

Substitute Bill No. 1497

January Session, 2025

General Assembly

AN ACT CONCERNING PROGRAMMING AT THE DEPARTMENT OF AGRICULTURE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (a) of section 22-26f of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective from passage*):

4 (a) There shall be a State Veterinarian who shall be an employee of 5 the Department of Agriculture and shall serve as the state animal health 6 official for the state. The Commissioner of Agriculture may designate 7 one or more veterinarians to exercise all or part of the authority, powers 8 and duties of the State Veterinarian. [in the absence of the State 9 Veterinarian.] Any veterinarian designated by the commissioner 10 pursuant to this subsection shall meet the requirements of subsection (b) 11 of this section. Any emergency or temporary appointments made 12 pursuant to this subsection shall be utilized within existing resources 13 and be consistent with the provisions of subsection (c) of section 5-235.

- 14 Sec. 2. Section 22-111c of the general statutes is repealed and the 15 following is substituted in lieu thereof (*Effective from passage*):
- (a) Each brand and grade of fertilizer shall be registered in the nameof the person whose name appears on the label for such fertilizer before

18 being distributed in this state. The application for registration shall be 19 submitted to the commissioner on a form furnished by the 20 commissioner and shall be accompanied by a fee of seventy-five dollars. 21 [On and after January 1, 2010, said] Said fee shall be established by the 22 commissioner by regulations adopted in accordance with the provisions 23 of section 22-111j, provided such fee does not exceed seventy-five 24 dollars. The application shall include the following information: (1) The 25 net weight; (2) the brand and grade; (3) the guaranteed analysis; and (4) 26 the name and address of the registrant. Upon approval of the 27 application by the commissioner, a copy of the registration shall be 28 furnished to the applicant. All registrations shall expire on June thirtieth 29 of each year.

(b) A distributor shall not be required to register any fertilizer which
is already registered under this chapter by another person, provided the
label for such exempted fertilizer does not differ in any material respect
to such previously registered fertilizer.

34 (c) A distributor shall not be required to register fertilizer formulated
35 according to specifications which are furnished by a consumer prior to
36 mixing; but shall be required to label such fertilizer as provided in
37 subsection (c) of section 22-111d.

Sec. 3. Section 22-111bb of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

40 (a) No person may distribute a soil amendment unless it has been 41 registered with the commissioner in accordance with the provisions of 42 this section. An application for registration shall be submitted annually 43 to the commissioner on the form furnished or approved by the 44 commissioner and shall be accompanied by a fee established by the 45 Commissioner of Agriculture that shall not exceed seventy-five dollars. 46 Upon approval of the application by the commissioner, a copy of the 47 registration shall be furnished to the applicant. Such registration shall 48 expire on September thirtieth of the following year. Each distributor 49 shall submit to the commissioner a copy of labels and any advertising

50 literature for each soil amendment with the registration application.

51 (b) A distributor shall not be required to register any brand of soil 52 amendment that is already registered under this section by another 53 person, providing the label does not differ in any respect.

(c) Before registering any soil amendment, the commissioner may
require evidence to substantiate the claims made for the soil amendment
and proof of the value and usefulness of the soil amendment.

57 Sec. 4. Subsection (b) of section 22-341 of the general statutes is 58 repealed and the following is substituted in lieu thereof (*Effective from* 59 *passage*):

60 (b) The town clerk of each town shall order a sufficient number of 61 such tags or plates from the commissioner, who shall furnish the same 62 at [a cost of five cents each] the cost incurred to procure and distribute 63 such tags or plates, which cost shall be paid by the town on the approval 64 of the town clerk. [Any balance of the moneys received by the 65 commissioner after deducting the cost of the tags, the expenses 66 incidental to their distribution to the town clerks and the expenses 67 incidental to the enforcement of the provisions of this chapter, shall be 68 accounted for by the commissioner to the Comptroller.] The design and 69 the shape of such tags or plates shall be changed each year, and such tags or plates for each year shall be of uniform design and material 70 throughout the state. Any dog found roaming at large upon any public 71 72 highway or common or upon the premises of any person other than its 73 owner, without a tag as provided in this section, shall be presumed to 74 be an unlicensed dog.

This act shall take effect as follows and shall amend the following
sections:Section 1from passage22-26f(a)Sec. 2from passage22-111cSec. 3from passage22-111bb

from passage

22-341(b)

Sec. 4

ENV Joint Favorable Subst.