2	DRAFT 04/26/17
4	ORDINANCE NO. 2017
6	AN ORDINANCE AMENDING THE "FERTILIZER MANAGEMENT ORDINANCE" REGULATING THE
8	APPLICATION OF FERTILIZER ON LAND IN ORANGE COUNTY; CREATING SECTION 15-800, FINDINGS AND
10	PURPOSE; AMENDING SECTION 15-801, DEFINITIONS; AMENDING SECTION 15-803, WEATHER AND
12	SEASONAL RESTRICTIONS; AMENDING SECTION 15-804, FERTILIZER CONTENT; APPLICATION RATE;
14	AMENDING SECTION 15-805, FERTILIZER-FREE ZONES; AMENDING SECTION 15-808, EXEMPTIONS;
16	EXCEPTIONS; AMENDING SECTION 15-809, COMMERCIAL TRAINING REQUIREMENTS; PROOF OF
18	COMPLIANCE; AMENDING SECTION 15-810,
20	COMMERCIAL APPLICATORS; BUSINESS TAX CERTIFICATE; AND PROVIDING AN EFFECTIVE DATE.
22	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE
	COUNTY:
24	Section 1. Amendments; In General. Chapter 15 of the Orange County Code is
	amended as set forth in Section 2 through Section 14 herein with new additions being shown as
26	underlined and deletions being shown by strike-throughs.
	Section 2. Creating Section 15-800. Section 15-800, presently "Reserved" under
28	Article XVI (Pollutant Storage Tanks) of Chapter 15, is created to read as follows:
	Sec. 15-800. Findings and Purpose.
30	As a result of impairment to Orange County's surface
32	waters, groundwater, and springs caused by excessive nutrients, Orange County has determined that the improper use of fertilizers
34	on land creates a risk of contributing to adverse effects on surface and groundwater. This ordinance regulates the proper use and
36	application of fertilizer, training requirements, and restricted application periods in Orange County.

Section 3.	Amending Section 15-801.	Section 15-801	("Definitions.")	is amended to
read as follows:				

40	Sec. 15-801. Definitions.
42	Apply or application means the physical deposit, placement, or release of fertilizer upon soil, or turf, or landscape plants.
44	Applicator means any person who applies fertilizer.
	Article means chapter 15, article XVII, of the Orange County
46	Code of Ordinances, as amended, unless otherwise specified.
	Best management practices (BMPs) means the practice or
48	combination of practices based on research, field testing, and
	expert review, determined to be the most effective and practicable
50	on-location means, including economic and technological
	considerations, for improving water quality, conserving water
52	supplies, and protecting natural resources.
	Commercial applicator means any person who applies
54	fertilizer in exchange for money, goods, services, or other valuable
	consideration and who is required by law, ordinance, or regulation
56	to obtain an Orange County local business tax certificate.
	County approved best management practices training
58	program means a program approved as such in writing by the
	Manager of the Orange County Environmental Protection Division.
60	The program shall include the most current version of "Florida
00	Friendly Best Management Practices for Protection of Water
62	Resources by Green Industries, December 2008." The Orange
02	County Environmental Protection Division will maintain a publicly
64	available list of approved training programs.
	Fertilizer means any substance or mixture of substances,
66	excluding pesticides, organic composts, and fertilizer derived from
00	biosolids, that contains one (1) or more recognized plant nutrients
68	and promotes plant growth, or controls soil acidity or alkalinity, or
00	provides other soil enrichment, or provides other corrective
70	measures to the soil.
	Commented analysis moone the percentage of plant mutulents
70	Guaranteed analysis means the percentage of plant nutrients
72	or measures of neutralizing capability claimed to be present in a

74 Golf course means any public or private area of land designed and used exclusively for playing or practicing golf, including tees, fairways, greens, rough areas, hazards, and driving ranges (stand-76 alone ranges or those associated with a golf course). A golf course shall also include the following uses if they are accessory to the 78 above uses: clubhouses, and all facilities adjacent to and associated with the daily operations of the above-referenced areas. Golf-80 related structures or features on residentially zoned private land shall not constitute a golf course. 82 Groundcover means plants used in mass as alternative to turf 84 or lawn and/or to create variety in landscape; usually not having a mature height over two (2) feet tall. Landscape plants means any shrub, tree, or groundcover, 86 excluding turf and vegetable gardens. Person means any person, natural or artificial, individual, 88 firm, association, organization, partnership, business trust, corporation, company, agent, employee, or any other legal entity, 90 the United States of America, and the State of Florida and all political subdivisions, regions, districts, municipalities, and public 92 agencies. 94 Restricted season means the period from June 1 through September 30. Slow release means nitrogen in a form which delays its 96 availability for plant uptake and use for an extended period after application, or which extends its availability to the plant longer 98 than a readily available, rapid, or quick-release product. This definition includes the terms "controlled release," "timed release," 100 "slowly available," and "water insoluble." Turf, sod, or lawn means a mat layer of monocotyledonous 102 plants, including but not limited to, Bahia, Bermuda, Centipede, Paspalum, St. Augustine, and or Zoysia, or other groundcover. 104 No amendment to Section 15-802. There is no amendment to Section 15-Section 4. 106 802 ("Applicability."), which shall remain unchanged. Sec. 15-802. Applicability. Consistent with section 704 of the Orange County Charter, 108 this ordinance shall be applicable throughout all of Orange County, except in municipalities that have minimum standards for the 110

112	regulation of fertilizer application that are no less strict than those in this article.	
114	Section 5. Amending Section 15-803. Section 15-803 ("Weather and seas	onal
	restrictions."), is amended to read as follows:	
116	Sec. 15-803. Weather and seasonal restrictions.	
118	(a) No fertilizer containing nitrogen or phosphorus shall be applied to turf or landscape plants during a period for which the National Weather Service has issued any of the	
120	following advisories for any portion Orange County: a severe	
122	thunderstorm warning or watch, flood warning or watch, tropical storm warning or watch, or hurricane warning or watch, or a three-day cone of uncertainty.	
124	(b) No person, except applicators certified pursuant to	
126	section 15-809 herein, shall apply fertilizer containing nitrogen or phosphorus to turf or landscape plants during the restricted season from June 1 through September 30.	
128	Section 6. Amending Section 15-804. Section 15-804 ("Fertilizer con-	tent;
	application rate.") is amended to read as follows:	
130	Sec. 15-804. Fertilizer content; application rate.	
132	(a) No All fertilizer shall be used unless labeled in accordance with state law.	
134	(b) No fertilizer containing phosphorus shall be applied to turf or landscape plants. Provided, however, where phosphorus deficiency has been demonstrated in the soil underlying the turf by	
136	a soil analysis test performed by a State of Florida certified laboratory using University of Florida's Institute of Food and	
138	Agricultural Sciences ("UF/IFAS") approved methodology,	
140	phosphorus may then be applied to turf at a rate no greater than one-quarter of one pound (0.25 lb.) of phosphorus per one	
142	thousand (1,000) square feet per application, not to exceed one-half pound (0.5 lb.) of phosphorus per one thousand (1,000) square	
144	feet per year. Any person who obtains such a soil analysis test showing a phosphorus deficiency and who wishes to may apply	
146	phosphorus to turf and shall mail a copy of provide the test results to the Orange County Environmental Protection Division, Attention: Manager, 800 Mercy Drive, Orlando, Florida 32808	

180	amended to read as follows:
178	Section 7. Amending Section 15-805. Section 15-805 ("Fertilizer-free zones.") is
176	St. Augustine grass: 2 5 pounds of nitrogen per 1,000 square feet per year. Zoysia grass: 3 6 pounds of nitrogen per 1,000
174	Centipede grass: 2 3 pounds of nitrogen per 1,000 square feet per year.
172	Bermuda grass: 4 6 pounds of nitrogen per 1,000 square feet per year.
1.70	Bahia grass: 2 4 pounds of nitrogen per 1,000 square feet per year.
168	Plant Species/Nitrogen limit:
166	in Rule 5E-1.003, F.A.C., as it may be amended no fertilizer shall be applied at a rate that exceeds the limits per plant species set forth below:
164	(e) Notwithstanding any other provision of this section 15-804, fertilizers applied to turf must follow the guidelines found in Pule 5E 1 003 E A C. as it may be amended no fertilizer shall
162	that any application that exceeds one-half of one pound (0.5 lb.) of nitrogen shall conform to subsection 15-804(c).
160	exceed one-half of one pound (0.5 lb.) of readily available nitrogen per one thousand (1,000) square feet of area, provided, however,
158	(d) Notwithstanding subsection 15-804(c), commercial applicators may apply fertilizer to turf at a rate that does not
156	more than one (1) pound total nitrogen per one thousand (1,000) square feet of area per application.
154	turf-unless at least fifty (50) percent of its nitrogen content is slow release as indicated on the Guaranteed Analysis label, with no
152	(c) No fertilizer containing nitrogen shall be applied to
150	of whether a soil deficiency test has been performed, for a period of sixty (60) days following installation.
148	within thirty (30) days of receipt of results. In addition, phosphorus may be applied at the foregoing rate to newly installed, regardless

Sec. 15-805. Fertilizer-free zones.

182	(a) No fertilizer shall be applied within ten (10) fifteen
	(15) feet of any wetland or surface waters, including but not
184	limited to a lake, pond, stream, water body, water course, or canal.
106	Additionally, no fertilizer shall be applied within ten (10) feet of
186	any wetland as defined by the Florida Department of
100	Environmental Protection (Chapter 62-340, Florida Administrative
188	Code, as it may be amended or superseded).
	(b) No fertilizer shall be deposited, washed, swept, or
190	blown off, intentionally or inadvertently, onto any impervious
	surface, public right-of-way, public property, stormwater drain,
192	ditch, conveyance, or water body. Any fertilizer applied, spilled, or
	deposited, either intentionally or accidentally, on any impervious
194	surface shall be immediately and completely removed to the
	greatest extent practicable. Fertilizer released on an impervious
196	surface must be immediately contained and either legally applied
	to turf or landscape plants or any other legal site, or returned to the
198	original or other appropriate container.
	(c) A low-maintenance zone is strongly recommended,
200	though not required, for all areas within six (6) ten (10) feet of the
200	normal high water elevation of any lake, pond, stream, water body,
202	water course or canal, or any wetland, excluding permitted
202	stormwater ponds. Low-maintenance zones should be planted and
204	managed in such a way as to minimize the need for watering,
	mowing, and other active maintenance. No mowed or cut
206	vegetative material may be deposited or left remaining in this zone
	or deposited in the water. Care should be taken to prevent over-
208	spray of aquatic weed control products in this zone.
	Cartin 9 No amond to Cartin 15 906 There is no amondment to Cartin 15
	Section 8. No amendment to Section 15-806. There is no amendment to Section 15-
210	806 ("Mode of application."), which shall remain unchanged.
	Sec. 15-806. Mode of application.
212	Broadcast spreaders applying fertilizers must be equipped
	with deflector shields positioned to deflect fertilizer from all
214	impervious surfaces, rights-of-way, stormwater drains, ditches,
	conveyances, and water bodies.

	Section 9. No amenament to Section 13-807. There is no amenament to Section 13-
218	807 ("Grass clippings and vegetative material/debris."), which shall remain unchanged.
	Sec. 15-807. Grass clippings and vegetative material/debris.
220	Grass clippings and/or vegetative material/debris shall not be deposited, washed, swept, or blown off, intentionally or
222	inadvertently, onto any impervious surface, public right-of-way, stormwater drain, ditch, conveyance, or water body.
224	Section 10. Amending Section 15-808. Section 15-808 ("Exemptions; exceptions.")
	is amended to read as follows:
226	Sec. 15-808. Exemptions; exceptions.
228	(a) Sections 15-805 through 15-810 of this article shall not apply to golf courses; provided, however, fertilizer shall not be applied to golf courses in excess of the provisions of the Florida
230	Department of Environmental Protection ("FDEP") document, BMPs for the Enhancement of Environmental Quality on Florida
232	Golf Courses, January 2007 set forth in Rule 5E-1.003(3), F.A.C., as it may be amended.
234	(b) This article shall not apply to any bona fide farm operation that Orange County is without authority to regulate with
236	regard to fertilizer application pursuant to the Florida Right to Farm Act, F.S. (20072016) § 823.14 et seq., or other applicable
238	state law.
240	(c) This article shall not apply to sports turf areas at parks and athletic fields.
	Section 11. Amending Section 15-809. Section 15-809 ("Commercial training
242	requirements; proof of compliance.") is amended to read as follows:
244	Sec. 15-809. Commercial $\underline{t}\underline{T}$ raining requirements; proof of compliance.
246	(a) No commercial applicator shall cause fertilizer to be applied, except at his or her own residence, without proof of successful completion of a county approved best management
248	practices training program within the previous three (3) years, unless he or she is under the direct physical supervision of a person
250	who has proof of successful completion of such a training program

252	fertilizer application from the Florida Department of Agriculture
	and Consumer Services, as specified in section 15-809(c).
254	(b) Each commercial applicator shall ensure that each
	applicator he or she employs has successfully completed a county-
256	approved best management practices training program within one
	hundred eighty (180) days of initial employment and shall ensure
258	that prior to the successful completion of said program, each
	employee applicator shall work under the direct physical
260	supervision of a person who has successfully completed said
	program a valid limited certification for urban landscape
262	commercial fertilizer application from the Florida Department of
	Agriculture and Consumer Services prior to the application of
264	fertilzer.
	(c) Possession of a valid limited certification for urban
266	landscape commercial fertilizer application from the Florida
	Department of Agriculture and Consumer Services or the Florida
268	Department of Environmental Protection's Florida Friendly Best
	Management Practices for Protection of Water Resources by the
270	Green Industries training by UF/IFAS shall suffice as evidence of
	completion of a county-approved best management practices
272	training program.
	(d) Non-commercial applicators shall provide proof on
274	an annual basis of successful completion of the online training
	"Orange County Fertilizer Application Education Course for
276	Citizens" on the Orange County fertilizer web page.
	Section 12. Amending Section 15-810. Section 15-810 ("Commercial applicator
	Section 12. Amending Section 15-010. Section 15-010 (Commercial applicator
278	business tax certificate.") is amended to read as follows:
2.0	
	Sec. 15-810. Commercial applicators; business tax certificate.
280	Prior to obtaining or renewing an Orange County local
	business tax certificate for a business that provides landscape
282	services, each commercial applicator shall provide proof of
-	successful completion from a-county-approved best management

a valid limited certification for urban landscape commercial

practices training programs within the previous three (3) years.

Commercial applicators who hold an Orange County local business

tax certificate as of the effective date of this article shall provide such certificate of completion to the Orange County Tax Collector's office no later than March 1, 2010. Possession of a

valid limited certification for urban landscape commercial fertilizer application from the Florida Department of Agriculture and

284

286

288

290

Consumer Services or the Florida Department of Environmental Protection's Florida Friendly Best Management Practices for 292 Protection of Water Resources by the Green Industries training by 294 UF/IFAS shall suffice as evidence of completion of a countyapproved best management practices training program. 296 Section 13. No amendment to Section 15-811. There is no amendment to Section 15-811 ("Variances."), which shall remain unchanged. 298 Sec. 15-811. Variances. All requests for a variance(s) from the requirements 300 of this article shall be made in writing to the Manager of the Orange County Environmental Protection Division. The manager may require the applicant for a variance to provide such 302 information as necessary to carry out the purpose of this article. The manager may approve, approve with conditions or deny 304 requests for variances. A variance may be granted if strict application of the Orange County Fertilizer Management 306 Ordinance would lead to unreasonable or unfair results in particular instances, provided that the applicant demonstrates with 308 particularity that compliance will result in a substantial economic, health or other hardship on the applicant requesting the variance or 310 those served by the applicant. Variances may be issued by the manager only upon 312 satisfaction of the following: (1) A showing of good and sufficient cause by the 314 applicant that the cause is not self-imposed, and (2) A determination by the manager that the variance is 316 the minimum necessary to afford relief, and (3) A determination by the manger that failure to grant 318 the variance would result in a practical difficulty or 320 a physical hardship affecting the applicant's economic use of the property, and 322 (4) A determination by the manager that the granting of the variance will not result in threats to the health, safety and welfare of the residents of the county or 324 conflict with existing local laws or ordinances.

manager may appeal pursuant to the provisions of section 15-38.

326

Any person aggrieved by the decision of the

	812 ("Enforcement and penalty."), which shall remain unchanged.
330	Sec. 15-812. Enforcement and penalty.
222	(a) It shall be unlawful for any person to violate any
332	provision of this article, or any provision of any resolution enacted pursuant to the authority of this article. Every code enforcement
334	officer is authorized to enforce the provisions of this article. Any person who violates any provision of this article, or any provision
336	of any resolution enacted pursuant to the authority of this article, shall be subject to the following penalties:
338	(1) First violation: Written notice.
	(2) Second violation: Written notice.
340	(3) Third violation: Fine of fifty dollars (\$50.00).
342	(4) Fourth and subsequent violations: Fine of one hundred dollars (\$100.00)
	(b) In addition to the enforcement provisions provided,
344	the county may avail itself of any other legal or equitable remedy available to it including, without limitation, injunctive relief, in the
346	enforcement of any provision of this article or any provision of any
348	resolution enacted pursuant to the authority of this article. Any person violating this article shall be held liable for all costs incurred by the county in connection with enforcing this article, or
350	any resolution enacted pursuant to the authority of this article including, but not limited to, attorney's fees.
352	Section 15. Effective Date. This ordinance shall take effect pursuant to general law.

328

Section 14.

No amendment to Section 15-812. There is no amendment to Section 15-

354	ADOPTED THIS DAY OF June, 2017.
356	ORANGE COUNTY, FLORIDA
358	By: Board of County Commissioners
360	By:
362	Teresa Jacobs Orange County Mayor
364	
366	ATTEST: Phil Diamond, CPA, County Comptroller As Clerk of the Board of County Commissioners
368	By:
370	Deputy Clerk
372	S:\GHolmes\Ordinances\Fertilizer (Ch. 15 - Art. XVII)\2017 Update (Fertilizer)\Fertilizer Management - DRAFT v.2017-04-26.doc