1	AN ACT
2	relating to citrus pest and disease management.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Sections 80.001(a) and (b), Agriculture Code,
5	are amended to read as follows:
6	(a) The legislature finds that:
7	(1) <u>citrus pests and diseases</u> , including the insect
8	known as the Asian citrus psyllid and the disease known as citrus
9	greening, are public nuisances and menaces to the citrus industry,
10	and their control and suppression is a public necessity;
11	(2) because of the natural migration patterns of
12	citrus pests and the contagious nature of citrus diseases [the
13	Asian citrus psyllid], the control and suppression of the nuisance
14	can best be accomplished by dividing the commercial citrus-growing
15	areas into separate zones so that integrated pest management
16	programs may be developed for each zone;
17	(3) there is a need for a quasi-governmental entity
18	acting under the supervision and control of the commissioner whose
19	members are actual citrus producers who would be represented on the
20	board of the entity by directors elected by them to manage control
21	and suppression programs and to furnish expertise in the field of
22	disease and insect control and suppression, because such an entity
23	would enhance the interest and participation of citrus producers in
24	the program;

1 (4) citrus producers, in partnership with the state 2 and federal governments, have made significant investments toward 3 the suppression of these pests and disease in this state; and

4 (5) it is essential to the well-being of the citrus 5 industry and the agricultural economy of this state that the 6 investments of the citrus producers and the state and federal 7 governments be protected.

8 (b) It is the intent of the legislature that the program of 9 control and suppression of <u>citrus pests and diseases</u> [<del>the Asian</del> 10 <del>citrus psyllid</del>] be carried out with the best available integrated 11 pest management techniques.

SECTION 2. Section 80.002, Agriculture Code, is amended to read as follows:

Sec. 80.002. DESIGNATION OF ENTITY TO CARRY OUT CITRUS PEST 14 AND DISEASE [ASIAN CITRUS PSYLLID AND CITRUS GREENING] CONTROL AND 15 16 SUPPRESSION. (a) The Texas Citrus Pest and Disease Management Inc., a Texas nonprofit corporation, 17 Corporation, shall be recognized by the department as the entity to plan, carry out, and 18 operate suppression programs to manage and control pests and 19 20 diseases, including the Asian citrus psyllid and citrus greening, in citrus plants in the state under the supervision of the 21 department as provided by this chapter. 22

(b) The commissioner may terminate the corporation's designation as the entity recognized to carry out <u>citrus pest and</u> <u>disease</u> [Asian citrus psyllid] control and management by giving 45 days' written notice to the corporation and by designating a successor entity. If the commissioner designates a successor to

the corporation, the successor has all the powers and duties of the 1 2 corporation under this chapter. Any successor to the corporation shall assume and shall be responsible for all obligations and 3 4 liabilities relating to any notes, security agreements, assignments, loan agreements, and any other contracts or other 5 documents entered into by the corporation with or for the benefit of 6 7 any financial institution or its predecessor, successor, or assignee. 8

9 SECTION 3. Section 80.003, Agriculture Code, is amended by 10 amending Subdivisions (7), (10), (11), and (13) and adding 11 Subdivisions (14) and (15) to read as follows:

12 (7) "Suppression" means control of the numbers and 13 migration of <u>a pest</u> [the Asian citrus psyllid] to the extent that 14 the commissioner does not consider further management of the <u>pest</u> 15 [Asian citrus psyllid] necessary to prevent economic loss to citrus 16 producers.

(10) "Host" means a plant or plant product in which <u>a</u> <u>pest</u> [the Asian citrus psyllid] is capable of completing any portion of its life cycle.

(11) "Infested" means the presence of <u>a pest</u> [the Asian citrus psyllid] in any life stage or the existence of generally accepted [entomological] evidence from which it may be concluded with reasonable certainty that <u>a pest</u> [the Asian citrus psyllid] is present.

(13) "Regulated article" means an article carrying or
 capable of carrying <u>a pest</u> [the Asian citrus psyllid], including
 citrus plants, nursery plants, citrus rootstock, or other hosts.

