transplanted and26.10 cultivated on the collector's property for at least one growing season before the sale.

26.11 (c) The collector must obtain a written permit from the commissioner before the plants26.12 may be offered for commercial sale.

26.13 (d) A plant sold commercially must be individually labeled with a department permit
 26.14 number.

26.15 Sec. 64. Minnesota Statutes 2022, section 32D.02, subdivision 2, is amended to read:

Subd. 2. **Power and authority.** For the purpose of enforcing this chapter, the commissioner and the commissioner's assistants, agents, and employees have the power and authority granted under chapter 34A and sections 31.02 to 31.171.

26.19 Sec. 65. Minnesota Statutes 2022, section 32D.09, subdivision 2, is amended to read:

Subd. 2. **Permitting.** No person shall operate a dairy plant in this state unless the dairy plant, equipment, and water supply and plumbing system have been first approved by the commissioner and a permit issued to operate the same. A permit may be revoked by the eommissioner for due cause pursuant to section 34A.06.

26.24 Sec. 66. Minnesota Statutes 2022, section 34A.04, subdivision 1, is amended to read:

Subdivision 1. Enforcement required. (a) The commissioner shall enforce this chapter and chapters 28, 28A, 29, 30, 31, 31A, <u>32D</u>, and 34. To carry out the enforcement duties under these chapters, the commissioner may, upon presenting appropriate credentials, during regular working hours and at other reasonable times, inspect premises subject to the commissioner's enforcement and licensing authority; require information from persons with information relevant to an inspection; and inspect and copy relevant papers and records, including business records.

27.1	(b) The commissioner may administer oaths, take and cause to be taken depositions of
27.2	witnesses, and issue subpoenas, and may petition the district court in the county in which
27.3	the premises is located to compel compliance with subpoenas or to permit an inspection.
27.4	(c) Violations of chapters 28, 28A, 29, 30, 31, 31A, <u>32D</u> , and 34, or rules adopted under
27.5	chapters 28, 28A, 29, 30, 31, 31A, <u>32D</u> , and 34, are a violation of this chapter.
27.6	(d) Upon the request of the commissioner, county attorneys, sheriffs, and other officers
27.7	having authority in the enforcement of the general criminal laws shall take action to the
27.9	extent of their authority necessary or proper for the enforcement of this chapter or standards,
27.8	extent of their authority necessary of proper for the enforcement of this chapter of standards,
27.9	stipulations, and agreements of the commissioner.
27.10	Sec. 67. <u>REPEALER.</u>
27.11	Subdivision 1. Genetically engineered organisms. Minnesota Statutes 2022, sections
27.12	18F.02, subdivisions 2 and 9; and 18F.12, are repealed.
27.13	Subd. 2. Plant protection and nurseries. Minnesota Statutes 2022, sections 18G.02,
27.14	subdivisions 12, 17, 21, 25, and 29; 18H.02, subdivisions 10, 12a, 29, 31, 32a, and 34; and
27.15	18H.06, subdivision 1, are repealed.
27.16	Subd. 3. Dairy law. Minnesota Statutes 2022, sections 17.984; and 32D.03, subdivision
27.17	5, are repealed."
27.18	Delete the title and insert:
27.19	"A bill for an act
27.20	relating to agriculture; modifying restricted species provisions; prohibiting certain
27.21	provisions in carbon storage contracts; prohibiting false labeling of certain
27.22	pesticide-treated plants as pollinator friendly; modifying genetically engineered
27.23	organisms provisions; modifying nursery and plant protection provisions; modifying
27.24	provisions regulating the dairy industry; modifying control and eradication of
27.25	nonnative Phragmites; amending Minnesota Statutes 2022, sections 17.457; 17.710;
27.26	17.983, subdivision 1; 18.78, subdivision 2; 18F.01; 18F.02, by adding subdivisions;
27.27	18F.07; 18F.13; 18G.02, subdivisions 2, 6, 14, 15, 16, 20, 22, 24, 30, by adding a subdivision; 18G.03, subdivision 1; 18G.04, subdivision 2; 18G.05; 18G.06,
27.28 27.29	subdivisions 2, 5; 18G.10, subdivisions 4, 5, 6; 18G.11, subdivision 1; 18G.12,
27.30	subdivisions 1, 2; 18H.02, subdivisions 2, 3, 8, 9, 12, 12b, 12c, 14, 16, 18, 20, 24,
27.30	24a, 25, 26, 28, 32, 33, by adding a subdivision; 18H.03, subdivision 6; 18H.04;
27.31	18H.05; 18H.06, subdivision 2; 18H.07, subdivision 4, by adding a subdivision;
27.32	18H.08, subdivision 1; 18H.09; 18H.10; 18H.12; 18H.13; 18H.14; 18H.15; 18H.18;
27.34	32D.02, subdivision 2; 32D.09, subdivision 2; 34A.04, subdivision 1; repealing
27.35	Minnesota Statutes 2022, sections 17.984; 18F.02, subdivisions 2, 9; 18F.12;
27.36	18G.02, subdivisions 12, 17, 21, 25, 29; 18H.02, subdivisions 10, 12a, 29, 31, 32a,
27.37	34; 18H.06, subdivision 1; 32D.03, subdivision 5."

Sec. 67.