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1	S.102
2	Introduced by Committee on Agriculture
3	Date:
4	Subject: Agriculture; solid waste; composting; poultry
5	Statement of purpose of bill as introduced: This bill proposes to require the
6	Agency of Agriculture, Food and Markets to regulate compost foraging as
7	farming. The bill would amend the definition of "farming" under Act 250 and
8	the Required Agricultural Practices to include compost foraging. The bill
9	would also require the manufacturer or distributor of dosage form animal health products,
10	feed supplements, biostimulants, soil amendments, and plant amendments sold
11	or distributed in the State to register the products with the Agency of
12	Agriculture, Food and Markets.
13	An act relating to the regulation of agricultural inputs for farming
14	It is hereby enacted by the General Assembly of the State of Vermont:
15	* * * Compost Foraging; Farming * * *
16	Sec. 1. 10 V.S.A. § 6001 is amended to read:
17	§ 6001. DEFINITIONS
18	In As used in this chapter:
19	* * *
20	(3)(A) "Development" means each of the following:

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Commented [ 1]: This terminology if suggested so it specifically defines the intended products considered – NASC Products. It also would exclude Functional Treats or other products which would be AAFCO type feed products as well as approved animal drugs.

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1	* * *
2	(D) The word "development" does not include:
3	(i) The construction of improvements for farming, logging, or
4	forestry purposes below the elevation of 2,500 feet.
5	* * *
6	(vii) The construction of improvements below the elevation of
7	2,500 feet for the on-site storage, preparation, and sale of compost, provided
8	that one of the following applies:
9	* * *
10	(III) The compost is principally used on the farm where it was
11	produced.
12	***
13	(22) "Farming" means:
14	(A) the cultivation or other use of land for growing food, fiber,
15	Christmas trees, maple sap, or horticultural and orchard crops; or
16	(B) the raising, feeding, or management of livestock, poultry, fish, or
17	bees; or
18	(C) the operation of greenhouses; or
19	(D) the production of maple syrup; or
20	(E) the on-site storage, preparation, and sale of agricultural products
21	principally produced on the farm; or

1	(F) the on-site storage, preparation, production, and sale of fuel or
2	power from agricultural products or wastes principally produced on the farm;
3	or
4	(G) the raising, feeding, or management of four or more equines
5	owned or boarded by the farmer, including training, showing, and providing
6	instruction and lessons in riding, training, and the management of equines; or
7	(H) the importation of 2,000 cubic yards per year or less of food
8	residuals or food processing residuals onto a farm for the production of
9	compost, provided that:
10	(i) the compost is principally used on the farm where it is
11	produced; or
12	(ii) the compost is produced on a small farm that raises or
13	manages poultry.
14	* * *
15	(38) "Farm" means, for the purposes of subdivision (22)(H) of this
16	section, a parcel or parcels of land owned, leased, or managed by a person and
17	devoted primarily to farming that meets the threshold criteria as established
18	under the Required Agricultural Practices.
19	(39) "Food processing residuals" means the remaining organic material
20	from a food processing plant and may include whey and other dairy, cheese
21	making, and ice cream residuals or residuals from any food manufacturing
22	process excluding livestock or poultry slaughtering and rendering operations.

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1	"Food processing residuals" does not include food residuals from	n markets,
2	groceries, or restaurants.	
3	(40) "Food residuals" has the same meaning as in section	6602 of this
4	title.	
5	(41) "Principally used" means, for the purposes of subdivi	sion
6	(3)(D)(vii)(III) and (22)(H) of this section, that more than 50 per	cent, either by
7	volume or weight, of the compost produced on the farm is physic	cally and
8	permanently incorporated into the native soils on the farm as a so	o <u>il</u>
9	enhancement and is not removed or sold at any time thereafter.	
10	(42) "Small farm" has the same meaning as in 6 V.S.A. §	<u>4871.</u>
11	Sec. 2. Section 2 of the Agency of Agriculture, Food and Marke	ts,
12	Vermont Required Agricultural Practices Rule for the Ag	gricultural
13	Nonpoint Source Pollution Control Program is amended	to read:
14	Section 2. Definitions	
15	***	
16	2.16 Farming means:	
17	(a) the cultivation or other use of land for growing food, fiber	, Christmas
18	trees, maple sap, or horticultural, viticultural, and orchard crops;	or
19	(b) the raising, feeding, or management of livestock, poultry,	fish, or bees;
20	or	
21	(c) the operation of greenhouses; or	
22	(d) the production of maple syrup; or	

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2	principally produced on the farm; or
3	(f) the on-site storage, preparation, production, and sale of fuel or power
4	from agricultural products or wastes principally produced on the farm; or
5	(g) the raising, feeding, or management of four or more equines owned or
6	boarded by the farmer, including training, showing, and providing instruction
7	and lessons in riding, training, and the management of equines: or
8	(h) the importation of 2,000 cubic yards per year or less of food residuals
9	or food processing residuals onto a farm for the production of compost,
10	provided that:
11	(1) the compost is principally used on the farm where it is produced; or
12	(2) the compost is produced on a small farm that raises or manages
13	poultry.
14	***
15	2.44 "Food residual" means source separated and uncontaminated material
16	that is derived from processing or discarding of food and that is recyclable, in a
17	manner consistent with 10 V.S.A. § 6605k. Food residual may include
18	preconsumer and postconsumer food scraps. "Food residual" does not mean
19	meat and meat-related products when the food residuals are composted by a
20	resident on site.
21	2.45 "Principally used" means that more than 50 percent, either by
22	volume or weight, of the compost produced on the farm is physically and

(e) the on-site storage, preparation, and sale of agricultural products

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1	permanently incorporated into the native soils on the farm as a s	<u>oil</u>
2	enhancement and is not removed or sold at any time thereafter.	
3	Sec. 3. 6 V.S.A. chapter 218 is added to read:	
4	CHAPTER 218. AGRICULTURAL RESIDUALS MANA	<u>GEMENT</u>
5	<u>§ 5131. PURPOSE</u>	
6	The purpose of this chapter is to establish a program for the r	management of
7	residual wastes generated, imported to, or managed on a farm for	or farming in
8	Vermont.	
9	§ 5132. DEFINITIONS	
10	As used in this chapter:	
11	(1) "Agency" means the Agency of Agriculture, Food and	d Markets.
12	(2) "Compost" means a stable humus-like material produ	ced by the
13	controlled biological decomposition of organic matter through a	<u>ctive</u>
14	management but shall not mean sewage, septage, or materials de	erived from
15	sewage or septage.	
16	(3) "Farm" means a parcel or parcels of land owned, lease	ed, or managed
17	by a person and devoted primarily to farming that meets the three	eshold criteria
18	for regulation under the Required Agricultural Practices.	
19	(4) "Farming" has the same meaning as in 10 V.S.A. § 60	001(22).
20	(5) "Food processing residuals" means the remaining org	anic material
21	from a food processing plant and may include whey and other d	airy, cheese
22	making, and ice cream residuals or residuals from any food man	ufacturing

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1	process excluding livestock or poultry slaughtering and rendering	operations.
2	"Food processing residuals" do not include food residuals from m	arkets,
3	groceries, or restaurants.	
4	(6) "Food residuals" means source separated and uncontam	<u>inated</u>
5	material that is derived from processing or discarding of food and	that is
6	recyclable or compostable. "Food residuals" may include precons	sumer and
7	postconsumer food scraps. "Food residuals" include meat and mea	at-related
8	products when the disposition of the products is managed on a far	<u>m.</u>
9	(7) "Secretary" means the Secretary of Agriculture, Food a	and Markets.
10	(8) "Source separation" has the same meaning as in 10 V.S	.A. § 6602.
11	§ 5133. FOOD RESIDUALS; RULEMAKING	
12	(a) The Secretary shall regulate the importation of food residua	als or food
13	processing residuals onto a farm.	
14	(b)(1) The Secretary shall adopt by rule requirements for the m	nanagement
15	of food residuals and food processing residuals on a farm. The ru	<u>les may</u>
16	include requirements regarding:	
17	(A) the proper composting of food residuals or food prod	cessing
18	residuals;	
19	(B) destruction of pathogens in food residuals, food proc	essing
20	residuals, or compost;	
21	(C) prevention of public health threat from food residual	s, food

processing residuals, or compost;