S.B. No. 1749 1 (14) "Disease" means an impairment of the normal state 2 of citrus, caused by a virus or organism, that interrupts or modifies the performance of vital functions in citrus. The term 3 4 includes citrus greening. 5 (15) "Pest" means a virus or organism that causes disease or other damage to citrus and that is designated by 6 7 commissioner rule for suppression under this chapter. The term includes the Asian citrus psyllid. 8 Section 80.006(c), Agriculture Code, is amended 9 SECTION 4. 10 to read as follows: 11 (C) A proposed pest management zone referendum ballot must 12 include or be accompanied by information about the proposed pest 13 management zone, including: a statement of the purpose of the pest [Asian 14 (1)15 citrus psyllid] suppression program; 16 (2) the geographic area included in the proposed pest 17 management zone; summary of rules 18 (3) a general adopted by the commissioner under Sections 80.016, 80.020, and 80.022, including a 19 20 description of: citrus producer responsibilities; and 21 (A) 22 (B) penalties for noncompliance with rules adopted under this chapter; and 23 24 (4) an address and toll-free telephone number that a citrus producer may use to request more information about the 25 referendum or the pest [Asian citrus psyllid] suppression program. 26 27 SECTION 5. Section 80.008(b), Agriculture Code, is amended

1 to read as follows:

2 (b) In making appointments under this section, the 3 commissioner shall appoint the following board members, selected 4 from a variety of citrus-growing regions of the state, for 5 four-year terms:

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an agricultural lender;

7 (2) an independent entomologist who is an integrated
8 pest management specialist;

9 (3) <u>a representative from an industry</u> [<del>two</del> 10 <del>representatives from industries</del>] allied with citrus production; 11 [<del>and</del>]

12 (4) a representative from the pest control industry; 13 and

14 (5) a representative of the nursery or ornamental 15 citrus sales industry.

SECTION 6. Sections 80.014(a) and (b), Agriculture Code, are amended to read as follows:

18 (a) On the determination by the corporation that the pest [Asian citrus psyllid] suppression program has been completed in 19 all pest management zones established under this chapter, the 20 corporation shall provide notice of the completion to 21 the 22 commissioner along with a request for discontinuance of the control and suppression program and collection of the assessment. 23 Any request under 24 this subsection must include documentation 25 supporting the fact that <u>pests are</u> [the Asian citrus psyllid is] no longer a threat to the state's citrus industry and a plan for 26 27 discontinuance of the program and assessment.

1 (b) The commissioner shall determine whether or not the 2 further suppression of <u>pests</u> [the Asian citrus psyllid] is 3 necessary in the pest management zones and approve or disapprove 4 discontinuance of the corporation and the plan for dissolution.

5 SECTION 7. Section 80.015(a), Agriculture Code, is amended 6 to read as follows:

7 (a) The commissioner shall propose the assessment needed in
8 each pest management zone to ensure the stability of the citrus
9 industry by suppressing the public nuisance caused by <u>pests</u> [the
10 Asian citrus psyllid].

SECTION 8. Section 80.016(i), Agriculture Code, is amended to read as follows:

(i) A public hearing regarding the proposed suppression program, including information regarding regulations to be promulgated by the commissioner, may be held by the commissioner in each of several locations in each [Asian citrus psyllid] pest management zone.

SECTION 9. Section 80.019, Agriculture Code, is amended to read as follows:

Sec. 80.019. ENTRY OF PREMISES; SUPPRESSION ACTIVITIES; 20 INSPECTIONS. The department, the corporation, or a designated 21 representative of either entity may enter citrus groves or other 22 premises to carry out the purposes of this chapter, which include 23 24 the treatment and monitoring of growing citrus or other host The department, the corporation, or a designated 25 plants. representative of either entity may inspect groves or premises in 26 27 this state for the purpose of determining whether the property is

1 infested with pests [the Asian citrus psyllid or citrus greening]. 2 An inspection must be conducted during reasonable daylight hours. The department shall give notice by publication of the planned 3 4 schedule of dates for entry by the department, the corporation, or a designated representative of either entity, to the owner 5 or occupant of the groves or premises to carry out the purposes of this 6 7 chapter, including treatment, monitoring, or inspection functions. The department shall publish notice of the planned schedule to 8 9 enter the groves or premises in a newspaper of general circulation in the pest management zone not less than once a week for two weeks 10 11 immediately before the scheduled dates of entry. In addition to the 12 notice published by the department, the corporation shall post 13 notice of the planned schedule to enter groves or premises to carry out the purposes of this chapter at the county courthouse of each 14 county in the pest management zone not later than the 15th day 15 16 before the planned dates of entry.