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1	(D) protection of natural resources or the environment; and
2	(E) prevention of objectionable odors, noise, vectors, or other
3	nuisance conditions.
4	(2) The Secretary may adopt the rules required by this section as part of
5	the Required Agricultural Practices or as independent rules under this chapter.
6	(c) A farm producing compost under 10 V.S.A. § 6001(22)(H) shall be
7	regulated under this chapter and shall not require a certification or other
8	approval from the Agency of Natural Resources under 10 V.S.A. chapter 159.
9	Sec. 4. 10 V.S.A. § 6605 is amended to read:
10	§ 6605. SOLID WASTE MANAGEMENT FACILITY CERTIFICATION
11	(a)(1) No person shall construct, substantially alter, or operate any solid
12	waste management facility without first obtaining certification from the
13	Secretary for such facility, site, or activity, except for sludge or septage
14	treatment or storage facilities located within the fenced area of a domestic
15	wastewater treatment plant permitted under chapter 47 of this title. This
16	exemption for sludge or septage treatment or storage facilities shall exist
17	only if:
18	* * *
19	(2) Certification shall be valid for a period not to exceed 10 years.
20	* * *
21	(n) A farm producing compost under subdivision 6001(22)(H) is exempt

from the requirements of this section.

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1	Sec. 5. 10 V.S.A. § 6605h is amended to read:	
2	§ 6605h. COMPOSTING REGISTRATION	
3	Notwithstanding sections 6605, 6605f, and 6611 of this title,	the Secretary
4	may, by rule, authorize a person engaged in the production or m	anagement of
5	compost at a small scale composting facility to register with the	Secretary
6	instead of obtaining a facility certification under section 6605 or	6605c of this
7	title. This section shall not apply to a farm producing compost u	<u>inder</u>
8	subdivision 6001(22)(H) of this title.	
9	Sec. 6. 10 V.S.A. § 6605j is amended to read:	
10	§ 6605j. ACCEPTED COMPOSTING PRACTICES	
11	(a) The Secretary, in consultation with the Secretary of Agric	culture, Food
12	and Markets, shall adopt by rule, pursuant to 3 V.S.A. chapter 2	5, and shall
13	implement and enforce accepted composting practices for the m	anagement of
14	composting in the State. These accepted composting practices s	hall address:
15	(1) standards for the construction, alteration, or operation	of a
16	composting facility;	
17	(2) standards for facility operation, including acceptable of	quantities of
18	product or inputs, vector management, odors, noise, traffic, litter	r control,
19	contaminant management, operator training and qualifications, r	ecordkeeping,
20	and reporting;	

1	(3) standards for siting of composting facilities, including siting and
2	operation of compost storage areas, compost bagging areas, and roads and
3	parking areas;
4	(4) standards for the composting process, including rotation,
5	management of compost piles, compost pile size, and monitoring of compost
6	operations;
7	(5) standards for management of runoff from compost facilities,
8	including liquids management from the feedstock area, active composting
9	areas, curing area, and compost storage area; the use of swales or stormwater
10	management around or within a compost facility; vegetative buffer
11	requirements; and run-off management from tipping areas;
12	(6) specified areas of the State unsuitable for the siting of commercial
13	composting that utilizes post-consumer food residuals or animal mortalities,
14	such as designated downtowns, village centers, village growth areas, or areas
15	of existing residential density; and
16	(7) definitions of "small-scale composting facility," "medium-scale
17	composting facility," and "de minimis composting exempt from regulation."
18	(b) A person operating a small scale composting facility or operating a
19	composting facility on a farm-who follows the accepted composting practices
20	shall not be required to obtain a discharge permit under section 1263 or 1264
21	of this title, a solid waste facility certification under chapter 159 of this title, o

an air emissions permit under chapter 23 of this title unless a permit is required

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1	by federal law or the Secretary of Natural Resources determines	that a permit
2	is necessary to protect public health or the environment.	
3	(c) The Secretary of Natural Resources shall coordinate with	the Secretary
4	of Agriculture, Food and Markets in implementing and enforcing	the accepted
5	composting practices. The Secretary of Agriculture, Food and M	arkets and the
6	Secretary of Natural Resources may, after opportunity for public	review and
7	comment, develop a memorandum of understanding for implementation	entation and
8	enforcement of the accepted composting practices. [Repealed.]	
9	(d) The Secretary shall not regulate under this section a farm	producing
10	compost under subdivision 6001(22)(H) of this title.	
11	Sec. 7. APPLICATION OF SOLID WASTE MANAGEMENT	RULES
12	Prior to adoption of rules under 6 V.S.A. § 5133, the Secretary	y of
13	Agriculture, Food and Markets shall require a person producing of	compost on a
14	farm under 10 V.S.A. § 6001(22)(H) to comply with Sections 6-	1101 through
15	6-1111 of the Agency of Natural Resources' Vermont Solid Was	<u>ste</u>
16	Management Rules. After adoption of rules under 6 V.S.A. § 51	33, Sections
17	6-1101 through 6-1111 of the Agency of Natural Resources' Ver	mont Solid
18	Waste Management Rules shall not apply to a person producing	compost on a
19	farm under 10 V.S.A. § 6001(22)(H).	

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1	Sec. 8. UPDATE ON IMPLEMENTATION OF IMPORT OF FOOD
2	RESIDUALS ONTO FARM FOR COMPOSTING
3	On or before January 15, 2023, the Secretary of Agriculture, Food and
4	Markets and the Secretary of Natural Resources shall consult and present or
5	submit testimony to the Senate Committee on Agriculture and the House
6	Committee on Agriculture and Forestry regarding the import of food residuals
7	onto farms for the purpose of compost production.
8	* * * Dosage Form Animal Health Products; Feed Supplements * * *
9	Sec. 9. 6 V.S.A. chapter 26 is amended to read:
10	CHAPTER 26. COMMERCIAL FEEDS
11	* * *
12	§ 323. DEFINITIONS
13	When-As used in this chapter:
14	(1) "Dosage Form Animal Health Product means any product intended to affect the
15	structure or function of the animal's body "Animal health product" means any
14	product marketed to prevent or
15 16	cure a health condition or enhance or supportprotect the health or well-being of
17	livestock, poultry horses, dogs, cats, or other domestic animals that does not provide
17	Hyestock, poundy holses, dogs, cats, or other domestic animals that does not provide
<del>17</del> 18	nutritional benefit,
<del>18</del> 19	does not require a prescription from a licensed veterinarian, is not intended for
<del>19</del> 20	cosmetic purposes, or is exempted by the Secretary by rule.

**Commented** [2]: Dosage Form AH Product would also limit or not include functional treats with unapproved ingredients, which are food. I think this may open a door that would be unintended.

**Commented** [ 3]: This would also include approved drugs and potentially drugs used by Veterinarians. FDA/CVM and other regulations on the human side limit claims to Structure Function Claims so we would recommend rewording. It would also be consistent with other VT statutes and AAFCO in the OP.

**Commented [ 4]:** FDA would also consider the term "protect" an impermissible claim.

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BILL AS INTRODUCED 2021 (2) "Brand name" means any word, name, symbol, or dev	S.102 Page 13 of 50 vice, or any		
combination thereof, identifying the commercial feed, dosage for product,	orm animal health		Formatted: No underline, Not Expanded by / Condensed by
 or a distributor or registrant and distinguishing it from that of ot	hers.	1	Formatted: Font: 12 pt, Underline Formatted: Font: 12 pt

20

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(2)(3) "Commercial feed" means all materials except whole seeds 1 2 unmixed or physically altered entire unmixed seeds, when not adulterated 3 within the meaning of subsection 327(a) of this title, which that are distributed 4 for use as feed or for mixing in feed. The Secretary by regulation may exempt 5 from this definition, or from specific provisions of this chapter, commodities 6 such as hay, straw, stover, silage, cobs, husks, hulls, and individual chemical 7 compounds or substances when such commodities, compounds, or substances 8 are not intermixed or mixed with other materials, and are not adulterated 9 within the meaning of subsection 327(a) of this title. 10 (3)(4) "Customer-formula feed" means commercial feed that consists of 11 a mixture of commercial feeds or feed ingredients each batch of which is 12 manufactured according to the specific instructions of the final purchaser. 13 (4)(5) "Distribute" means to offer for sale, sell, exchange, or barter 14 commercial feed or dosage form animal health products or to supply, furnish, or otherwise 15 provide commercial feed or dosage form animal health products, through any means, 16 including sales outlets, catalogues, the telephone, the Internet, or any electronic 17 means. 18 (5)(6) "Distributor" means any person who distributes commercial feeds 19 or dosage form animal health products.

(6)(7) "Drug" means any substance intended for use in the diagnosis,

cure, mitigation, treatment, or prevention of disease in domestic animals other

**Commented [5]:** This is why the qualifier above – Dosage Form AH Product is added. So you are not in conflict here as ingredients are not included for nutritional benefits.

Commented [ 6]: This is good.

**Commented** [7]: Hence the comment above to eliminate diagnose, prevent, treat and / or cure ... keep SF boundaries which you have also done later in the language used.

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1	than humans and substances other than feed intended to affect the structure or	
2	any function of the animal body.	
3	(7)(8) "Feed ingredient" means each of the constituent materials making	
4	up a commercial feed.	
5	(9) "Feed supplement" means a material used with another to improve	
6	the nutritive balance or performance of the total and intended to be fed	
7	undiluted as a supplement to other feeds or offered free choice with other parts	
8	of the ration separately available or further diluted and mixed to produce a	
9	complete feed.	
10	(8)(10) "Label" means a display of written, printed, or graphic matter	
11	upon or affixed to the container in which a commercial feed, dosage form animal health	
12	<u>product, or feed supplement</u> is distributed, or on the invoice or delivery slip	
13	with which a commercial feed, dosabe form animal health product, or feed supplement is	
14	distributed.	
15	(9)(11) "Labeling" means all labels and other written, printed, or	
16	graphic matter upon a commercial feed, dosage form animal health product, or feed	1
17	supplement or any of its containers, or the wrapper accompanying the	
18	commercial feed, dosage form animal health product, or feed supplement, or	
19	advertisements, brochures, posters, and television, and radio announcements, electronic media, including the internet, social media and the like,	
20	used in promoting the sale of the feed, dosage form animal health product, or feed	

supplement.

1	(10)(12) "Manufacture" means to produce, grind, mix, or blend, or
2	further process a commercial feed, dosage form animal health product, or feed supplement
3	for distribution.
4	(11)(13) "Mineral feed" means a commercial feed intended to supply
5	primarily mineral elements or inorganic nutrients.
6	(12)(14) "Official sample" means a sample of feed taken by the
7	Secretary in accordance with the provisions of subdivision 330(3) of this title.
8	(13)(15) "Percent" or "percentages" means percentages by weights.
9	(14)(16) "Permitted analytical variances" means those allowances for
10	the inherent variability in sampling and laboratory analysis.
11	(15)(17) "Pet" means any domesticated animal normally maintained in
12	or near the household of the owner.
13	(16)(18) "Pet food" means any commercial feed prepared and
14	distributed for consumption by pets.
15	(17)(19) "Product" means the name of the commercial feed which,
16	dDosage from animal health product, or feed supplement that identifies it as to kind, class, or
17	specific use.
18	(18)(20) "Specialty pet" means any domesticated animal pet normally
19	maintained in a cage or tank.
20	(19)(21) "Specialty pet food" means any commercial feed prepared and
21	distributed for consumption by specialty pets.

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2021 Page 17 of 50 (20)(22) "Ton" means a net weight of 2,000 pounds avoirdupois.

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1	§ 324. REGISTRATION AND FEES
2	(a) No person shall manufacture distribute a commercial feed, feed supplement, or
3	dosage from animal health product in this State unless that person has first filed with the
4	Vermont-Agency of Agriculture, Food and Markets, in a form and manner to
5	be prescribed by rules by the Secretary:
6	(1) the name of the manufacturer or distributor;
7	(2) the manufacturer's, or distributor's's place of business;
8	(3) the location of each manufacturing or distribution facility; and
9	(4) any other information that the Secretary considers to be necessary.
10	(b) A person shall not distribute in this State a commercial feed, feed
11	supplement, or dosage form animal health product that has not been registered pursuant to
12	the provisions of this chapter. Application shall be in a form and manner to be
13	prescribed by rule of the Secretary.
14	(c)(1) The application for registration of a commercial feed or feed
15	supplement shall be accompanied by a registration fee of \$105.00 per product.
16	The registration fees, along with any surcharges collected under subsection
17	(e)(d) of this section, shall be deposited in the special fund created by
18	subsection 364(e) of this title. Funds deposited in this account shall be

restricted to implementing and administering the provisions of this title and

any other provisions of the law relating to fertilizer, lime, or seeds. If the

Secretary so requests, the application for registration shall be accompanied by

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21

**Commented [8]:** I think you want to include all companies whether they are the actual manufacturer or not. You could say, manufacture or distribute ...

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Commented [ 9]: I think you will get major push back from the industry and also potential consumer outcry as companies may not sell in VT. With the internet they are also very hard to catch. We would recommend a flat fee per company - \$250.00. I think the industry would accept - \$25.00 / \$30.00 per product

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22 a label or other printed matter describing the product.

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	private-label distributors, of an dosage form animal health product sshall be
2	
<u>31</u>	accompanied by a registration register and list its products for a fee of \$105.00
	per manufacturer per product. The registration
4 <u>2</u>	fees, along with any surcharges collected under subsection (d) of this section,
<del>5</del> 3	shall be deposited in the special fund created by subsection 364(e) of this title.
64	Funds deposited in this account shall be restricted to implementing and
7 <u>5</u>	administering the provisions of this title and any other provisions of the law
<u>86</u>	relating to items registered under this chapter. If the Secretary so requests, the
<del>9</del> 7	application for registration shall be accompanied by a label or other printed
<del>10</del> 8	matter describing the product.
<del>11</del> 9	(e)(d) No person shall distribute in this State any feed, feed supplement, or
<del>12</del> 10	dosage from animal health product required to be registered under this chapter upon which
<del>13</del> 11	_the Secretary has placed a withdrawal from distribution order because of
<u>1412</u>	_nonregistration. A surcharge of \$10.00, in addition to the registration fee
<del>15</del> <u>13</u>	_required by subsection (b)(c) of this section, shall accompany the application
<del>16</del> 14	_for registration of each product upon which a withdrawal from distribution
<del>17</del> 15	_order has been placed for reason of nonregistration, and must be received
<del>18</del> 16	_before removal of the withdrawal from distribution order.
<del>19</del> 17	(d)(e) No person shall distribute a commercial feed product in the State that
<del>20</del> 18	_is labeled as bait or feed for white-tailed deer.
<del>21</del> 19	_§ 325. LABELING
<del>22</del> 20	(a) A commercial feed or feed supplement, except a customer-formula

(2) The application for registration of manufacturers, which term includes

Commented [ 10]: Same input as above. I think you will

Commented [10]: Same input as above. I think you will have outcry from both industry and consumers. Consider this example from another state:

(1)"The application for registration of Dosage Form Animal Health of \$250.00 per establishment register and thereafter every 2 years. The Commissioner may not charge an additional per product fee for listing products with the State. Funds deposited in this account shall be restricted to implementing and administering the restricted to implementing and administering the provisions of this title and any other provision of law related administered by the Commissioner."

**Commented [ 11]:** This could be quite expensive for companies that have more than few skews. Another possibility is to based in on the number skews sold into the

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2321 \_\_\_\_feed, shall be accompanied by a label bearing the following information:

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1	(1) the net weight;
2	(2) the product name and the brand name, if any, under which the
3	commercial feed or feed supplement is distributed;
4	(3) the guaranteed analysis as required by rule in section 329 of this
5	title;
6	(4) the common, usual name or collective term of each ingredient used
7	in the manufacture of the commercial feed or feed supplement in descending
8	order;
9	(5) the name and principal mailing address of the manufacturer or the
	person responsible for distributing the commercial feed or feed supplement unless listed in the local telephone directory then name, city, state and zip code is only required
10	;
11	(6) adequate directions for use for all commercial feeds or feed
12	supplements containing drugs and for such other feeds as the Secretary may
13	require by rule as necessary for their safe and effective use; and
14	(7) precautionary statements required to assure ensure the safe and
15	effective use of the commercial feed or feed supplement.
16	(b) An dosage form animal health product shall be accompanied by a label bearing the
17	following information:
18	(1) the net weight or count;
19	(2) the product name and the brand name, if any, under which the
20	dosage form animal health product is distributed;
21	(3) the established name of each active ingredient and the amount of VT LEG #351854 v.2

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22 <u>active ingredient per serving in descending order;</u>

Page 24 of 50 2021 (4) the established name of each inactive ingredient in alphabetical or 1 descending order by predominance; order; (5) the name and principal mailing address of the manufacturer or the person responsible for distributing the dosage form animal health supplement product unless listed in the local telephone directory then name, city, state and zip code is only required; (6) adequate directions for use of the dosage form animal health product; (7) precautionary statements and warnings required to ensure the safe and effective use of the dosage form animal health product; and (8) structure-function claim stating the intended use of the dosage form animal health product. (c) Customer-formula feed shall be accompanied by a label, invoice, \_delivery slip, or other shipping document, bearing the following information: <del>12</del>10 (1) name and address of the manufacturer; (2) name and address of the purchaser; 1412 (3) date of delivery; (4) the name of each commercial feed and each other ingredient used in <del>16</del>14 the mixture; <del>17</del>15 \_(5) adequate directions for use for all customer-formula feeds containing <del>18</del>16 drugs and for such other feeds as the Secretary may require by rule to assure ensure their safe and effective use; <del>19</del>17 <del>20</del>18 \_(6) the direction for use and precautionary statements; VT LEG #351854 v.2

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**Commented** [ 12]: This is good as it specifically defines the claims boundaries

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2119 (7) when a drug-containing product is used:

(A) the purpose of the medication or a claim statement; and

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1	(B) the established name of each active drug ingredient and the level
2	of each drug used in the final mixture; and
3	(8) the guaranteed analysis as required by rule pursuant to section 329 of
4	this title.
5	(c)(d) For purposes of labeling customer-formula feeds, the guaranteed
6	analysis is not required when:
7	(1) one or more of the ingredients are provided to the manufacturer by
8	the final purchaser; or
9	(2) the manufacturer uses a guaranteed analysis provided by the final
10	purchaser as part of the specific instructions for blending a customer-formula
11	feed.
12	§ 326. MISBRANDING
13	A commercial feed, feed supplement, or dosage form animal health product shall be
14	deemed to be misbranded if:
15	(1) its labeling is false or misleading in any particular;
16	(2) it is distributed under the name of another commercial feed, feed
17	supplement, or dosage form animal health product;
18	(3) it is not labeled as required in section 325 of this title;
19	(4) it purports to be or is represented as a commercial feed, or if it
20	purports to contain or is represented as containing a commercial feed

ingredient, unless the commercial feed or feed ingredient conforms to the

definition, if any, prescribed by rule of the Commissioner; or

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2	cannot be easily identified or understood under customary conditions of
3	purchase and use.
4	§ 327. ADULTERATION
5	(a) A commercial feed including whole seeds shall be deemed to be
6	adulterated if it bears or contains any poisonous or deleterious substance which
7	that may render it injurious to human or animal health, but in case the
8	substance is not an added substance, the commercial feed shall not be
9	considered adulterated under this subsection if the quantity of the substance in
10	the commercial feed does not ordinarily render it injurious to health.
11	(b) Any other commercial feed, feed supplement, or dosage form animal health product
12	shall be deemed to be adulterated if:
13	(1) any valuable constituent has been in whole or in part omitted or
14	abstracted therefrom or any less valuable substance substituted therefor;
15	(2) its composition or quality falls below or differs from that which it is
16	purported or is represented to possess by its labeling;
17	(3) if use of the product may result in contamination of a raw
18	agricultural product:
19	(4) it contains a drug and the methods used in or the facilities or controls
20	used for its manufacture, processing, or packaging do not conform to current
21	good manufacturing practice and rules promulgated by the Secretary to assure
22	that the drug meets the requirement of this chapter as to safety and has the
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(5) information required to appear on the label in a conspicuous manner

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1	identity and strength and meets the quality and purity characteristics which that
2	it purports or is represented to possess; or
3	(4)(5) it contains viable weed seeds in amounts exceeding the limits that
4	the Secretary shall establish by rule.
5	§ 328. TONNAGE REPORTING
6	(a) Every person who registers a commercial feed pursuant to the
7	provisions of this chapter shall report to the Agency of Agriculture, Food and
8	Markets annually the total amount of combined feed is distributed within the
9	State and which is intended for use within the State. The report shall be made
10	on forms and in a manner to be prescribed by the Secretary for calendar years
11	<del>2016 and 2017.</del>
12	(b) This reporting requirement shall not apply to pet foods, within the
13	meaning of subdivisions 323(16) and (19) of this title, and shall not apply to
14	feeds intended for use outside the State. [Repealed.]
15	§ 329. RULES
16	(a) The Secretary is authorized to adopt rules establishing procedures or
17	standards, or both, for product registration, labeling, adulteration, reporting,
18	inspection, sampling, guarantees, product analysis, or other conditions
19	necessary for the implementation and enforcement of this chapter. Where
20	appropriate, the rules shall be consistent with the model rules developed by the
21	Association of American Feed Control Officials and regulations adopted by the
22	federal Food, Drug and Cosmetic Act, 21 U.S.C. § 301 et seq.

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(b) The official definitions of feed ingredients and official feed terms
adopted by the Association of American Feed Control Officials and published
in the official publication of that organization, together with any regulation
promulgated pursuant to the authority of the federal Food, Drug and Cosmetic
Act, 21 U.S.C. § 301 et seq., relevant to the subject matter of this chapter, are
hereby adopted as rules under this chapter, together with all subsequent
amendments. The Secretary may, by rule, amend or repeal any rule adopted
under this subsection.

**Commented** [13]: We believe with the suggested the language herein would now be consistent with both AAFCO

- (c) A person shall not manufacture or distribute raw milk as a commercial feed or feed supplement in the State for any species unless all of the following conditions are satisfied:
- (1) the raw milk shall be decharacterized using a sufficient method to render it distinguishable from products packaged for human consumption;
- (2) raw animal feed, feed supplements, or pet food products shall be packaged in containers that are labeled "not for human consumption";
- (3) raw animal feed, <u>feed supplements</u>, or pet food products shall not be stored or placed for retail sale with, or in the vicinity of, milk or milk products intended for human consumption; and
- (4) notwithstanding any rule adopted under subsection (b) of this section to the contrary of the provisions of this subsection, the manufacture and distribution of raw animal feed, feed supplements, or pet food products shall comply with the requirements of this chapter.

#### § 330. INSPECTION; SAMPLING; ANALYSIS

- (a) For the purpose of enforcing this chapter and determining whether or not an operation may be subject to these provisions, the Secretary upon presenting appropriate credentials is authorized:
- (1) to enter any premises during normal business hours where commercial feeds, feed supplements, or dosage form animal health products are manufactured, processed, packed, or held for distribution and to stop and enter any vehicle being used to transport or hold feeds;
- (2) to inspect factories, warehouses, establishments, vehicles, equipment, finished and unfinished materials, containers, and labeling;
- (3) to sample commercial feed and, feed ingredients, feed supplements, or dosage form animal health products.
- (b) Sampling and analysis shall be conducted in accordance with methods published by the Association of Official Analytical Chemists or in accordance with other generally recognized methods. The results of all analyses of official samples shall be forwarded by the Secretary to the correspondent named in the registration form and to the purchaser. When the inspection and analysis of an official sample indicates that a commercial feed, feed supplement, or dosage form animal health product has been adulterated or misbranded and upon request within 30 days following receipt of the analysis, the Secretary shall furnish to the

registrant a portion of the sample concerned.

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1	§ 331. PRODUCT DEFICIENCY; SHORT WEIGHT	
2	(a) No registrant may produce, package, distribute, or p	possess any
3	commercial feed, feed supplement, or dosage form animal	health product that is short
4	weight or deficient in either guaranteed ingredients or guar	ranteed analysis.
5	The Secretary by rule shall establish permitted analytical v	variances that shall
6	be used to determine whether a commercial feed, feed sup animal	plement, or dosage form
7	health product is deficient.	
8	(b) The Secretary is authorized to assess administrative	e penalties for any
9	product found to be short weight or deficient in guaranteed In	d analysis or product facts.
10	assessing these penalties, the Secretary shall give consider	ration to the
11	appropriateness of the penalty with respect to the size of the	ne business being
12	assessed, the gravity of the violation, the good faith of the	registrant, and the
13	overall history of prior violations. Administrative penaltic	es shall be paid to the
14	Secretary for deposit and use in the revolving account esta	blished by
15	subsection 364(e) of this title. Penalties shall be assessed	in the following
16	manner:	
17	(1) any registrant who is found to have violated this	section for a
18	particular product for the first time during any calendar ye	ar shall receive an
19	administrative penalty of not more than \$150.00;	
20	(2) any registrant who is found to have violated this	section with regard
21	to the same product for the second time during the same ca	alendar year shall

**Commented** [ 14]: Dosage Form Products would not have guaranteed analysis and this would capture these products also.

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# BILL AS INTRODUCED S.102 2021 Page 32 of 50 22 receive an administrative penalty of not more than \$300.00; and

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2	to the same product on three or more occasions during the same calendar year
3	shall receive an administrative penalty of not more than \$500.00.
4	(c) In assessing a penalty under this section, the Secretary shall issue a
5	written notice of penalty to the registrant setting forth in a short and plain
6	statement the alleged violation and the proposed fine. The notice shall state
7	that the penalty will become final 14 days from the date the notice of penalty is
8	issued unless the registrant requests a hearing before the Secretary.
9	(d) Any registrant aggrieved by a decision of the Secretary may appeal
10	questions of law to a Superior Court within 30 days of the final decision of the
11	Secretary. The Secretary may enforce a final administrative penalty by filing
12	an action in any District or Superior Court.
13	§ 332. DETAINED COMMERCIAL FEEDS, FEED SUPPLEMENTS, OR
14	DOSAGE FORM ANIMAL HEALTH PRODUCTS
15	(a) "Withdrawal from distribution" Withdrawal from distribution orders.
16	When the Secretary has reasonable cause to believe any lot of commercial
17	feed, feed supplement, or dosage form animal health product is being distributed in
18	violation of any of the provisions of this chapter or any of the rules under this
19	chapter, he or she may issue and enforce a written or printed "withdrawal from
20	distribution" order, warning the distributor not to dispose of the lot of
21	commercial feed, feed supplement, or dosage form animal health product in any manner
22	until written permission is given by the Secretary or the court. The Secretary

(3) any registrant who is found to have violated this section with regard

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1	shall release the lot of commercial feed, feed supplement, or dos health	age form animal
2	product withdrawn when this chapter and rules have been compl	ied with. If
3	compliance is not obtained within 30 days, the Secretary may be	gin, or upon
4	request of the distributor or registrant shall begin, proceedings for	or
5	condemnation.	
6	(b) "Condemnation and confiscation." Any lot of commercia	al feed <u>, feed</u>
7	<u>supplement, or dosage form animal health product</u> not in complichapter and	ance with this
8	rules shall be subject to seizure on complaint of the Secretary to	a court of
9	competent jurisdiction in the area in which the commercial feed	is located. In
10	the event the court finds the commercial feed, feed supplement, animal	or dosage form
11	health product to be in violation of this chapter and orders the co	ondemnation of
12	the commercial feed, feed supplement, or dosage form animal he be	ealth product, it shall
13	disposed of in any manner consistent with the quality of the com-	mercial feed,
14	<u>feed supplement, or dosage form animal health product</u> and the l provided	aws of the State,
15	that in no instance shall the disposition of the commercial feed, f	<u>Seed</u>
16	<u>supplement, or dosage form animal health product</u> be ordered by first	the court without
17	giving the claimant an opportunity to apply to the court for relea	se of the
18	commercial feed, feed supplement, or dosage form animal health permission	n product or for
19	to process or relabel the commercial feed, feed supplement, or de	osage form animal
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20 <u>product</u> to bring it into compliance with this chapter.

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1 3	ç	333	PENALTIES
1	8	333.	PENALTIES

- (a) Any person who violates any provision of this chapter, the rules adopted under this chapter, or an order of the Secretary made pursuant to this chapter shall be subject to a criminal fine not to exceed \$1,000.00. Each violation shall be a separate and distinct offense and in the case of a continuing violation each day's continuance shall be deemed a separate and distinct offense.
- (b) A State's Attorney or the Attorney General to whom any violation is reported may cause appropriate proceedings to be instituted and prosecuted in a court of competent jurisdiction without delay.
- (c) The Secretary is hereby authorized to apply for and the court to grant a temporary or permanent injunction restraining any person from violating or continuing to violate any of the provisions of this chapter or any rule promulgated under this chapter notwithstanding the existence of other remedies at law. The injunction shall be issued without bond.

#### § 334. COOPERATION WITH OTHER ENTITIES

The Secretary may cooperate with and enter into agreements with governmental agencies of this State, other states, agencies of the federal government, and private associations in order to carry out the purpose and provisions of this chapter.

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1	§ 336. ADMINISTRATIVE PENALTY
2	Consistent with chapter 1 of this title, the Secretary may assess an
3	administrative penalty upon determining that a person has violated a rule
4	issued under this chapter or has violated this chapter in the following manner:
5	(1) Distributed a feed, feed supplement, or dosage form animal health product
6	without first obtaining the appropriate product registration.
7	(2) Distributed a <u>commercial</u> feed, <u>feed supplement</u> , <u>or dosage form animal</u> <u>health</u>
8	<u>product</u> without appropriate labeling.
9	(3) Violated a cease and desist order.
10	(4) Failed to meet the product guarantee on the label or for the custom
11	formula feed.
12	(5) Distributed a <u>commercial</u> feed <u>which</u> , <u>feed supplement</u> , <u>or dosage form animal</u>
13	health product that is adulterated as defined in section 327 of this chapter.
14	* * * Biostimulants; Plant Amendments; Soil Amendments * * *
15	Sec. 10. 6 V.S.A. chapter 28 is amended to read:
16	CHAPTER 28. FERTILIZER AND LIME
17	§ 361. TITLE
18	This chapter shall be known as the "Fertilizer and Lime Law of 1986."
19	§ 362. ENFORCING OFFICIAL
20	This chapter shall be administered by the Secretary of Agriculture, Food
21	and Markets, or his or her-designee, hereafter referred to as the Secretary.

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1	§ 363. DEFINITIONS
2	As used in this chapter:
3	(1) "Agricultural lime" or "agricultural liming material" or "lime"
4	means and includes:
5	(A) all products whose with calcium and magnesium compounds that
6	are capable of neutralizing soil acidity and which that are intended, sold, or
7	offered for sale for agricultural or plant propagation purposes;
8	(B) limestone consisting essentially of calcium carbonate or a
9	combination of calcium carbonate with magnesium carbonate capable of
10	neutralizing soil acidity; or
11	(C) industrial waste or industrial by-products which that contain
12	calcium, calcium and magnesium, or calcium, magnesium, and potassium in
13	forms that are capable of neutralizing soil acidity and which are intended, sold,
14	or offered for sale for agricultural purposes. For the purposes of this chapter,
15	the terms "agricultural lime," "lime," and "agricultural liming material" shall
16	have the same meaning.
17	(2) "Biostimulant" means a substance or micro-organism that, when
18	applied to seeds, plants, or the rhizosphere, stimulates natural processes to
19	enhance or benefit nutrient uptake, nutrient efficiency, tolerance to abiotic
20	stress, or crop quality and yield except for fertilizers, soil amendments, plant
21	amendments or pesticides.

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1	(2)(3) "Brand" means a term, design, or trademark used in connection
2	with one or more grades or formulas of fertilizer, biostimulant, plant
3	amendment, soil amendment, or lime.
4	(3)(4) "Distribute" means to import, consign, manufacture, produce,
5	compound, mix, or blend fertilizer or to offer for sale, sell, barter, or otherwise
6	supply or apply a fertilizer, a biostimulant, a plant amendment, a soil
7	amendment, or lime in this State. "Distribute" shall include online sales.
8	(4)(5) "Distributor" means any person who distributes fertilizer,
9	biostimulants, plant amendments, soil amendments, or lime.
10	(6) "Exceptional quality biosolid" means a product derived in whole or
11	in part from domestic wastes that have been subjected to and meet the
12	requirements of the following:
13	(A) a pathogen reduction process established in 40 C.F.R.
14	§ 503.32(a)(3), (4)), (7), or (8);
15	(B) one of the vector attraction reduction standards established in 40
16	C.F.R. part 503.33;
17	(C) the contaminant concentration limits in Vermont Solid Waste
18	Rules § 6-1303(a)(1); and

(D) if derived from a composting process, Vermont Solid Waste

(5)(7) "Fertilizer" means any substance containing one or more

recognized plant nutrients that is used for its plant nutrient content and that is

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Rules § 6-1303(a)(4).

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1	designed for use or claimed to have value in promoting plant growth or health,
2	except unprocessed animal or vegetable manures and other products exempted
3	by the Secretary.
4	(A) A fertilizer material is a substance that either:
5	(i) contains important quantities of at least one of the primary
6	plant nutrients: nitrogen, phosphorus, or potassium;
7	(ii) has 85 percent or more of its plant nutrient content present in
8	the form of a single chemical compound; or
9	(iii) is derived from a plant or chemical residue or by-product or
10	natural material deposit which that has been processed in such a way that its
11	content of plant nutrients has not been materially changed except by
12	purification and concentration.
13	(B) A mixed fertilizer is a fertilizer containing any combination or
14	mixture of fertilizer materials.
15	(C) A specialty fertilizer is a fertilizer distributed for nonfarm use.
16	(D) A bulk fertilizer is a fertilizer distributed in a nonpackaged form.
17	(8) "Formulation" means a material or mixture of materials prepared
18	according to a particular formula.
19	(6)(9) "Grade" means the percentage of total nitrogen, available
20	phosphorus or phosphoric acid, and soluble potassium or potash stated in

whole numbers in the same terms, order, or percentages as in the guaranteed

analysis. Specialty fertilizers and fertilizer materials may be guaranteed in

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1	fractional terms. Any grade expressed in fractional terms which that is not
2	preceded by a whole number shall be preceded by zero.
3	(7)(10) "Guaranteed analysis" means:
4	(A) in reference to fertilizer, the minimum percentages of plant
5	nutrients claimed by the manufacturer or producer of the product in the
6	following order and form: nitrogen, phosphorus, and potash; and
7	(B) in reference to agricultural lime or agricultural liming material,
8	the minimum percentages of calcium oxide and magnesium oxide or calcium
9	carbonate and the calcium carbonate equivalent, or both, as claimed by the
10	manufacturer or producer of the product.
11	(8)(11) "Label" means the display of all written, printed, or graphic
12	matter upon the immediate container, or a statement accompanying a fertilizer,
13	biostimulant, plant amendment, soil amendment, or lime.
14	(9)(12) "Labeling" means all written, printed, or graphic material upon
15	or accompanying any lime or fertilizer, biostimulant, plant amendment, soil
16	amendment, or lime including advertisements, brochures, posters, and
17	television and radio announcements used in promoting the sale of the lime or
18	fertilizer, biostimulant, plant amendment, soil amendment, or lime.
19	(10)(13) "Official sample" means any sample of fertilizer, biostimulant,
20	plant amendment, soil amendment, or lime taken by the Secretary.
21	(14) "Plant amendment" means any substance applied to plants or seeds

that is intended to improve growth, yield, product quality, reproduction, flavor

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1	or other favorable characteristics of plants, except for fertilizer, soil	
2	amendments, agricultural liming materials, animal and vegetable manures,	
3	pesticides, plant regulators, and other materials exempted by rule adopted	
4	under this chapter.	
5	(11)(15) "Percent" or "percentage" means the percentage by weight.	
6	(12)(16) "Primary nutrient" includes nitrogen, available phosphoric acid	l
7	or phosphorus, and soluble potash or potassium.	
8	(13)(17) "Product" means the name of the fertilizer, biostimulant, plant	
9	amendment, soil amendment, or lime which that identifies it as to kind, class,	
10	or specific use.	
11	(14)(18) "Registrant" means the person who registers fertilizers a	
12	fertilizer, biostimulant, plant amendment, soil amendment, or lime under the	
13	provisions of this chapter.	
14	(19) "Soil amendment" means a substance or mixture of substance that	
15	is intended to improve the physical, chemical, biological, or other	
16	characteristics of the soil, except fertilizers, agricultural liming materials,	
17	unprocessed animal manures, unprocessed vegetable manures, pesticides,	
18	biostimulants, and other materials exempted by rule. A compost product from	
19	a facility under the jurisdiction of the Agency of Natural Resources' Solid	
20	Waste Management Rules or exceptional quality biosolids shall not be	
21	regulated as a soil amendment under this chapter, unless marketed and	

distributed for the use in the production of an agricultural commodity.

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1	(15)(20) "Ton" means a net weight of 2,000 pounds avoirdupois.
2	(16)(21) "Use" includes all purposes for which a fertilizer, a
3	biostimulant, a plant amendment, a soil amendment, or lime is applied.
4	(17)(22) "Weight" means the weight of undried material as offered for
5	sale.
6	§ 364. REGISTRATION
7	(a) Each brand or grade or formula of fertilizer, biostimulant, plant
8	amendment, or soil amendment shall be registered in the name of the person
9	whose name appears upon the label before being distributed in this State. The
10	application for registration shall be submitted to the Secretary on a form
11	furnished by the Agency of Agriculture, Food and Markets and shall be
12	accompanied by a fee of \$20.00 per nutrient or recognized plant food element
13	to a maximum of \$140.00 per brand or grade \$85.00 per grade or formulation
14	registered. Upon approval by the Secretary, a copy of the registration shall be
15	furnished to the applicant. All registrations expire on December 31 of each
16	year. The application shall include the following information:
17	(1) the brand and grade <u>or formulation;</u>
18	(2) the guaranteed analysis <u>if applicable</u> ; and
19	(3) the name and address of the registrant.
20	(b) A distributor shall not be required to register any fertilizer which,

biostimulant, plant amendment, or soil amendment that is already registered

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1	under this chapter by another person, provided there is no chang	e in the label
2	for the fertilizer, biostimulant, plant amendment, or soil amendment	<u>ient</u> .
3	(c) A distributor shall not be required to register each grade of	of fertilizer
4	formulated or each formulation of soil amendment according to	specifications
5	which-that are furnished by a consumer prior to mixing, but shall	l be required to
6	label the fertilizer or soil amendment as provided in subsection 3	365(b) of this
7	title.	
8	(d) The Secretary may request additional proof of testing of p	products prior
9	to registration for guaranteed analyses or adulterants.	
10	(e) Each separately identified agricultural lime product shall	be registered
11	before being distributed in this State. Registration shall be performed before being distributed in this State.	ormed in the
12	same manner as fertilizer registration except that each application	n shall be
13	accompanied by a fee of \$50.00 per product.	
14	(e) (f) The registration and tonnage fees, along with any defic	ciency
15	penalties collected pursuant to sections 331 and 372 of this title,	shall be
16	deposited in a special fund. Funds deposited in this fund shall be	e restricted to
17	implementing and administering the provisions of this title and a	iny other
18	provisions of law relating to feeds and seeds.	
19	§ 365. LABELS	
20	(a)(1) Any fertilizer or agricultural lime distributed in this St	ate in
21	containers shall have placed on or affixed to the container a labe	l setting forth

in clearly legible and conspicuous form the following information:

(A) net weight;
(B) brand and grade, provided that grade shall not be required when
no primary nutrients are claimed;
(C) guaranteed analysis; and
(D) name and address of the registrant.
(2) For bulk shipments, this information in written or printed form shall
accompany delivery and be supplied to the purchaser at the time of delivery.
(b) A fertilizer or lime formulated according to specifications furnished by
a consumer prior to mixing shall be labeled to show: the net weight, the
guaranteed analysis or name, analysis and weight of each ingredient used in the
mixture, and the name and address of the distributor and purchaser.
(c)(1)—If the Secretary finds that a requirement for expressing calcium and

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to come into compliance.

magnesium in elemental form would not impose an economic hardship on

label requirements among states, he or she may require by rule that the

distributors and users of agricultural liming materials by reason of conflicting

minimum percent of calcium oxide and magnesium oxide or calcium carbonate

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1	(d)(1) Any biostimulant, plant amendment, or soil amendment distributed
2	in this State in containers shall have placed on or affixed to the container a
3	label setting forth in clearly legible and conspicuous form the following
4	information:
5	(A) net weight or volume;
6	(B) brand name;
7	(C) purpose of product;
8	(D) directions for application;
9	(E) guaranteed analysis; and
10	(F) name and address of the registrant.
11	(2) For bulk shipments of fertilizer, biostimulants, plant amendments,
12	soil amendment, or lime, the information required under this subsection shall
13	accompany delivery in written or printed form and shall be supplied to the
14	purchaser at the time of delivery.
15	(4) Under this a rule adopted under this subsection, an affected person
16	shall be given a reasonable time to come into compliance.
17	§ 366. TONNAGE FEES
18	(a) A person distributing fertilizer to a nonregistrant consumer in the State
19	annually shall pay the following fees to the Secretary:
20	(1) a \$150.00 minimum tonnage fee;
21	(2) \$0.50 per ton of agricultural fertilizer distributed; and

(3) \$30.00 per ton of nonagricultural fertilizer distributed.

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2	January 15 for the previous year ending December 31 to the Secretary
3	revealing the amounts of each grade of fertilizer and the form in which the
4	fertilizer was distributed within this State. Each report shall be accompanied
5	with payment and written permission allowing the Secretary to examine the
6	person's books for the purpose of verifying tonnage reports.
7	(c) No information concerning tonnage sales furnished to the Secretary
8	under this section shall be disclosed in such a way as to divulge the details of
9	the business operation to any person unless it is necessary for the enforcement
10	of the provisions of this chapter.
11	(d) Persons distributing a biostimulant, plant amendment, or soil
12	amendment in the State shall report annually on or before January 15 for the
13	previous year ending December 31 to the Secretary revealing the amounts of
14	each formulation of biostimulant, plant amendment, or soil amendment and the
15	form in which the biostimulant, plant amendment, or soil amendment was
16	distributed within this State. Each report shall include a written authorization
17	allowing the Secretary to examine the person's books for the purpose of
18	verifying tonnage reports. Biostimulants, plant amendments, and soil
19	amendments are exempt from tonnage fees.
20	(e) Agricultural limes, including agricultural lime mixed with wood ash,

are exempt from the tonnage fees required in this section.

(b) Persons distributing fertilizer shall report annually on or before

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1	(f) Lime and wood ash mixtures may be registered as agricultural liming
2	materials and guaranteed for potassium or potash, provided that the wood ash
3	totals less than 50 percent of the mixture.
4	(g)(1) All fees collected under subdivisions (a)(1) and (2) of this section
5	shall be deposited in the special fund created by subsection 364(e) of this title
6	and used in accordance with its provisions.
7	(2) All fees collected under subdivision (a)(3) of this section shall be
8	deposited in the Agricultural Water Quality Special Fund created under section
9	4803 of this title.
10	(h) [Repealed.]
11	§ 367. INSPECTION; SAMPLING; ANALYSIS
12	For the purpose of enforcing this chapter and determining whether or not
13	fertilizers, biostimulants, plant amendments, soil amendments, and limes lime
14	distributed in this State endanger the health and safety of Vermont citizens, the
15	Secretary upon presenting appropriate credentials is authorized:
16	(1) To enter any public or private premises except domiciles during
17	regular business hours and stop and enter any vehicle being used to transport or
18	hold fertilizer, a biostimulant, a plant amendment, a soil amendment, or lime.
19	(2) To inspect blending plants, warehouses, establishments, vehicles,
20	equipment, finished or unfinished materials, containers, labeling, and records
21	relating to distribution, storage, or use.

(3) To sample and analyze any fertilizer, biostimulant, plant
amendment, soil amendment, or lime. The methods of sampling and analysis
shall be those adopted by the Association of Official Analytical Chemists. In
cases not covered by this method or in cases where methods are available in
which improved applicability has been demonstrated, the Secretary may
authorize and adopt methods which reflect sound analytical procedures.
(4) To develop any reasonable means necessary to monitor and adopt
rules for the use of fertilizers and agricultural limes, biostimulants, plant
amendments, soil amendments, and lime on Vermont soils where monitoring
indicates environmental or health problems. In addition, the Secretary may
develop and adopt rules for the proper storage of fertilizers and limes,
biostimulants, plant amendments, soil amendments, and lime held for
distribution or sale.
§ 368. MISBRANDING
(a) No person shall distribute <u>a misbranded fertilizer, biostimulant, plant</u>
amendment, soil amendment, or agricultural lime. A fertilizer, biostimulant,
<u>plant amendment</u> , or soil <u>amendment</u> shall be deemed to be misbranded if:
(1) its labeling is false or misleading in any particular;
(2) it is distributed under the name of another fertilizer product,
biostimulant, plant amendment, or soil amendment;

(3) it contains unsubstantiated claims;

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1	(4) it is not labeled as required in section 365 of this title and in
2	accordance with rules adopted under this chapter; or
3	(4)(5) it is labeled, or represented, to contain a plant nutrient which that
4	does not conform to the standard of identity established by rule. In adopting
5	these rules under this chapter, the Secretary shall give consideration to
6	definitions recommended by the Association of American Plant Food Control
7	Officials.
8	(b) An agricultural lime shall be deemed to be misbranded if:
9	(1) its labeling is false or misleading in any particular; or
10	(2) it is not labeled as required by section 365 of this title and in
11	accordance with rules adopted under this chapter.
12	§ 369. ADULTERATION
13	No person shall distribute an adulterated lime, biostimulant, plant
14	amendment, soil amendment, or fertilizer product. A fertilizer, biostimulant,
15	plant amendment, soil amendment, or lime shall be deemed to be adulterated
16	if:
17	(1) it contains any deleterious or harmful ingredient in an amount
18	sufficient to render it injurious to beneficial plant life when applied in
19	accordance with directions for use on the label, or if uses of the product may
20	result in contamination or condemnation of a raw agricultural commodity by
21	use, or if adequate warning statements or directions for use which that may be
22	necessary to protect plant life are not shown on the label;

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1	(2) its composition falls below or differs from that which it is purported
2	to possess by its labeling;
3	(3) it contains crop seed or weed seed; or
4	(4) it contains heavy metals, radioactive substances, or synthetic
5	organics in amounts sufficient to render it injurious to livestock or human
6	health when applied in accordance with directions for use on the label, or if
7	adequate warning statements or directions for use which that may be necessary
8	to protect livestock or human health are not shown on the label.
9	§ 370. PUBLICATION; CONSUMER INFORMATION REGARDING
10	FERTILIZER-USE ON NONAGRICULTURAL TURF OF
11	FERTILIZER, BIOSTIMULANTS, PLANT AMENDMENTS, AND
12	SOIL AMENDMENTS
13	(a) The Secretary shall publish on an annual basis:
14	(1) information concerning the distribution of fertilizers, biostimulants,
15	plant amendments, soil amendments, and limes;
16	(2) results of analyses based on official samples of fertilizers,
17	biostimulants, plant amendments, soil amendments, and lime distributed within
18	the State as compared with guaranteed analyses required pursuant to the terms
19	of this chapter.
20	(b)(1) The Secretary, in consultation with the University of Vermont
21	Extension, fertilizer industry representatives, lake groups, and other interested

1	or affected parties, shall produce information for distribution to the general
2	public with respect to the following:
3	(A) problems faced by the waters of the State because of discharges
4	of phosphorus;
5	(B) an explanation of the extent to which phosphorus exists naturally
6	in the soil;
7	(C) voluntary best management practices for the use of fertilizers
8	containing phosphorus on nonagricultural turf; and
9	(D) best management practices for residential sources of phosphorus
10	(2) The Secretary shall develop the information required under this
11	subsection and make it available to the general public in the manner deemed
12	most effective, which may include:
13	(A) conspicuous posting at the point of retail sale of fertilizer
14	containing phosphorus, according to recommendations for how that
15	conspicuous posting may best take place;
16	(B) public service announcements by means of electronic media;
17	(C) other methods deemed by the Secretary to be likely to be
18	effective.
19	(3) The Secretary shall develop proposed criteria for evaluating the
20	effectiveness of the information program and shall present them to legislative
21	committees on natural resources and energy and on agriculture by no later that

January 1, 2007. By no later than July 1, 2007, the Secretary shall hold one or

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more public information meetings to obtain the input of the public on a draft assessment of the effectiveness of this section in increasing the use of best management practices in the use of fertilizers on nonagricultural turf. By no later than December 1, 2008, the Secretary shall provide those legislative committees with a final assessment of the effectiveness of this subsection, which shall include an analysis of the extent to which the information developed under this subsection has been effectively provided to and relied upon by retail customers who purchase fertilizers containing phosphorus and shall include any recommendations for making the program more effective. [Repealed.] § 371. RULES; ENFORCEMENT The Secretary is authorized to adopt rules pursuant to 3 V.S.A. chapter 25 as may be necessary to implement the intent of this chapter and to enforce those rules. § 372. PLANT FOOD VARIATIONS (a) The Secretary may assess a penalty upon finding that a fertilizer does not conform to its guarantee for nitrogen, available phosphoric acid or

(a) The Secretary may assess a penalty upon finding that a fertilizer does not conform to its guarantee for nitrogen, available phosphoric acid or phosphorus, and soluble potash or potassium content. A fertilizer shall be deemed out-of-conformance if the guarantee for the nitrogen, available phosphoric acid or phosphorus, or soluble potash or potassium exceeds the American Association of Plant Food Control Officials, established permitted analytical variance at an established confidence level of 97.5 percent.

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1	(b) A penalty of two times the value of the deficiencies shall be assessed
2	pursuant to procedures established by rule and shall be paid to the consumer.
3	(c) Each registrant shall be offered an opportunity for a hearing before the
4	Secretary. Penalty payments shall be made within 30 days after notice of the
5	Secretary's decision to assess a penalty. Proof of payment to the consumer
6	shall be promptly forwarded to the Secretary by the registrant.
7	(d) If the consumer cannot be found, the amount of the penalty payments
8	shall be paid to the Secretary who shall deposit the payment into the revolving
9	account established by subsection 364(e) of this title.
10	(e) Fertilizer that has been purchased from a registrant or distributor and is
11	altered so that the fertilizer's analysis is different from that originally
12	guaranteed shall be considered a new product. Before this new product can be
13	distributed to the consumer, it shall be registered in the proper manner. If a
14	product is not registered, the manufacturer of the product shall be considered
15	liable for purposes of enforcing the provisions of this chapter.
16	(f) This section is not an exclusive cause of action and persons affected
17	may utilize any other right of action available under the law.
18	* * *
19	§ 374. SHORT WEIGHT
20	(a) If any fertilizer, biostimulant, plant amendment, soil amendment, or

agricultural liming material is found to be short in net weight, the registrant of

the fertilizer, biostimulant, plant amendment, soil amendment, or lime shall

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1	pay a penalty of three times the value of the actual shortage to the affected
2	party.
3	(b) Each registrant shall be offered an opportunity for a hearing before the
4	Secretary. Penalty payments shall be made within 30 days after notice of the
5	Secretary's decision to assess a penalty. Proof of payment to the consumer
6	shall be promptly forwarded to the Secretary by the registrant.
7	(c) If the consumer cannot be found, the amount of the penalty payments
8	shall be paid to the Secretary who shall deposit the payment into the revolving
9	account established by subsection 364(e) of this title.
10	(d) This section is not an exclusive cause of action and persons affected
11	may utilize any other right of action available under law.
12	§ 375. CANCELLATION OF REGISTRATION
13	The Secretary is authorized to cancel or suspend the registration of any
14	fertilizer, biostimulant, plant amendment, soil amendment, or liming material
15	<u>lime</u> or refuse a registration application if he or she finds that the provisions of
16	this chapter or the rules adopted under this chapter have been violated,
17	provided that no registration shall be revoked or refused without a hearing
18	before the Secretary.
19	§ 376. DETAINED FERTILIZER AND LIME
20	(a) "Withdrawal from distribution" orders. When the Secretary has
21	reasonable cause to believe any lot of fertilizer, biostimulant, plant
22	amendment, soil amendment, or lime is being distributed in violation of any of

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the provisions of this chapter or any of the rules under this chapter, he or she
may issue and enforce a written or printed "withdrawal from distribution"
order, warning the distributor not to dispose of the lot of fertilizer,
biostimulant, plant amendment, soil amendment, or lime in any manner until
written permission is given by the Secretary or the court. The Secretary shall
release the lot of fertilizer, biostimulant, plant amendment, soil amendment, or
lime withdrawn when this chapter and rules have been complied with. If
compliance is not obtained within 30 days, the Secretary may begin, or upon
request of the distributor or registrant shall begin, proceedings for
condemnation.
(b) "Condemnation and confiscation."—Any lot of fertilizer, biostimulant,
plant amendment, soil amendment, or lime not in compliance with this chapter
and rules shall be subject to seizure on complaint of the Secretary to a court of
competent jurisdiction in the area in which the fertilizer, biostimulant, plant
amendment, soil amendment, or lime is located. In the event the court finds
the fertilizer, biostimulant, plant amendment, soil amendment, or lime to be in

amendment, soil amendment, or lime be ordered by the court without first

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1	giving the claimant an opportunity to apply to the court for release of the	
2	fertilizer, biostimulant, plant amendment, soil amendment, or lime or for	
3	permission to process or relabel the fertilizer, biostimulant, plant amendment,	
4	soil amendment, or lime to bring it into compliance with this chapter.	
5	* * *	
6	§ 379. EXCHANGES BETWEEN MANUFACTURERS	
7	Nothing in this chapter shall be construed to restrict or impair sales or	
8	exchanges of fertilizers, biostimulants, plant amendments, or soil amendments	<u>s</u>
9	to each other by importers, manufacturers, or manipulators who mix fertilizer	
10	materials, biostimulants, plant amendments, or soil amendments for sale, or to	)
11	prevent the free and unrestricted shipments of fertilizer, biostimulants, plant	
12	amendments, or soil amendments to manufacturers or manipulators who have	
13	registered their brands as required by provisions of this chapter.	
14	§ 380. ADMINISTRATIVE PENALTY	
15	Consistent with chapter 1 of this title, the Secretary may assess an	
16	administrative penalty upon determining that a person has violated a rule	
17	issued under this chapter or has violated this chapter in the following manner:	
18	(1) distributed a specialty fertilizer, biostimulant, plant amendment, soi	1
19	amendment, or lime without first obtaining the appropriate product	
20	registration;	
21	(2) distributed a fertilizer, biostimulant, plant amendment, or soil	
22	amendment, or lime without appropriate labeling;	

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1	(3) failed to report or to accurately report the amount and form of each
2	grade of fertilizer distributed in Vermont on an annual basis;
3	(4) failed to report or to accurately report the amount and form of each
4	formulation of biostimulant, plant amendment or soil amendment;
5	(5) failed to pay the appropriate tonnage fee; or
6	(5)(6) violated a cease and desist order.
7	§ 381. GOLF COURSES; NUTRIENT MANAGEMENT PLAN
8	Beginning July 1, 2012, as As a condition of the permit issued to golf
9	courses under chapter 87 of this title and regulations-rules adopted thereunder,
10	a golf course shall be required to submit to the Secretary of Agriculture, Food
11	and Markets a nutrient management plan for the use and application of
12	fertilizer to grasses or other lands owned or controlled by the golf course. The
13	nutrient management plan shall ensure that the golf course applies fertilizer
14	according to the agronomic rates for the site-specific conditions of the golf
15	course.
16	* * * Effective Dates * * *
17	Sec. 11. EFFECTIVE DATES
18	(a) This section and Secs. 1-8 (compost foraging; farming) shall take effect
19	on passage.
20	(b) All other sections shall take effect on July 1, 2021.

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