SECTION 10. Section 80.020(b), Agriculture Code, is amended to read as follows:

(b) The commissioner may adopt rules requiring all growers of citrus in a pest management zone to participate in <u>a pest</u> [<del>an</del> <del>Asian citrus psyllid</del>] suppression program and growers of commercial citrus to participate in pest and disease management programs that include cost sharing as required by the rules.

24 SECTION 11. Sections 80.022(a) and (b), Agriculture Code, 25 are amended to read as follows:

(a) The commissioner shall adopt rules to protectindividuals, livestock, wildlife, and honeybee colonies on any

1 premises in a pest management zone on which citrus plants are being 2 grown that have been or are being treated to control or suppress 3 <u>pests</u> [the Asian citrus psyllid and citrus greening].

4 (b) Rules adopted under this section shall establish the 5 criteria by which the corporation develops its procedures and 6 methods of treatment, which shall:

7 (1) establish a methodology for determining when <u>pest</u>
8 [Asian citrus psyllid] population levels have reached economic
9 significance or when <u>disease</u> [citrus greening] is present;

10 (2) establish an effective treatment regimen that 11 seeks to provide the least possible risk to workers, the public, and 12 the environment;

13 (3) minimize the effects of the use of pesticides on 14 long-term control methods, including but not limited to the effect 15 a particular pesticide may have on biological controls;

16 (4) establish methods for monitoring [Asian citrus 17 psyllids, citrus greening, and secondary] pests;

18 (5) establish methods for verifying pesticide use 19 reduction; and

consider the 20 (6) acute and chronic toxicity of 21 particular pesticides and the quantity of particular pesticides needed. Pest management zone treatment plans may take into account 22 the potential for the use of smaller quantities of more toxic 23 substances to result in fewer health and environmental risks than 24 25 larger quantities of less toxic substances.

26 SECTION 12. Section 80.024, Agriculture Code, is amended to 27 read as follows:

S.B. No. 1749 1 Sec. 80.024. DOCUMENTING REGULATED ARTICLES. To implement 2 this chapter, the department may issue or authorize issuance of: (1) a certificate that indicates that a regulated 3 article is not infested with pests [the Asian citrus psyllid]; and 4 5 (2) a permit that provides for the movement of a regulated article to a restricted destination for limited handling, 6 7 use, or processing. SECTION 13. Section 80.025(a), Agriculture Code, is amended 8 9 to read as follows: 10 The corporation may carry out programs to destroy and (a) 11 manage <u>pests</u> [the Asian citrus psyllid and citrus greening] in this 12 state by cooperating through written agreements, as approved by the 13 commissioner, with: an agency of the federal government; 14 (1)15 (2) a state agency; 16 (3) appropriate agency of a foreign country an contiguous to the affected area to the extent allowed by federal 17 18 law; (4) a person who is engaged in growing, processing, 19 marketing, or handling citrus; 20 21 a group of persons in this state involved in (5) 22 similar programs to carry out the purposes of this chapter; or an appropriate state agency of another state 23 (6) contiguous to the affected area, to the extent allowed by federal 24 25 law, the law of the contiguous state, and the law of this state. SECTION 14. Section 80.026(a), Agriculture Code, is amended 26 27 to read as follows:

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(a) The commissioner shall develop rules and procedures to:

2 (1) protect the eligibility of organic citrus3 producers to be certified by the commissioner;

4 (2) ensure that organic and transitional 5 certifications by the commissioner continue to meet national 6 certification standards in order for organic citrus to maintain 7 international marketability; and

8 (3) in all events maintain the effectiveness of the 9 <u>pest</u> [Asian citrus psyllid] suppression program and <u>disease</u> [citrus 10 greening] management administered under this chapter.

SECTION 15. Section 80.008(b), Agriculture Code, as amended by this Act, applies only to a member of the board of directors of the Texas Citrus Pest and Disease Management Corporation, Inc., appointed on or after the effective date of this Act. A member appointed before the effective date of this Act may continue to serve until the expiration of the member's term.

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SECTION 16. This Act takes effect September 1, 2015.

President of the Senate Speaker of the House I hereby certify that S.B. No. 1749 passed the Senate on April 22, 2015, by the following vote: Yeas 29, Nays 1.

Secretary of the Senate

I hereby certify that S.B. No. 1749 passed the House on April 30, 2015, by the following vote: Yeas 138, Nays 1, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor