BILL AS INTRODUCED AND PASSED BY SENATES.1242025Page 1 of 58

1	S.124
2	Introduced by Committee on Agriculture
3	Date: March 18, 2025
4	Subject: Agriculture; water resources; agricultural water quality
5	Statement of purpose of bill as introduced: This bill proposes to clarify the
6	authority of the Secretary of Natural Resources to regulate, permit, and
7	enforce discharges of pollutants from concentrated animal feeding operations
8	in the State. The bill also proposes to amend certain agricultural water quality
9	requirements administered by the Agency of Agriculture, Food and Markets in
10	order to ensure consistency with federal requirements.

11 An act relating to miscellaneous agricultural subjects 12 It is hereby enacted by the General Assembly of the State of Vermont: 13 * * * Agency of Agriculture Food and Markets Regulation of Agricultural 14 Water Quality * * * Sec. 1. 6 V.S.A. § 4810(d) is amended to read: 15 (d) Cooperation and coordination. The Secretary of Agriculture, Food and 16 17 Markets shall coordinate with the Secretary of Natural Resources in implementing and enforcing programs, plans, and practices developed for 18 19 reducing and climinating agricultural nonpoint source pollutants and

1	discharges from concentrated animal feeding operations. On or before July 1
2	2016, the farms. The Secretary of Agriculture, Food and Markets and the
3	Secretary of Natural Resources shall revise the memorandum of understanding
4	for cooperate with the Secretary of Natural Resources in the implementation of
5	the federal Clean Water Act for Concentrated Animal Feeding Operations
6	(CAFOs). The Secretary of Agriculture, Food and Markets shall implement
7	the State's comprehensive, complimentary nonpoint source program
8	describing. The Secretary of Agriculture, Food, and Markets and the Secretary
9	of Natural Resources shall coordinate regarding program administration; grant
10	negotiation;; grant sharing, and how they will coordinate; implementation of
11	the antidegradation policy including to new sources of agricultural nonpoint
12	source pollutants, and watershed planning activities to comply with Pub. L.
13	No. 92-500. The memorandum of understanding shall describe how the
14	agencies will implement the antidegradation implementation policy, including
15	how the agencies will apply the antidegradation implementation policy to new
16	sources of agricultural nonpoint source pollutants. The Secretary of
17	Agriculture, Food and Markets and the Secretary of Natural Resources shall
18	also develop a memorandum of understanding according to the public notice
19	and comment process of 10 V.S.A. § 1259(i) regarding the implementation of
20	the federal Concentrated Animal Feeding Operation Program and the
21	relationship between the requirements of the federal Frogram and the State

1	agricultural water quality requirements for large, medium, and small forms
2	under this chapter. The memorandum of understanding shall describe Program
3	administration, permit issuance, an appellate process, and enforcement
4	authority and implementation. In accordance with 10 V.S.A. § 1259(i), the
5	Secretary of Natural Resources, in consultation with the U.S. Environmental
6	Protection Agency and the Secretary of Agriculture, Food and Markets, shall
7	issue a document that sets forth the respective roles and responsibilities of the
8	Agency of Natural Resources in implementing the federal Clean Water Act on
9	farms and the Agency of Agriculture, Food and Markets' roles and
10	responsibilities in implementing the State's complementary nonpoint source
11	program on farms. The memorandum of understanding document shall be
12	consistent with and equivalent with the federal National Pollutant Discharge
13	Elimination System permit regulations for discharges from concentrated
14	animal feeding operations CAFOs. The document will replace the
15	memorandum of understanding between the agencies. The allocation of duties
16	under this chapter between the Secretary of Agriculture, Fond and Markets and
17	the Secretary of Natural Resources shall be consistent with the Secretary's
18	duties, established under the provisions of 10 V.S.A. § 1258(b), to comply
19	with Pub. L. No. 92-500. The Secretary of Natural Resources shall be the
20	State lead person in applying for federal funds under Pub. L. No. 92-500 but
21	shall consult with the Secretary of Agriculture, Food and Warkets during the

1	process. The agricultural nonpoint source program may compete with other
2	programs for competitive watershed projects funded from federal funds. The
3	Secretary of Agriculture, Food and Markets shall be represented in reviewing
4	these projects for funding. Actions by the Secretary of Agriculture, Food and
5	Markets under this chapter concerning agricultural nonpoint source pollution
6	shall be consistent with the water quality standards and water pollution control
7	requirements of 10 V.S.A. chapter 47 and the federal Clean Water Act as
8	amended. In addition, the secretary of Agriculture, Food and Markets shall
9	coordinate with the Secretary of Natural Resources in implementing and
10	enforcing programs, plans, and practices developed for the proper management
11	of composting facilities when those facilities are located on a farm. On or
12	before January 15, 2016, the The Secretary of Agriculture, Food and Markets
13	and the Secretary of Natural Resources shall each develop three separate
14	measures of the performance of the agencies under the memorandum of
15	understanding required by this subsection. Beginning on January 15, 2017
16	federal Clean Water Act and State nonpoint source regulatory authority, and
17	annually thereafter on or before January 15, the Secretary of Agriculture, Food
18	and Markets and the Secretary of Natural Resources shall submit separate
19	reports to the Senate Committee on Agriculture, the House Committee in
20	Agriculture, Food Resiliency, and Forestry, the Senate Committee on Natural
21	Resources and Energy, and the House Committee on Environment and Energy

1	regarding the success of each agency in meeting the selected performance
2	measures for the memorandum of understanding.
3	Sec. 2. 6 V.S.A. § 4810a(a)(6) is amended to read:
4	(6)(A) Require a farm to comply with standards established by the
5	Secretary for maintaining a vegetative buffer zone of perennial vegetation
6	between annual croplands and the top of the bank of an adjoining water of the
7	State. At a minimum the vegetative buffer standards established by the
8	Secretary shall prohibit the application of manure on the farm within 25 feet of
9	the top of the bank of an adjoining water of the State or within 10 feet of a
10	ditch that is not a surface water under State law and that is not a water of the
11	United States under federal law. The minimum vegetated buffer requirement
12	required under this subdivision (A) shall not apply to a farm that is determined
13	by the Secretary of Natural Resources to be a Concentrated Animal Feeding
14	Operation, as that term is defined under 10 V.S.A. § 151. Operations
15	determined to be a Concentrated Animal Feeding Operation shall instead
16	comply with the setback and buffer requirements established in the federal
17	CAFO regulations.
18	(B) Establish standards for site-specific vegetative buffers that
19	adequately address water quality needs based on consideration of soil type,
20	slope, crop type, proximity to water, and other relevant factors.

1	Sec. 3. 6 VS A § 1851 is amended to read:
2	§ 4351. PERMIT REQUIREMENTS FOR LARGE FARM OPERATIONS
3	(a) No person shall, without a permit from the Secretary, construct a new
4	barn, or expand an existing barn, designed to house more than 700 mature
5	dairy animals, 1000 cattle or cow/calf pairs, 1,000 veal calves, 2,500 swine
6	weighing over 55 phunds, 10,000 swine weighing less than 55 pounds, 500
7	horses, 10,000 sheep or lambs, 55,000 turkeys, 30,000 laying hens or broilers
8	with a liquid manure handling system, 82,000 laying hens without a liquid
9	manure handling system, 125,000 chickens other than laying hens without a
10	liquid manure handling system, 5,000 ducks with a liquid manure handling
11	system, or 30,000 ducks without a liquid manure handling system. No permit
12	shall be required to replace an existing barn in use for livestock or domestic
13	fowl production at its existing capacity. The Secretary of Agriculture, Food
14	and Markets, in consultation with the Secretary of Natural Resources, shall
15	review any application for a permit under this section with regard to water
16	quality impacts and, prior to approval of a permit under this subsection , shall
17	issue a written determination regarding whether the applicant has established
18	that there will be no unpermitted discharge to waters of the State pursuant to
19	the federal regulations for concentrated animal feeding operations. If, toon
20	review of an <u>a large farm</u> application for a permit under this subsection, the
21	Secretary of Agriculture, Food and Warkets determines that the permit

1	applicant form may be discharging to waters of the State, the Secretary of
2	Agriculture, Food and Markets and the Secretary of Natural Resources
3	immediately shall respond to refer the potential discharge to the Secretary of
4	Natural Resources for response in accordance with the memorandum of
5	understanding the federal Clean Water Act regarding concentrated animal
6	feeding operations under section 4810 of this title. The Secretary of Natural
7	Resources may require thall direct a large farm to obtain a permit under 10
8	V.S.A. § 1263 pursuant to required by federal regulations for concentrated
9	animal feeding operations. If the farm is not required to obtain a CAFO
10	permit and is not in violation of federal regulations for Concentrated Animal
11	Feeding Operations, the Secretary of Natural Resources shall promptly notify
12	the Secretary of Agriculture, Food and Markets.
13	(b) A person shall apply for a permit in order to operate a farm that
14	exceeds 700 mature dairy animals, 1,000 cattle or cow/calf pairs, 1,000 veal
15	calves, 2,500 swine weighing over 55 pounds, 10,000 swine weighing less
16	than 55 pounds, 500 horses, 10,000 sheep or lambs, 55,000 turkeys, 30,000
17	laying hens or broilers with a liquid manure handling system, 82,000 laying
18	hens without a liquid manure handling system, 125,000 chickens other than
19	laying hens without a liquid manure handling system, 5,000 ducks with a
20	liquid manure handling system, or 30,000 ducks if the livestock or domestic
21	fowi are in a barn or adjacent barns owned by the same person or if the barns

1	share a common horder or have a common waste disposal system without a
2	liquid manure handling system. Two or more individual farms that are under
3	common ownership and that adjoin each other or use a common area or system
4	for the dispesal of wastes shall be considered a single animal feeding operation
5	or "farm" when determining whether the combined number of livestock or
6	domestic fowl qualifies the farm as a Large Farm Operation under this section.
7	In order to receive this permit, the person shall demonstrate to the Secretary
8	that the farm has an adequately sized manure management system to
9	accommodate the wastes generated and a nutrient management plan to dispose
10	of wastes in accordance with Required Agricultural Practices adopted under
11	this chapter and current U.S. Department of Agriculture nutrient management
12	standards.
13	(c) The Secretary shall approve, condition, or disapprove the application
14	within 45 business days of following the date of receipt of a complete
15	application for a permit under this section. Failure to art within the 45
16	business days shall be deemed approval.
17	(d) A person seeking a permit under this section shall apply in writing to
18	the Secretary. The application shall include a description of the proposed barn
19	or expansion of livestock or domestic fowl; a proposed nutrient management
20	plan to accommodate the number of livestock or domestic fowl the barn is
21	designed to house of the farm is intending to expand to, and a description of

1	the manure management system to be used to accommodate agricultural
2	wastes.
3	(e) The Secretary may condition or deny a permit on the basis of odor,
4	noise, traffic, insects, flies, or other pests.
5	(f) Before granting a permit under this section, the Secretary shall make an
6	affirmative finding that the animal wastes generated by the construction or
7	expansion will be stored so as not to generate runoff from a 25-year, 24-hour
8	storm event and shall be disposed of in accordance with the Required
9	Agricultural Practices adopted under this chapter and current U.S. Department
10	of Agriculture nutrient management standards.
11	(g) A farm that is permitted under this section and that withdraws more
12	than 57,600 gallons of groundwater per day averaged over any 30 consecutive-
13	day period shall annually report estimated water use to the Secretary of
14	Agriculture, Food and Markets. The Secretary of Agriculture, Food and
15	Markets shall share information reported under this subjection with the
16	Agency of Natural Resources.
17	(h) The Secretary may inspect a farm permitted under this section at any
18	time, but no <u>not</u> less frequently than once per year.
19	(i) A person required to obtain a permit under this section shall submit an
20	annual operating fee of \$2,500.00 to the Secretary. During any calendar year
21	in which a person has an active Large Concentrated Animal Feeding Operation

1	permit issued by the Agency of Natural Resources pursuant to the federal
2	Clean Water Act and pays the required associated fee, that person shall not be
3	required to pay the \$2,500.00 annual operating fee described in this section.
4	The fees collected under this section shall be deposited in the Agricultural
5	Water Quality Special Fund under section 4803 of this title.
6	Sec. 4. 6 V.S.A. § 1858 is amended to read:
7	§ 4858. MEDIUM FARM OPERATION PERMITS
8	(a) Authorization to operation. No person shall operate a medium farm
9	without authorization from the Secretary pursuant to this section. Under
10	exceptional conditions, specified in subsection (d) of this section, authorization
11	from the Secretary may be required to operate a small farm.
12	(b) Rules; general and individual permity. The Secretary shall establish by
13	rule, pursuant to 3 V.S.A. chapter 25, requirements for a general permit and
14	individual permit to assure that medium and small terms generating animal
15	waste comply with the water quality standards of the State.
16	(1) General and individual permits issued under this vection shall be
17	consistent with rules adopted under this section, shall include terms and
18	conditions appropriate to each farm size category and each farm animal type as
19	defined by section 4857 of this title, and shall meet standards at least as
20	stringent as those established by federal regulations for concentrated animal
21	feeding operations. Such standards shall address waste management, waste

1	storage, development of nutrient management plans, carcases disposal, and
2	surface water and groundwater contamination, plus recordkeeping, reporting,
3	and monitoring provisions regarding such matters to ensure that the terms and
4	conditions of the permit are being met. The groundwater contamination rules
5	adopted by the Secretary under this section shall include a process under which
6	the Agency shall receive, investigate, and respond to a complaint that a farm
7	has contaminated the drinking water or groundwater of a property owner.
8	(2) The rules adopted under this section shall also address permit
9	administration, public notice and hearing, permit enforcement, permit
10	transition, revocation, and appeals consistent with provisions of sections 4859
11	and 4861 of this title and subchapter 10 of this chapter.
12	(3) Each general permit issued pursuant to this section shall have a term
13	of no <u>not</u> more than five years. Prior to the expiration of each general permit,
14	the Secretary shall review the terms and conditions of the general permit and
15	may issue subsequent general permits with the same or different conditions as
16	necessary to carry out the purposes of this subchapter. Each general permit
17	shall include provisions that require public notice of the fact that a medium
18	farm has sought coverage under a general permit adopted pursuant to this
19	section. Each general permit shall provide a process by which interested
20	persons can obtain detailed information about the nature and extent of the
21	activity proposed to receive coverage under the general permit. The Secretary

1	may inspect each form seeking coverage under the general permit at any time
2	but no not less frequently than once every three years.
3	(c) Hedium farm general permit.
4	(1) The owner or operator of a medium farm seeking coverage under a
5	general permit adopted pursuant to this section shall certify to the Secretary
6	within a period specified in the permit, and in a manner specified by the
7	Secretary, that the medium farm does comply with permit requirements
8	regarding an adequately sized and designed manure management system to
9	accommodate the wastes generated and a nutrient management plan to dispose
10	of wastes in accordance with Required Agricultural Practices adopted under
11	this chapter and current U.S. Department of Agriculture nutrient management
12	standards. Any certification or notice of intent to comply submitted under this
13	subdivision shall be kept on file at the Agency of Agriculture, Food and
14	Markets. The Secretary of Agriculture, Food and Markets, in consultation
15	with the Secretary of Natural Resources, shall review any certification or
16	notice of intent to comply submitted under this subdivision with regard to the
17	water quality impacts of the medium farm for which the owner or operator is
18	seeking coverage, and, for farms that have never been permitted under the
19	prior permit term, within 18 months of after receiving the certification or
20	notice of intent to comply, the Secretary of Natural Resources shall verify
21	whether the owner or operator of the medium farm has established that there

1	will be no unpermitted discharge to waters of the State pursuant to the federal
2	regulations for concentrated animal feeding operations. If upon review of a
3	medium farm granted coverage under the general permit adopted pursuant to
4	this subsection the Secretary of Agriculture, Food and Markets determines that
5	the permit applicant medium farm may be discharging to waters of the State,
6	the Secretary of Agriculture, Food and Markets and shall immediately notify
7	the Secretary of Natural Resources shall respond to the discharge in
8	accordance with the memorandum of understanding the federal Clean Water
9	Act regarding concentrated animal feeding operations under section 4810 of
10	this title. The Secretary of Natural Resources shall direct a medium farm to
11	obtain a permit under 10 V.S.A. § 1263 in required by federal regulations for
12	concentrated animal feeding operations. If the farm is not required to obtain a
13	CAFO permit and is not in violation of federal regulations for concentrated
14	animal feeding operations, the Secretary of the Agency of Natural Resources
15	shall promptly notify the Secretary of Agriculture, Food and Markets.
16	(2) The owner or operator of a small farm may seek coverage under the
17	medium farm general permit adopted pursuant to this section by certifying to
18	the Secretary, in a manner specified by the Secretary, that the small fann
19	complies with the requirements and conditions of the medium farm general
20	permit.

1	(d) Medium and small forms; individual parmit. The Socratary may
2	require the owner or operator of a small or medium farm to obtain an
3	individual permit to operate after review of the farm's history of compliance,
4	application of Required Agricultural Practices, the use of an experimental or
5	alternative technology or method to meet a State performance standard, or
6	other factors set for h by rule. The owner or operator of a small farm may
7	apply to the Secretary for an individual permit to operate under this section.
8	To receive an individual permit, an applicant shall in a manner prescribed by
9	rule demonstrate that the farm has an adequately sized and designed manure
10	management system to accommodate the wastes generated and a nutrient
11	management plan to dispose of wastes in accordance with Required
12	Agricultural Practices adopted under this chapter and current U.S. Department
13	of Agriculture nutrient management standards, including setback requirements
14	for waste application. An individual permit shall be valid for no not more than
15	five years. Any application for an individual permit filed under this subsection
16	shall be kept on file at the Agency of Agriculture, Food and Markets. The
17	Secretary of Agriculture, Food and Markets, in consultation with the Agency
18	of Natural Resources, shall review any application for a permit under this
19	subsection and, prior to issuance of an individual permit under this subsection,
20	shall issue a written determination regarding whether the permit applicant has
21	estabilished that there will be no unpermitted discharge to waters of the State

1	nursuant to federal regulations for concentrated animal feeding operations. If
2	upon review of an application for a permit under this subsection a permit
3	application, the Secretary of Agriculture, Food and Markets determines that
4	the permit applicant may be discharging to waters of the State, the Secretary of
5	Agriculture, Food and Markets and shall refer the farm to the Secretary of
6	Natural Resources shall respond to the discharge for response in accordance
7	with the memorandum of understanding regarding concentrated animal feeding
8	operations under subsection (810(b) of this title the federal Clean Water Act.
9	The Secretary of Natural Resources may require shall direct a medium or
10	small farm to obtain a permit under 12 V.S.A. § 1263 pursuant to if required
11	by federal regulations for concentrated animal feeding operations. Coverage
12	of a medium farm under a general permit adopted pursuant to this section or an
13	individual permit issued to a medium or small farm under this section is
14	rendered void by the issuance of a permit to a farm under 10 V.S.A. § 1263. If
15	the farm is not required to obtain a CAFO permit and is not in violation of
16	federal regulations for concentrated animal feeding operations, the Secretary
17	of the Agency of Natural Resources shall refer the matter to the Secretary of
18	Agriculture, Food and Markets.
19	(e) Operating fee. A person required to obtain a permit or coverage under
20	this section shall submit an annual operating fee of \$1,500.00 to the Secretary.

1	The fees collected under this section shall be deposited in the Agricultural
2	Water Quality Special Fund under section 4803 of this title.
3	Sec. 5. 6 V.S.A. § 4816 is amended to read:
4	§ 4816. SEASONAL APPLICATION OF MANURE
5	(a) Prohibition on application. A person shall not apply manure to land in
6	the State between December 15 and April 1 of any calendar year unless
7	authorized by this section or as authorized under an emergency exemption
8	granted by the Secretary.
9	(b) Extension of prohibition. The Secretary of Agriculture, Food and
10	Markets shall amend the Required Agricultural Practices by rule in order to
11	establish a process under which the Secretary may prohibit the application of
12	manure to land in the State between December 1 and December 15 and
13	between April 1 and April 30 of any calendar year when the Secretary
14	determines that due to weather conditions, soil conditions, or other limitations,
15	application of manure to land would pose a significant potential of discharge
16	or runoff to State waters.
17	(c) Seasonal exemption. The Secretary of Agriculture, Food and Markets
18	shall amend the Required Agricultural Practices by rule in order to stablish a
19	process under which the Secretary may authorize an exemption to the
20	prohibition on the application of manure to land in the State between
21	Becember 15 and April 1 of any calendar year or during any period established

1	under subsection (b) of this section when manure is prohibited from
2	application. Any process established for the issuance of an exemption under
3	the Required Agricultural Practices may authorize land application of manure
4	on a weekly monthly, or seasonal basis or in authorized regions, areas, or
5	fields in the State, provided that any exemption shall:
6	(1) prohibit application of manure:
7	(A) in areas with established channels of concentrated stormwater
8	runoff to surface waters, including ditches and ravines;
9	(B) in nonharvested permanent vegetative buffers;
10	(C) in a nonfarmed wetland, as that term is defined in 10 V.S.A.
11	§ 902(5);
12	(D) within 50 feet of a potable water supply, as that term is defined
13	in 10 V.S.A. § 1972(6);
14	(E) to fields exceeding tolerable soil loss; and
15	(F) to saturated soils;
16	(2) establish requirements for the application of manure when frozen or
17	snow-covered soils prevent effective incorporation at the time of application;
18	(3) require manure to be applied according to a nutrient management
19	plan; and
20	(4) establish the maximum tons of manure that may be applied per acre
21	during any one application.

1	See 6 6 VS 1 § 1871(b) is amonded to read:
2	() Required small farm certification. Beginning on July 1, 2017, a person
3	who owns or operates a small farm, as designated by the Secretary consistent
4	with subdivision 4810a(a)(1) of this title, shall, on a form provided by the
5	Secretary, certify compliance with the Required Agricultural Practices. The
6	Secretary of Agriculture, Food and Markets shall establish the requirements
7	and manner of certification of compliance with the Required Agricultural
8	Practices, provided that the Secretary shall require an owner or operator of a
9	any newly eligible or identified small farm to submit an annual <u>a</u> certification
10	of compliance with the Required Agricultural Practices and may require any
11	small farm to regularly certify ongoing compliance with the Required
12	Agricultural Practices.
13	* * * Agency of Natural Resources Regulation of Concentrated Animal
14	Feeding Operations * * *
15	Sec. 7. 10 V.S.A. § 1251 is amended to read:
16	§ 1251. DEFINITIONS
17	Whenever used or referred to in this chapter, unless a different meaning
18	clearly appears from the context:
19	

BILL AS INTRODUCED AND PASSED BY SENATES.1242025Page 19 of 58

1	(3) "Discharge" means the placing, depositing, or emission of any
2	wastes or pollutants, directly or indirectly, into an injection well or into the
3	waters of the State.
4	* * *
5	(11) "Secretary" means the Secretary of Natural Resources or his or her
6	authorized representative.
7	(12) "Waste" means effluent, sewage, or any substance or material,
8	liquid, gaseous, solid, or radioactive, including heated liquids, whether or not
9	harmful or deleterious to waters; provided, however, the term "sewage" as
10	used in this chapter shall not include the rinse or process water from a cheese
11	manufacturing process.
12	(13) "Waters" includes all rivers, streams, creeks, brooks, reservoirs,
13	ponds, lakes, springs, and all <u>artificial or natural</u> bodies of surface waters ,
14	artificial or natural, that are contained within, flow through, or border upon the
15	State or any portion of it.
16	* * *
17	(20) "Continuous discharge" means a discharge that occurs without
18	interruption throughout the operating hours of the facility, except for
19	infrequent shutdowns for maintenance, process changes, or other similar
20	activities.

1	(21) "Daily discharge" means the discharge of a pollutant measured
2	during a calendar day or any 24-hour period that reasonably represents the
3	calendar day for purposes of sampling. For pollutants with limitations
4	expressed in units of mass, the daily discharge is calculated as the total mass of
5	the pollutant discharged over the day. For pollutants with limitations
6	expressed in other thits of measurement, the daily discharge is calculated as
7	the average measurement of the pollutant over the day.
8	(22) "Pollutant" means dredged spoil, solid waste, incinerator residue,
9	sewage, garbage, sewage sludge, munitions, chemical wastes, biological
10	materials, radioactive materials, heat, wrecked or discarded equipment, rock,
11	sand, cellar dirt and industrial, municipal, and agricultural waste discharged
12	into water.
13	Sec. 8. 10 V.S.A. chapter 47, subchapter 3A is udded to read:
14	Subchapter 3A. Concentrated Animal Feeding Operations
15	<u>§ 1351. DEFINITIONS</u>
16	As used in this subchapter:
17	(1) "Agricultural waste" means material originating or emanating from
18	a farm or imported onto a farm that contains sediments; minerals, including
19	heavy metals; plant nutrients; pesticides; organic wastes, including livestock
20	waste; animal mortalities; compost; feed, litter, and crop debris; waste oils;
21	pathogenic bacteria and viruses, thermal pollution, sliage runoff, process

1	wastewater, untreated milk house waster and any other form waste as the term
2	"warte" is defined in subdivision 1251(12) of this chapter.
3	(2)(A) "Animal feeding operation" or "AFO" means a lot or facility,
4	other than an aquatic animal production facility, where the following
5	conditions are met:
6	(i) animals, other than aquatic animals, have been, are, or will be
7	stabled or confined and feel or maintained for a total of 45 days or more in any
8	<u>12-month period; and</u>
9	(ii) crops, vegetation, or forage growth are not sustained in the
10	normal growing season over any portion of the lot or facility.
11	(B) Two or more individual farms qualifying as an AFO that are
12	under common ownership and that adjoin each other or use a common area or
13	system for the disposal of waste shall be considered to be a single AFO if the
14	combined number of livestock or domestic fowl on the combined farm
15	qualifies the combined farm as a large CAFO as defined in subdivision (11) of
16	this section or as a medium CAFO as defined in subdivision (14) of this
17	section.
18	(3) "Concentrated animal feeding operation" or "CAFO" means an AFO
19	that is defined as a large CATO, a medium CATO, or a small CATO.

1	(1) "Land application area" means the area under the control of an AEO
2	or CAFO owner or operator, whether it is owned, rented, or leased, to which
3	manure, litter, or process wastewater may be applied.
4	(5) "Large concentrated animal feeding operation" or "Large CAFO"
5	means an AFO that:
6	(A) houses 700 or more mature dairy animals, 1,000 or more cattle
7	or cow or calf pairs, 1,000 or more veal calves, 2,500 or more swine weighing
8	over 55 pounds, 10,000 or more swine weighing 55 pounds or less, 500 or
9	more horses, 10,000 or more sheep or lambs, 55,000 or more turkeys, 30,000
10	or more laying hens or broilers with a liquid manure handling system, 82,000
11	or more laying hens without a liquid manure handling system, 125,000 or
12	more chickens other than laying hens without a liquid manure handling
13	system, 5,000 or more ducks with a liquid manure handling system, or 30,000
14	or more ducks without a liquid manure handling system; and
15	(B) any of the following conditions are met;
16	(i) wastes are discharged into waters of the United States via a
17	point source;
18	(ii) wastes are discharged directly into waters that originate
19	outside of or pass over, across, or through the facility or otherwise come into
20	direct contact with the animals confined in the operation, or

1	(iii) a precipitation related discharge of manure, litter, or process
2	wastewater from land areas under the control of a LFO has occurred that was
3	not in accordance with site-specific nutrient management practices that ensure
4	appropriate agricultural utilization of the nutrients in the manure, litter, or
5	process wastewater, as determined by the Secretary.
6	(6) "Large farm operation" or "LFO" has the same meaning in in
7	<u>6 V.S.A. chapter 215.</u>
8	(7) "Manure" means livestock waste in solid or liquid form that may
9	also contain bedding, compost, and raw materials or other materials
10	commingled with manure or set asile for disposal.
11	(8) "Medium concentrated animal feeding operation" or "Medium
12	CAFO" means an AFO that:
13	(A) houses 200 to 699 mature dairy animals, 300 to 999 cattle or cow
14	or calf pairs, 300 to 999 veal calves, 750 to 2,499 swine weighing over 55
15	pounds, 3,000 to 9,999 swine weighing 55 pounds or less, 150 to 499 horses,
16	3,000 to 9,999 sheep or lambs, 16,500 to 54,999 turkeys, 9,000 to 29,999
17	laying hens or broilers with a liquid manure handling system, 25,000 to 81,999
18	laying hens without a liquid manure handling system, 37,500 to 12-999
19	chickens other than laying hens without a liquid manure handling system.
20	1,500 to 4,999 ducks with a liquid manure handling system, or 10,000 to
21	29,999 ducks without a liquid manure handling system, and

1	(P) either of the following conditions are mat:
2	(i) wastes are discharged into waters of the United States via a
3	point source; or
4	(ii) wastes are discharged directly into waters that originate
5	outside of or pass over, across, or through the facility or otherwise come into
6	direct contact with the animals confined in the operation.
7	(9) "Medium farm operation" or "MFO" has the same meaning as
8	medium farm operation in V.S.A chapter 215 and rules adopted under the
9	<u>chapter.</u>
10	(10) "Point source" means any discernible, confined, and discrete
11	conveyance, including any pipe, ditch, channel, tunnel, conduit, well, discrete
12	fissure, container, rolling stock, concentrated animal feeding operation, or
13	vessel or other floating craft from which pollutants are or may be discharged.
14	This term does not include agricultural stormwater discharges and return flows
15	from irrigated agriculture.
16	(11) "Process wastewater" means water directly or indirectly used in the
17	operation of an AFO or CAFO for any or all of the following: poillage or
18	overflow from animal or poultry watering systems; washing, cleaning, or
19	flushing pens, barns, manure pits, or other AFO or CAFO facilities; direct
20	contact swimming, washing, or spray cooling of animals; or dust control.
21	Process wastewater also includes any water that comes into contact with any

1	row materials, products, or hyproducts, including manure, litter, feed, milk
2	egge, or bedding.
3	(12) "Production area" means that part of an AFO or CAFO that
4	includes the animal confinement area, the manure storage area, the raw
5	materials storage area, and the waste containment areas. The animal
6	confinement area includes open lots, housed lots, feedlots, confinement
7	houses, stall barns, free stall barns, milkrooms, milking centers, cowyards,
8	barnyards, medication pensy walkers, animal walkways, and stables. The
9	manure storage area includes layoons, runoff ponds, storage sheds, stockpiles,
10	under house or pit storages, liquid inpoundments, static piles, and composting
11	piles. The raw materials storage area includes feed silos, silage bunkers, and
12	bedding materials. The waste containment area includes settling basins, and
13	areas within berms and diversions that separate uncontaminated storm water.
14	Also included in the definition of production area is any egg washing or egg
15	processing facility and any area used in the storage, handling, treatment, or
16	disposal of mortalities.
17	(13) "Secretary" means the Secretary of Natural Resources.
18	(14) "Small animal feeding operation" of "SFO" means an AFO that is
19	not a large CAFO or a medium CAFO.
20	(15) "Small concentrated animal feeding operation" or "small CAFO"
21	means a small APO designated as a small CAPO by the Secretary upon

1	determining that the AEO is a significant contributor of pollutants to waters of
2	the State and either of the following conditions are met:
3	(A) wastes are discharged into waters via a point source; or
4	(B) wastes are discharged directly into waters that originate outside
5	of or pass over, cross, or through the facility or otherwise come into direct
6	contact with the animals confined in the operation.
7	(16) "Waters of the United States" shall have the same meaning as
8	"waters" defined by the federal regulations under the Clean Water Act.
9	<u>§ 1352. POWERS OF THE SECRETARY</u>
10	The Secretary has the authority to exercise all of the following:
11	(1) Implement the federal Clean Water Act to administer a Vermont
12	pollutant discharge elimination system (VPDIS) CAFO program that is
13	consistent with and equivalent to the federal Clear Water Act and enabling
14	<u>rules.</u>
15	(2) Make, adopt, revise, and amend rules as necessary to administer a
16	VPDES CAFO program that is consistent with and equivalent to the federal
17	Clean Water Act and enabling rules.
18	(3) Make, adopt, revise, and amend procedures, guidelines, inspection
19	checklists, and other documents as necessary for the administration of the
20	CAFO VIDES program.

1	(4) Designate any AEO that mosts the definition of a CAEO as a CAEO,
2	in the Secretary's sole discretion.
3	(5) Designate any small AFO as a CAFO if after an on-site inspection,
4	the Secretary determines that the small AFO is discharging into water and is a
5	significant contributor of pollutants to waters of the state. The Secretary shall
6	consider the following factors:
7	(A) the size of the AFO and the amount of wastes reaching waters;
8	(B) the location of the AFO relative to waters;
9	(C) the means of conveyance of animal wastes and process waste
10	waters into waters;
11	(D) the slope, vegetation, rainfall, and other factors affecting the
12	likelihood or frequency of discharge of animal wastes manure and process
13	waste waters into waters; and
14	(E) other relevant factors.
15	(6) Access private or public property to inspect AFOs, ake photos and
16	samples, and review and copy AFO land management records, including
17	nutrient management plans, as may be necessary to carry out the provisions of
18	this subchapter.
19	(7) Solicit and receive federal funds to implement the CAFO program.

1	(8) Cooperate fully with the federal government or other agencies in the
2	operation of any joint federal-state programs concerning the regulation of
3	agricult ral pollution.
4	(9) Appoint assistants or contract with persons with applicable expertise,
5	subject to applic ble laws and State policies, to perform or assist in the
6	performance of the outies and functions of the Secretary under this chapter.
7	§ 1353. CAFO PERMIT REQUIREMENTS AND EXEMPTIONS
8	(a) The discharge of manure, litter, or process wastewater to waters of the
9	United States from a CAFO as a result of the application of that manure, litter
10	or process wastewater by the CAFO to land areas under its control is a
11	discharge from that CAFO subject to NPNES permit requirements, except
12	where the manure, litter, or process wastewater has been applied in accordance
13	with a site-specific nutrient management plan approved by the Secretary.
14	(b) A precipitation-related discharge of manure, liver, or process
15	wastewater from land areas under the control of a LFO shall be considered an
16	exempt agricultural stormwater discharge only where the manure, litter, or
17	process wastewater has been land applied in accordance with site-specific
18	nutrient management practices that ensure appropriate agricultural utilization
19	of the nutrients in the manure, litter, or process wastewater, as determined by
20	the Secretary.

1	(1) All MEOs and LEOs shall maintain documentation of a nutrient
2	management plan and practices on site or at a nearby office and make the
3	documentation readily available to the Secretary upon request.
4	(2) SFOs shall maintain documentation of soil testing and nutrient
5	management proctices.
6	(c) The presumption in 6 V.S.A. § 4810(b) that farms in compliance with
7	the Agency of Agriculture, Food and Markets' Required Agricultural Practices
8	Rule are not discharging is not applicable to any AFO determined by the
9	Secretary's decision to be a CAFO.
10	(d) Prima facie evidence sufficient to determine that a farm is a CAFO
11	includes an observed discharge from a point source, evidence of a recent prior
12	discharge from a point sources such as a stained drainage swale and standing
13	water in a ditch close to waters.
14	Sec. 9. COMMUNITY STAKEHOLDER GROUP ON AGRICULTURAL
15	WATER QUALITY
16	(a) On or before December 1, 2025, the Secretary of Natural Resources, in
17	coordination with the Secretary of Agriculture, Food and Markets, shall
18	engage key agricultural stakeholders as part of a pre-rulemaking process to
19	gather input on proposed concentrated animal feeding operation (CAFC) rules.
20	The rulemaking process also shall include public notice and informational
21	hearings to provide updates on the CAFO program and gather broad public

1	input In addition, the stakeholder engagement process shall include specific
2	opportunities for the agricultural community, including livestock farmers, farm
3	and watershed groups, and agricultural consultants, to share their input on:
4	(1) the implementation of the Agency of Natural Resources' CAFO
5	program;
6	(2) how to align the CAFO program most effectively with water quality
7	regulatory programs administered by the Secretary of Agriculture, Food, and
8	<u>Markets;</u>
9	(3) how to best create regulatory clarity for agricultural producers for
10	the long-term, within a two-agency regulatory system or through a full transfer
11	of regulatory authority to one agency;
12	(4) the resources, technical assistance, and regulatory structure
13	necessary to create a path to compliance for agricultural producers that
14	maintain CAFO operations; and
15	(5) feedback on implementing regulatory structures similar to other
16	states, including the New York State Department of Environmental Protection
17	CAFO Program.
18	(b) On or before February 15, 2026, the Secretary of Natural Resources
19	shall file a report with the House Committees on Agriculture, Food Resiliency
20	and Forestry and on Environment and the Senate Committees on Agriculture
21	and on Natural Resources and Energy. The report shall.

1	(1) summarize the stakeholder process, including public comments
2	received;
3	(2) summarize public input received during rulemaking;
4	(3) as ess whether the regulatory structure for administering agricultural
5	water quality requirements in the State is sufficient or whether further
6	structural changes, such as sole regulation by the Agency of Natural
7	Resources, should be implemented; and
8	(4) recommended any statutory amendment or other changes related to
9	implementation of the CAFO program and agricultural water quality
10	regulation more generally.
11	Sec. 10. 10 V.S.A. § 1259 is amended to read:
12	§ 1259. PROHIBITIONS
13	(a) No person shall discharge any waste, substance, or material into waters
14	of the State, nor shall any person discharge any waste, substance, or material
15	into an injection well or discharge into a publicly owned treatment works any
16	waste that interferes with, passes through without treatment, on is otherwise
17	incompatible with those works or would have a substantial adverse effect on
18	those works or on water quality, without first obtaining a permit for that
19	discharge from the Secretary. This subsection shall not prohibit the proper
20	application of fertilizer to fields and crops, nor reduce or affect the authority of

1	policy declared in Joint House Resolution 7 of the 1071 Session of the General
2	Assembly.
3	* * *
4	(f) The provisions of subsections (c), (d), and (e) of this section shall not
5	regulate Provided that the introduction of wastes are from sources that comply
6	with the federal Clean Water Act and federal CAFO regulation, the following
7	activities shall not require a VPDES permit under section 1263 of this title:
8	(1) required agricultural practices, as adopted by rule by the Secretary
9	of Agriculture, Food and Markets ,; or
10	(2) accepted silvicultural practices, as defined by the Commissioner of
11	Forests, Parks and Recreation, including practices which that are in
12	compliance with the Acceptable Management Practices for Maintaining Water
13	Quality on Logging Jobs in Vermont, as adopted by the Commissioner of
14	Forests, Parks and Recreation; nor shall these provisions regulate discharges
15	from concentrated animal feeding operations that require a permit under
16	section 1263 of this title; nor shall those provisions prohibitistormwater runoff
17	or the discharge of nonpolluting wastes, as defined by the Secretary.
18	* * *
19	(i) The Secretary of Natural Resources, to the extent compatible with
20	federal requirements, shall delegate to the Secretary of Agriculture, Food and

warkers the State agricultural non-point nonpoint source pollution control

S.124

1	program planning, implementation, and regulation. A memorandum of
2	understanding shall be adopted for this purpose, which shall address
3	implementation grants, the distribution of federal program assistance, and the
4	development of land use performance standards. Prior to executing the
5	memorandum, the Secretary of State shall arrange for two formal publications
6	of information relating to the proposed memorandum. The information shall
7	consist of a summary of the proposal; the name, telephone number, and
8	address of a person able to inswer questions and receive comments on the
9	proposal; and the deadline for receiving comments. Publication shall be
10	subject to the provisions of 3 V.S.A. § 839(d), (e), and (g), relating to the
11	publication of administrative rules This shared authority ensures
12	comprehensive water quality protection and implements equivalent State
13	nonpoint source pollution controls on farms noncovered by the Clean Water
14	Act. The Agencies shall cooperate and share information to enable effective
15	and consistent regulation and enforcement. Not later than September 1, 2025,
16	the Agency of Natural Resources in consultation with the U.S. Environmental
17	Protection Agency and the Agency of Agriculture, Food and Markets, shall
18	issue a document that sets forth the respective roles and responsibilities of the
19	Agency of Natural Resources in implementing the Clean Water Act on farms
20	and responsibilities of the Agency of Agriculture, Food and Markets in
21	

21 implementing the State's complementary nonpoint source program on farms.

1	The document shall replace the existing memorandum of understanding
2	between the agencies. The Secretary shall post the draft document and
3	information regarding the document on the Agency's website, shall issue
4	public notice by press release and social media, shall submit the draft
5	documents to the Senate Committees on Agriculture and on Natural Resources
6	and Energy and the House Committees on Agriculture, Food Resiliency, and
7	Forestry and on Environment, and shall allow for public comment. The
8	proposed memorandum of understanding document shall be available for 30
9	days after the final date of publication for public review and comment prior to
10	being executed by the Secretary of Vatural Resources and the Secretary of
11	Agriculture, Food and Markets. The Secretary of Natural Resources and in
12	consultation with the Secretary of Agriculture, Food and Markets annually
13	shall review the memorandum of understanding the document every five years
14	to ensure compliance with the requirements of the Clean Water Act and the
15	provisions of section 1258 of this title. If the memorandum document is
16	substantially revised, it first shall be noticed in the same manner that applies to
17	the initial memorandum. Actions by the Secretary of Agriculture, Food and
18	Markets under this section shall be consistent with the water quality standards
19	and water pollution control requirements of chapter 47 of this title and the
20	federal Clean Water Act as amended.

21

1	Sec. 11 10 VS A \S 1262 is amended to read:
2	§ 1.63. DISCHARGE PERMITS
3	(a) Any person who intends to discharge waste into the waters of the State
4	or who intends to discharge into an injection well or who intends to discharge
5	into any publicity owned treatment works any waste that interferes with, passes
6	through without treatment, or is otherwise incompatible with that works or
7	would have a substantial adverse effect on that works or on water quality, or is
8	required to apply for a CARO permit, shall make application to the Secretary
9	for a discharge permit. Application shall be made on a form prescribed by the
10	Secretary. An applicant shall pay an application fee in accordance with
11	3 V.S.A. § 2822.
12	(b) When an application is filed under this section, the Secretary shall
13	proceed in accordance with chapter 170 of this title. The Secretary may
14	require any applicant to submit any additional information that the Secretary
15	considers necessary and may refuse to grant a permit, or permission to
16	discharge under the terms of a general permit, until the information is
17	furnished and evaluated.
18	* * *
19	(g) Notwithstanding any other provision of law, any person who owns or
20	operates a concentrated animal feeding operation that requires a permit under
21	the federal National Polititant Discharge Elimination System permit

1	regulations shall submit an application to the Secretary for a discharge permit
2	and pay the required fees specified in 3 V.S.A. § 2822. On or before July 1,
3	2007, the Secretary of Natural Resources shall adopt rules implementing the
4	federal National Pollutant Discharge Elimination System permit regulations
5	for discharges from concentrated animal feeding operations. Until such
6	regulations are adopted, the substantive permitting standards and criteria used
7	by the Secretary to evaluate applications and issue or deny discharge permits
8	for concentrated animal feeding operations shall be those specified by federal
9	regulations. The Secretary may issue an individual or general permit for these
10	types of discharges in accordance with the procedural requirements of
11	subsection (b) of this section and other State law. For the purposes of this
12	subsection, "concentrated animal feeding operation" means a farm that meets
13	the definition contained in the federal regulations Not later than December 15,
14	2025, the Secretary shall amend and issue the Medium CAFO General Permit
15	and Notice of Intent. Not later than July 1, 2026, the Secretary shall issue a
16	CAFO application and an individual CAFO permit. The Secretary may
17	request any additional information from a farm as necessary to process a
18	permit and administer the CAFO program. The Secretary may direct a farm to
19	apply for an individual or general permit in accordance with the procedural
20	requirements of subsection (b) of this section.

1	(b) The Secretary shall require nutrient management plans for all CAFOs
2	and shall include the plans in the permits for public comment in accordance
3	with the process set forth in 10 V.S.A. chapter 170. The Secretary may amend
4	a permit in accordance with 10 V.S.A. chapter 170 or revoke a permit in
5	accordance with 3 V.S.A. § 814.
6	(i) Once a CAFC is covered under a CAFO permit, the farm shall be
7	covered for the five year duration of the permit. A farm covered by a CAFO
8	permit shall renew the permit in accordance with its terms, unless the farm
9	wants to opt out and can demonstrate it is not discharging and shall
10	accordingly comply with the federal WA and the Vermont CAFO rules.
11	Sec. 12. 10 V.S.A. § 1264(d) is amended to read:
12	(d) Exemptions.
13	(1) No permit is required under this section for:
14	(A) Stormwater runoff from farms in compliance with agricultural
15	practices adopted by the Secretary of Agriculture, Food and Markets , provided
16	that this and the federal Clean Water Act as determined by the Secretary of
17	Natural Resources. This exemption shall not apply to construction stormwater
18	permits required by subdivision (c)(4) of this section.
19	(B) Stormwater runoff from concentrated animal feeding operations
20	permitted under subsection 1205(g) of this chapter.

1	(C) Stormwater runoff from accepted silvioultural practices, as
2	defined by the Commissioner of Forests, Parks and Recreation, including
3	practices that are in compliance with the federal Clean Water Act as
4	determined by the Secretary of Natural Resources and the Acceptable
5	Management Practices for Maintaining Water Quality on Logging Jobs in
6	Vermont, as adopted by the Commissioner of Forests, Parks and Recreation.
7	(D) Stormwater ranoff permitted under section 1263 of this title.
8	(2) No permit is required under subdivision $(c)(1)$, (5) , or (7) of this
9	section and for which a municipality has assumed full legal responsibility as
10	part of a permit issued to the municipality by the Secretary. As used in this
11	subdivision, "full legal responsibility" means regal control of the stormwater
12	system, including a legal right to access the stormwater system, a legal duty to
13	properly maintain the stormwater system, and a legal duty to repair and replace
14	the stormwater system when it no longer adequately protects waters of the
15	State.
16	* * * Effective Date * * *
17	Sec. 13. EFFECTIVE DATE
18	This act shall take effect on July 1, 2025.
	* * * Agency of Agriculture, Food, and Markets Regulation of Agricultural Water Quality * * *
	Sec. 1. 6 V.S.A. § $4810(d)$ is amended to read:

(d) Cooperation and coordination. The Secretary of Agriculture, Food and Markets shall coordinate with the Secretary of Natural Resources in

implementing and enforcing programs, plans, and practices developed for reducing and eliminating agricultural nonpoint source pollutants and discharges from concentrated animal feeding operations. On or before July 1, 2016, the farms. The Secretary of Agriculture, Food and Markets and the Secretary of Natural Resources shall revise the memorandum of understanding for cooperate with the Secretary of Natural Resources in the implementation of the federal Clean Water Act for Concentrated Animal Feeding Operations (CAFOs). The Secretary of Agriculture, Food and Markets shall implement the <u>State's comprehensive, complimentary</u> nonpoint <u>source</u> program describing. The Secretary of Agriculture, Food, and Markets and the Secretary of Natural Resources shall coordinate regarding program administration; grant negotiation; grant sharing, and how they will coordinate; implementation of the antidegradation policy including to new sources of agricultural nonpoint source pollutants, and watershed planning activities to comply with Pub. L. No. 92-500. The memorandum of understanding shall describe how the agencies will implement the antidegradation implementation policy, including how the agencies will apply the antidegradation implementation policy to new sources of agricultural nonpoint source pollutants. The Secretary of Agriculture, Food and Markets and the Secretary of Natural Resources shall also develop a memorandum of understanding according to the public notice and comment process of 10 V.S.A. § 1259(i) regarding the implementation of the federal Concentrated Animal Feeding Operation Program and the relationship between the requirements of the federal Program and the State agricultural water quality requirements for large, medium, and small farms under this chapter. The memorandum of understanding shall describe Program administration, permit issuance, an appellate process, and enforcement authority and implementation. In accordance with 10 V.S.A. § 1259(i), the Secretary of Natural Resources, in consultation with the U.S. Environmental Protection Agency and the Secretary of Agriculture, Food and Markets, shall issue a document that sets forth the respective roles and responsibilities of the Agency of Natural Resources in implementing the federal Clean Water Act on farms and the Agency of Agriculture, Food and Markets' roles and responsibilities in implementing the State's complementary nonpoint source program on farms. The memorandum of understanding document shall be consistent with and equivalent with the federal National Pollutant Discharge Elimination System permit regulations for discharges from concentrated animal feeding operations CAFOs. The document will replace the memorandum of understanding between the agencies. The allocation of duties under this chapter between the Secretary of Agriculture, Food and Markets and the Secretary of Natural Resources shall be consistent with the Secretary's duties, established under the provisions of 10 V.S.A. § 1258(b), to comply with Pub. L. No. 92-500. The Secretary of Natural

Resources shall be the State lead person in applying for federal funds under Pub. L. No. 92-500 but shall consult with the Secretary of Agriculture, Food and Markets during the process. The agricultural nonpoint source program may compete with other programs for competitive watershed projects funded from federal funds. The Secretary of Agriculture, Food and Markets shall be represented in reviewing these projects for funding. Actions by the Secretary of Agriculture, Food and Markets under this chapter concerning agricultural nonpoint source pollution shall be consistent with the water quality standards and water pollution control requirements of 10 V.S.A. chapter 47 and the federal Clean Water Act as amended. In addition, the Secretary of Agriculture, Food and Markets shall coordinate with the Secretary of Natural Resources in implementing and enforcing programs, plans, and practices developed for the proper management of composting facilities when those facilities are located on a farm. On or before January 15, 2016, the The Secretary of Agriculture, Food and Markets and the Secretary of Natural Resources shall each develop three separate measures of the performance of the agencies under the memorandum of understanding required by this subsection. Beginning on January 15, 2017 federal Clean Water Act and State nonpoint source regulatory authority, and annually thereafter on or before January 15, the Secretary of Agriculture, Food and Markets and the Secretary of Natural Resources shall submit separate reports to the Senate Committee on Agriculture, the House Committee on Agriculture, Food Resiliency, and Forestry, the Senate Committee on Natural Resources and Energy, and the House Committee on Environment and Energy regarding the success of each agency in meeting the selected performance measures for the memorandum of understanding.

Sec. 2. 6 *V.S.A.* § 4810*a*(*a*)(6) *is amended to read:*

(6)(A) Require a farm to comply with standards established by the Secretary for maintaining a vegetative buffer zone of perennial vegetation between annual croplands and the top of the bank of an adjoining water of the State. At a minimum the vegetative buffer standards established by the Secretary shall prohibit the application of manure on the farm within 25 feet of the top of the bank of an adjoining water of the State or within 10 feet of a ditch that is not a surface water under State law and that is not a water of the United States under federal law. The minimum vegetated buffer requirement required under this subdivision (A) shall not apply to a farm that is determined by the Secretary of Natural Resources to be a Concentrated Animal Feeding Operation and is required to obtain a CAFO permit as required under 10 V.S.A. § 1353. A farm determined to be a Concentrated Animal Feeding Operation that requires a CAFO permit shall instead comply with the setback and buffer requirements established in the federal CAFO regulations. (B) Establish standards for site-specific vegetative buffers that adequately address water quality needs based on consideration of soil type, slope, crop type, proximity to water, and other relevant factors.

Sec. 3. 6 V.S.A. § 4851 is amended to read:

§ 4851. PERMIT REQUIREMENTS FOR LARGE FARM OPERATIONS

(a) No person shall, without a permit from the Secretary, construct a new barn, or expand an existing barn, designed to house more than 700 mature dairy animals, 1,000 cattle or cow/calf pairs, 1,000 veal calves, 2,500 swine weighing over 55 pounds, 10,000 swine weighing less than 55 pounds, 500 horses, 10,000 sheep or lambs, 55,000 turkeys, 30,000 laying hens or broilers with a liquid manure handling system, 82,000 laying hens without a liquid manure handling system, 125,000 chickens other than laying hens without a liquid manure handling system, 5,000 ducks with a liquid manure handling system, or 30,000 ducks without a liquid manure handling system. No permit shall be required to replace an existing barn in use for livestock or domestic fowl production at its existing capacity. The Secretary of Agriculture, Food and Markets, in consultation with the Secretary of Natural Resources, shall review any application for a permit under this section with regard to water quality impacts and, prior to approval of a permit under this subsection, shall issue a written determination regarding whether the applicant has established that there will be no unpermitted discharge to waters of the State pursuant to the federal regulations for concentrated animal feeding operations. If, upon review of an a large farm application for a permit under this subsection, the Secretary of Agriculture, Food and Markets determines that the permit applicant farm may be discharging to waters of the State, the Secretary of Agriculture, Food and Markets and the Secretary of Natural Resources shall respond to promptly refer the potential discharge to the Secretary of Natural Resources for response in accordance with the memorandum of understanding the federal Clean Water Act regarding concentrated animal feeding operations under section 4810 of this title. The Secretary of Natural Resources may require shall direct a large farm to obtain a permit under 10 V.S.A. § 1263 pursuant to if required by federal regulations for concentrated animal feeding operations. If the farm is not required to obtain a CAFO permit and is not in violation of federal regulations for Concentrated Animal Feeding Operations, the Secretary of Natural Resources shall promptly notify the Secretary of Agriculture, Food and Markets.

(b) A person shall apply for a permit in order to operate a farm that exceeds 700 mature dairy animals, 1,000 cattle or cow/calf pairs, 1,000 veal calves, 2,500 swine weighing over 55 pounds, 10,000 swine weighing less than 55 pounds, 500 horses, 10,000 sheep or lambs, 55,000 turkeys, 30,000 laying

hens or broilers with a liquid manure handling system, 82,000 laying hens without a liquid manure handling system, 125,000 chickens other than laying hens without a liquid manure handling system, 5,000 ducks with a liquid manure handling system, or 30,000 ducks if the livestock or domestic fowl are in a barn or adjacent barns owned by the same person or if the barns share a common border or have a common waste disposal system without a liquid manure handling system. Two or more individual farms that are under common ownership and that adjoin each other or use a common area or system for the disposal of wastes shall be considered a single animal feeding operation or "farm" when determining whether the combined number of livestock or domestic fowl qualifies the farm as a Large Farm Operation under this section. In order to receive this permit, the person shall demonstrate to the Secretary that the farm has an adequately sized manure management system to accommodate the wastes generated and a nutrient management plan to dispose of wastes in accordance with Required Agricultural Practices adopted under this chapter and current U.S. Department of Agriculture nutrient management standards.

(c) The Secretary shall approve, condition, or disapprove the application within 45 business days of <u>following</u> the date of receipt of a complete application for a permit under this section. Failure to act within the 45 business days shall be deemed approval.

(d) A person seeking a permit under this section shall apply in writing to the Secretary. The application shall include a description of the proposed barn or expansion of livestock or domestic fowl; a proposed nutrient management plan to accommodate the number of livestock or domestic fowl the barn is designed to house or the farm is intending to expand to; and a description of the manure management system to be used to accommodate agricultural wastes.

(e) The Secretary may condition or deny a permit on the basis of odor, noise, traffic, insects, flies, or other pests.

(f) Before granting a permit under this section, the Secretary shall make an affirmative finding that the animal wastes generated by the construction or expansion will be stored so as not to generate runoff from a 25-year, 24-hour storm event and shall be disposed of in accordance with the Required Agricultural Practices adopted under this chapter and current U.S. Department of Agriculture nutrient management standards.

(g) A farm that is permitted under this section and that withdraws more than 57,600 gallons of groundwater per day averaged over any 30 consecutive-day period shall annually report estimated water use to the Secretary of Agriculture, Food and Markets. The Secretary of Agriculture, Food and Markets shall share information reported under this subsection with the Agency of Natural Resources.

(h) The Secretary may inspect a farm permitted under this section at any time, but no <u>not</u> less frequently than once per year.

(i) A person required to obtain a permit under this section shall submit an annual operating fee of \$2,500.00 to the Secretary. <u>During any calendar year</u> in which a person has an active Large Concentrated Animal Feeding Operation permit issued by the Agency of Natural Resources pursuant to the federal Clean Water Act and pays the required associated fee, that person shall not be required to pay the \$2,500.00 annual operating fee described in this <u>section</u>. The fees collected under this section shall be deposited in the Agricultural Water Quality Special Fund under section 4803 of this title.

Sec. 4. 6 V.S.A. § 4858 is amended to read:

§ 4858. MEDIUM FARM OPERATION PERMITS

(a) Authorization to operation. No person shall operate a medium farm without authorization from the Secretary pursuant to this section. Under exceptional conditions, specified in subsection (d) of this section, authorization from the Secretary may be required to operate a small farm.

(b) Rules; general and individual permits. The Secretary shall establish by rule, pursuant to 3 V.S.A. chapter 25, requirements for a general permit and individual permit to assure that medium and small farms generating animal waste comply with the water quality standards of the State.

(1) General and individual permits issued under this section shall be consistent with rules adopted under this section, shall include terms and conditions appropriate to each farm size category and each farm animal type as defined by section 4857 of this title, and shall meet standards at least as stringent as those established by federal regulations for concentrated animal feeding operations. Such standards shall address waste management, waste storage, development of nutrient management plans, carcass disposal, and surface water and groundwater contamination, plus recordkeeping, reporting, and monitoring provisions regarding such matters to ensure that the terms and conditions of the permit are being met. The groundwater contamination rules adopted by the Secretary under this section shall include a process under which the Agency shall receive, investigate, and respond to a complaint that a farm has contaminated the drinking water or groundwater of a property owner.

(2) The rules adopted under this section shall also address permit administration, public notice and hearing, permit enforcement, permit transition, revocation, and appeals consistent with provisions of sections 4859 and 4861 of this title and subchapter 10 of this chapter. (3) Each general permit issued pursuant to this section shall have a term of no not more than five years. Prior to the expiration of each general permit, the Secretary shall review the terms and conditions of the general permit and may issue subsequent general permits with the same or different conditions as necessary to carry out the purposes of this subchapter. Each general permit shall include provisions that require public notice of the fact that a medium farm has sought coverage under a general permit adopted pursuant to this section. Each general permit shall provide a process by which interested persons can obtain detailed information about the nature and extent of the activity proposed to receive coverage under the general permit. The Secretary may inspect each farm seeking coverage under the general permit at any time but no not less frequently than once every three years.

(c)(1) Medium farm general permit.

(1) The owner or operator of a medium farm seeking coverage under a general permit adopted pursuant to this section shall certify to the Secretary within a period specified in the permit, and in a manner specified by the Secretary, that the medium farm does comply with permit requirements regarding an adequately sized and designed manure management system to accommodate the wastes generated and a nutrient management plan to dispose of wastes in accordance with Required Agricultural Practices adopted under this chapter and current U.S. Department of Agriculture nutrient management standards. Any certification or notice of intent to comply submitted under this subdivision shall be kept on file at the Agency of Agriculture, Food and Markets. The Secretary of Agriculture, Food and Markets, in consultation with the Secretary of Natural Resources, shall review any certification or notice of intent to comply submitted under this subdivision with regard to the water quality impacts of the medium farm for which the owner or operator is seeking coverage, and, for farms that have never been permitted under the prior permit term, within 18 months of <u>after</u> receiving the certification or notice of intent to comply, the Secretary of Natural Resources shall verify whether the owner or operator of the medium farm has established that there will be no unpermitted discharge to waters of the State pursuant to the federal regulations for concentrated animal feeding operations. If upon review of a medium farm granted coverage under the general permit adopted pursuant to this subsection the Secretary of Agriculture, Food and Markets determines that the permit applicant medium farm may be discharging to waters of the State, the Secretary of Agriculture, Food and Markets and shall promptly notify the Secretary of Natural Resources shall respond to the discharge in accordance with the memorandum of understanding the federal Clean Water Act regarding concentrated animal feeding operations under section 4810 of this title. The Secretary of Natural Resources shall direct a medium farm to obtain a permit under 10 V.S.A. § 1263 if required by federal regulations for concentrated animal feeding operations. If the farm is not required to obtain a CAFO permit and is not in violation of federal regulations for concentrated animal feeding operations, the Secretary of the Agency of Natural Resources shall promptly notify the Secretary of Agriculture, Food and Markets.

(2) The owner or operator of a small farm may seek coverage under the medium farm general permit adopted pursuant to this section by certifying to the Secretary, in a manner specified by the Secretary, that the small farm complies with the requirements and conditions of the medium farm general permit.

(d) Medium and small farms; individual permit. The Secretary may require the owner or operator of a small or medium farm to obtain an individual permit to operate after review of the farm's history of compliance, application of Required Agricultural Practices, the use of an experimental or alternative technology or method to meet a State performance standard, or other factors set forth by rule. The owner or operator of a small farm may apply to the Secretary for an individual permit to operate under this section. To receive an individual permit, an applicant shall in a manner prescribed by rule demonstrate that the farm has an adequately sized and designed manure management system to accommodate the wastes generated and a nutrient management plan to dispose of wastes in accordance with Required Agricultural Practices adopted under this chapter and current U.S. Department of Agriculture nutrient management standards, including setback requirements for waste application. An individual permit shall be valid for no not more than five years. Any application for an individual permit filed under this subsection shall be kept on file at the Agency of Agriculture, Food and Markets. The Secretary of Agriculture, Food and Markets, in consultation with the Agency of Natural Resources, shall review any application for a permit under this subsection and, prior to issuance of an individual permit under this subsection, shall issue a written determination regarding whether the permit applicant has established that there will be no unpermitted discharge to waters of the State pursuant to federal regulations for concentrated animal feeding operations. If, upon review of an application for a permit under this subsection a permit application, the Secretary of Agriculture, Food and Markets determines that the permit applicant may be discharging to waters of the State, the Secretary of Agriculture, Food and Markets and shall promptly refer the farm to the Secretary of Natural Resources shall respond to the discharge for response in accordance with the memorandum of understanding regarding concentrated animal feeding operations under subsection 4810(b) of this title the federal Clean Water Act. The Secretary of Natural Resources may require shall direct a medium or small

farm to obtain a permit under 10 V.S.A. § 1263 pursuant to if required by federal regulations for concentrated animal feeding operations. Coverage of a medium farm under a general permit adopted pursuant to this section or an individual permit issued to a medium or small farm under this section is rendered void by the issuance of a permit to a farm under 10 V.S.A. § 1263. If the farm is not required to obtain a CAFO permit and is not in violation of federal regulations for concentrated animal feeding operations, the Secretary of the Agency of Natural Resources shall promptly refer the matter to the Secretary of Agriculture, Food and Markets.

(e) Operating fee. A person required to obtain a permit or coverage under this section shall submit an annual operating fee of \$1,500.00 to the Secretary. The fees collected under this section shall be deposited in the Agricultural Water Quality Special Fund under section 4803 of this title.

Sec. 5. 6 V.S.A. § 4816 is amended to read:

§ 4816. SEASONAL APPLICATION OF MANURE

(a) Prohibition on application. A person shall not apply manure to land in the State between December 15 and April 1 of any calendar year unless authorized by this section <u>or as authorized under an emergency exemption</u> <u>granted by the Secretary</u>.

(b) Extension of prohibition. The Secretary of Agriculture, Food and Markets shall amend the Required Agricultural Practices by rule in order to establish a process under which the Secretary may prohibit the application of manure to land in the State between December 1 and December 15 and between April 1 and April 30 of any calendar year when the Secretary determines that due to weather conditions, soil conditions, or other limitations, application of manure to land would pose a significant potential of discharge or runoff to State waters.

(c) Seasonal exemption. The Secretary of Agriculture, Food and Markets shall amend the Required Agricultural Practices by rule in order to establish a process under which the Secretary may authorize an exemption to the prohibition on the application of manure to land in the State between December 15 and April 1 of any calendar year or during any period established under subsection (b) of this section when manure is prohibited from application. Any process established for the issuance of an exemption under the Required Agricultural Practices may authorize land application of manure on a weekly, monthly, or seasonal basis or in authorized regions, areas, or fields in the State, provided that any exemption shall: (1) prohibit application of manure:

(A) in areas with established channels of concentrated stormwater runoff to surface waters, including ditches and ravines;

(B) in nonharvested permanent vegetative buffers;

(C) in a nonfarmed wetland, as that term is defined in 10 V.S.A. $\S 902(5)$;

(D) within 50 feet of a potable water supply, as that term is defined in 10 V.S.A. § 1972(6);

(E) to fields exceeding tolerable soil loss; and

(F) to saturated soils;

(2) establish requirements for the application of manure when frozen or snow-covered soils prevent effective incorporation at the time of application;

(3) require manure to be applied according to a nutrient management plan; and

(4) establish the maximum tons of manure that may be applied per acre during any one application.

Sec. 6. 6 *V.S.A.* § 4871(*b*) *is amended to read:*

(b) Required small farm certification. Beginning on July 1, 2017, a person who owns or operates a small farm, as designated by the Secretary consistent with subdivision 4810a(a)(1) of this title, shall, on a form provided by the Secretary, certify compliance with the Required Agricultural Practices. The Secretary of Agriculture, Food and Markets shall establish the requirements and manner of certification of compliance with the Required Agricultural Practices, provided that the Secretary shall require an owner or operator of aany newly eligible or identified small farm to submit an annual a certification of compliance with the Required Agricultural Practices small farm to regularly certify ongoing compliance with the Required Agricultural Practices.

* * * Agency of Natural Resources Regulation of Concentrated Animal Feeding Operations * * *

Sec. 7. 10 V.S.A. § 1251 is amended to read:

§ 1251. DEFINITIONS

Whenever used or referred to in this chapter, unless a different meaning clearly appears from the context:

* * *

(3) "Discharge" means the placing, depositing, or emission of any wastes or pollutants, directly or indirectly, into an injection well or into the waters of the State.

* * *

(11) "Secretary" means the Secretary of Natural Resources or his or her authorized representative.

(12) "Waste" means effluent, sewage, or any substance or material, liquid, gaseous, solid, or radioactive, including heated liquids, whether or not harmful or deleterious to waters; provided, however, the term "sewage" as used in this chapter shall not include the rinse or process water from a cheese manufacturing process.

(13) "Waters" or "waters of the State" includes all rivers, streams, creeks, brooks, reservoirs, ponds, lakes, springs, and all artificial or natural bodies of surface waters, artificial or natural, and waters of the United States, as that term is defined under the federal Clean Water Act, that are contained within, flow through, or border upon the State or any portion of it.

(20) "Direct discharge" means the placing, depositing, or emission of any waste or pollutant directly into waters.

* * *

(21) "Pollutant" means dredged spoil; solid waste; incinerator residue; sewage; garbage; sewage sludge; munitions; chemical wastes; biological *materials; radioactive materials; heat; wrecked or discarded equipment; rock;* sand; cellar dirt; and industrial, municipal, and agricultural waste discharged *into water.*

Sec. 8. 10 V.S.A. chapter 47, subchapter 3A is added to read:

Subchapter 3A. Concentrated Animal Feeding Operations

§ 1351. DEFINITIONS

As used in this subchapter:

(1) "Agricultural waste" means material originating or emanating from a farm or imported onto a farm that contains sediments; minerals, including heavy metals; plant nutrients; pesticides; organic wastes, including livestock waste; animal mortalities; compost; feed, litter, and crop debris; waste oils; pathogenic bacteria and viruses; thermal pollution; silage runoff; process wastewater, untreated milk house waste; and any other farm waste as the term "waste" is defined in subdivision 1251(12) of this chapter.

(2)(A) "Animal feeding operation" or "AFO" means a lot or facility, other than an aquatic animal production facility, where the following conditions are met:

(i) animals, other than aquatic animals, have been, are, or will be stabled or confined and fed or maintained for a total of 45 days or more in any 12-month period; and

(*ii*) crops, vegetation, or forage growth are not sustained in the normal growing season over any portion of the lot or facility.

(B) Two or more individual farms qualifying as an AFO that are under common ownership and that adjoin each other or use a common area or system for the disposal of waste shall be considered to be a single AFO if the combined number of livestock or domestic fowl on the combined farm qualifies the combined farm as a large CAFO as defined in subdivision (11) of this section or as a medium CAFO as defined in subdivision (14) of this section.

(3) "Concentrated animal feeding operation" or "CAFO" means an AFO that is defined as a large CAFO, a medium CAFO, or a small CAFO.

(4) "Land application area" means the area under the control of an AFO or CAFO owner or operator, whether it is owned, rented, or leased, to which manure, litter, or process wastewater may be applied.

(5) "Large concentrated animal feeding operation" or "Large CAFO" means an AFO that houses 700 or more mature dairy animals, 1,000 or more cattle or cow or calf pairs, 1,000 or more veal calves, 2,500 or more swine weighing over 55 pounds, 10,000 or more swine weighing 55 pounds or less, 500 or more horses, 10,000 or more sheep or lambs, 55,000 or more turkeys, 30,000 or more laying hens or broilers with a liquid manure handling system, 82,000 or more laying hens without a liquid manure handling system, 125,000 or more chickens other than laying hens without a liquid manure handling system, 5,000 or more ducks with a liquid manure handling system, or 30,000 or more ducks without a liquid manure handling system.

(6) "Large farm operation" or "LFO" has the same meaning as in 6 V.S.A. chapter 215.

(7) "Manure" means livestock waste in solid or liquid form that may also contain bedding, compost, and raw materials or other materials commingled with manure or set aside for disposal.

(8) "Medium concentrated animal feeding operation" or "Medium CAFO" means an AFO that:

(A) houses 200 to 699 mature dairy animals, 300 to 999 cattle or cow or calf pairs, 300 to 999 veal calves, 750 to 2,499 swine weighing over 55 pounds, 3,000 to 9,999 swine weighing 55 pounds or less, 150 to 499 horses, 3,000 to 9,999 sheep or lambs, 16,500 to 54,999 turkeys, 9,000 to 29,999 laying hens or broilers with a liquid manure handling system, 25,000 to 81,999 laying hens without a liquid manure handling system, 37,500 to 124,999 chickens other than laying hens without a liquid manure handling system, 1,500 to 4,999 ducks with a liquid manure handling system, or 10,000 to 29,999 ducks without a liquid manure handling system; and

(B) either of the following conditions are met:

(i) wastes are discharged into waters through a man-made ditch, flushing system, or other similar man-made device; or

(*ii*) wastes are discharged directly into waters that originate outside of or pass over, across, or through the facility or otherwise come into direct contact with the animals confined in the operation.

(9) "Medium farm operation" or "MFO" has the same meaning as medium farm operation in 6 V.S.A chapter 215 and rules adopted under the chapter.

(10) "Point source" means any discernible, confined, and discrete conveyance, including any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft from which pollutants are or may be discharged. This term does not include agricultural stormwater discharges and return flows from irrigated agriculture.

(11) "Process wastewater" means water directly or indirectly used in the operation of an AFO or CAFO for any or all of the following: spillage or overflow from animal or poultry watering systems; washing, cleaning, or flushing pens, barns, manure pits, or other AFO or CAFO facilities; direct contact swimming, washing, or spray cooling of animals; or dust control. Process wastewater also includes any water that comes into contact with any raw materials, products, or byproducts, including manure, litter, feed, milk, eggs, or bedding.

(12) "Production area" means that part of an AFO or CAFO that includes the animal confinement area, the manure storage area, the raw materials storage area, and the waste containment areas. The animal confinement area includes open lots, housed lots, feedlots, confinement houses, stall barns, free stall barns, milkrooms, milking centers, cowyards, barnyards, medication pens, walkers, animal walkways, and stables. The manure storage area includes lagoons, runoff ponds, storage sheds, stockpiles, under house or pit storages, liquid impoundments, static piles, and composting piles. The raw materials storage area includes feed silos, silage bunkers, and bedding materials. The waste containment area includes settling basins, and areas within berms and diversions that separate uncontaminated storm water. Also included in the definition of production area is any egg washing or egg processing facility and any area used in the storage, handling, treatment, or disposal of mortalities.

(13) "Secretary" means the Secretary of Natural Resources.

(14) "Small animal feeding operation" or "SFO" means an AFO that is not a large CAFO or a medium CAFO.

(15) "Small concentrated animal feeding operation" or "small CAFO" means a small AFO designated as a small CAFO by the Secretary upon determining that the AFO is a significant contributor of pollutants to waters of the State and is defined as a CAFO by the regulations adopted under the federal Clean Water Act.

(16) "Waters of the United States" shall have the same meaning as defined by the federal Clean Water Act.

§ 1352. POWERS OF THE SECRETARY

The Secretary has the authority to exercise all of the following:

(1) Implement the federal Clean Water Act to administer a Vermont pollutant discharge elimination system (VPDES) CAFO program that is consistent with and equivalent to the federal Clean Water Act and enabling rules.

(2) Make, adopt, revise, and amend rules as necessary to administer a VPDES CAFO program that is consistent with and equivalent to the federal Clean Water Act and enabling rules.

(3) Make, adopt, revise, and amend procedures, guidelines, inspection checklists, and other documents as necessary for the administration of the CAFO VPDES program.

(4) Designate any AFO that meets the definition of a CAFO under the federal Clean Water Act regulations as a CAFO, in the Secretary's sole discretion.

(5) Require any AFO to obtain a CAFO permit under this chapter upon a determination that the AFO is discharging to waters of the State.

(6) Designate any small AFO as a CAFO if after an on-site inspection, the Secretary determines that the small AFO is discharging into water and is a significant contributor of pollutants to waters of the State. The Secretary shall consider the following factors: (A) the size of the AFO and the amount of wastes reaching waters;

(B) the location of the AFO relative to waters;

(C) the means of conveyance of animal wastes and process waste waters into waters;

(D) the slope, vegetation, rainfall, and other factors affecting the likelihood or frequency of discharge of animal wastes manure and process waste waters into waters; and

(E) other relevant factors.

(7) Access private or public property to inspect AFOs and CAFOs, take photos and samples, and review and copy AFO and CAFO land management records, including nutrient management plans, as may be necessary to carry out the provisions of this subchapter.

(8) Solicit and receive federal funds to implement the CAFO program.

(9) Cooperate fully with the federal government or other agencies in the operation of any joint federal-state programs concerning the regulation of agricultural pollution.

(10) Appoint assistants or contract with persons with applicable expertise, subject to applicable laws and State policies, to perform or assist in the performance of the duties and functions of the Secretary under this chapter.

§ 1353. CAFO PERMIT REQUIREMENTS AND EXEMPTIONS

(a) The discharge of manure, litter, or process wastewater to waters of the State from a permitted CAFO as a result of the application of that manure, litter, or process wastewater by the CAFO to land areas under its control is a discharge from that CAFO subject to VPDES permit requirements, except where it is an agricultural stormwater discharge as provided under the federal Clean Water Act. For purposes of this subsection, where the manure, litter, or process wastewater has been applied in accordance with the federal regulations under the Clean Water Act, a precipitation-related discharge of manure, litter, or process wastewater from land areas under the control of a CAFO is an agricultural stormwater discharge. For unpermitted Large CAFOs, a precipitation-related discharge of manure, litter, or process wastewater from land areas under the control of the CAFO shall be considered an exempt agricultural stormwater discharge only where the manure, litter, or process wastewater has been land applied in accordance with site-specific nutrient management practices that ensure appropriate agricultural utilization of the nutrients in the manure, litter, or process wastewater, as determined by the Secretary.

(b) All MFOs and LFOs shall maintain documentation of a nutrient management plan and practices on site or at a nearby office and make the documentation readily available to the Secretary upon request.

(c) The presumption in 6 V.S.A. § 4810(b) that farms in compliance with the Agency of Agriculture, Food and Markets' Required Agricultural Practices Rule are not discharging is not applicable to any AFO determined by the Secretary's decision to be a CAFO.

Sec. 9. COMMUNITY STAKEHOLDER GROUP ON AGRICULTURAL WATER QUALITY

(a) On or before December 1, 2025, the Secretary of Natural Resources, in coordination with the Secretary of Agriculture, Food and Markets, shall engage key stakeholder regarding the implementation and transition to a Concentrated Animal Feeding Operation (CAFO) program that conforms with the Clean Water Act. The process also shall include public notice and informational hearings to provide updates on the CAFO program and gather broad public input. The stakeholder engagement process shall include opportunities for the following stakeholders to provide input: the agricultural community, including livestock farmers; farm groups; agricultural consultants; and the environmental community, including watershed groups and water quality experts. The Secretary shall solicit input from stakeholders on:

(1) the establishment of a CAFO permitting program administered by the Secretary of Natural Resources that ensures compliance with the Clean Water Act's requirement that no farm discharges in violation of the Clean Water Act's CAFO permit requirements;

(2) how to align the CAFO program most effectively with water quality programs administered by the Secretary of Agriculture, Food, and Markets;

(3) how to best create regulatory clarity for agricultural producers for the long term that is consistent with the Clean Water Act, whether within a two-agency regulatory system or through a full transfer of regulatory authority to the Agency of Natural Resources;

(4) the resources, technical assistance, and regulatory structure necessary to create a path to compliance for agricultural producers that maintain CAFOs, AFOs, and other farms; and

(5) feedback on implementing regulatory structures similar to other states, including the New York State Department of Environmental Protection CAFO Program.

(b) On or before February 15, 2026, the Secretary of Natural Resources shall file a report with the House Committees on Agriculture, Food Resiliency, and Forestry and on Environment and the Senate Committees on Agriculture and on Natural Resources and Energy. The report shall:

(1) summarize the stakeholder process, including public comments received;

(2) summarize public input received during rulemaking;

(3) assess whether the regulatory structure for administering agricultural water quality requirements in the State is sufficient to ensure that water pollution is controlled consistent with the Clean Water Act or whether sole regulation by the Agency of Natural Resources over water quality on farms, should be implemented; and

(4) recommend any statutory amendment or other changes related to implementation of the CAFO program and agricultural water quality regulation more generally.

Sec. 10. 10 V.S.A. § 1259 is amended to read:

§ 1259. PROHIBITIONS

(a) No person shall discharge any waste, substance, or material into waters of the State, nor shall any person discharge any waste, substance, or material into an injection well or discharge into a publicly owned treatment works any waste that interferes with, passes through without treatment, or is otherwise incompatible with those works or would have a substantial adverse effect on those works or on water quality, without first obtaining a permit for that discharge from the Secretary. This subsection shall not prohibit the proper application of fertilizer to fields and crops, nor reduce or affect the authority or policy declared in Joint House Resolution 7 of the 1971 Session of the General Assembly.

(f) The provisions of subsections (c), (d), and (e) of this section shall not regulate Provided that the introduction of wastes are from sources that do not discharge pollutants from a point source into waters of the State, and comply with the federal Clean Water Act and federal CAFO regulation, the following activities shall not require a VPDES permit under section 1263 of this title:

* * *

(1) required agricultural practices, as adopted by rule by the Secretary of Agriculture, Food and Markets,; or

(2) accepted silvicultural practices, as defined by the Commissioner of Forests, Parks and Recreation, including practices which that are in compliance with the Acceptable Management Practices for Maintaining Water Quality on Logging Jobs in Vermont, as adopted by the Commissioner of

Forests, Parks and Recreation; nor shall these provisions regulate discharges from concentrated animal feeding operations that require a permit under section 1263 of this title; nor shall those provisions prohibit stormwater runoff or the discharge of nonpolluting wastes, as defined by the Secretary.

* * *

The Secretary of Natural Resources, to the extent compatible shall (i) regulate AFOs in accordance with federal requirements, shall delegate to and the Secretary of Agriculture, Food and Markets shall implement the State agricultural non-point nonpoint source pollution control program planning, implementation, and regulation. A memorandum of understanding shall be adopted for this purpose, which shall address implementation grants, the distribution of federal program assistance, and the development of land use performance standards. Prior to executing the memorandum, the Secretary of State shall arrange for two formal publications of information relating to the proposed memorandum. The information shall consist of a summary of the proposal; the name, telephone number, and address of a person able to answer questions and receive comments on the proposal; and the deadline for receiving comments. Publication shall be subject to the provisions of 3 V.S.A. § 839(d), (e), and (g), relating to the publication of administrative rules This concurrent authority ensures comprehensive water quality protection and implements equivalent State nonpoint source pollution controls on farms not covered by the Clean Water Act. The Agencies shall cooperate and share information to enable effective and consistent regulation and enforcement. Not later than September 1, 2025, the Agency of Natural Resources in consultation with the U.S. Environmental Protection Agency and the Agency of Agriculture, Food and Markets, shall issue a document that sets forth the respective roles and responsibilities of the Agency of Natural Resources in implementing the Clean Water Act on farms and responsibilities of the Agency of Agriculture, Food and Markets in implementing the State's complementary nonpoint source program on farms. The document shall replace the existing memorandum of understanding between the agencies. The Secretary shall post the draft document and information regarding the document on the Agency's website, shall issue public notice by press release and social media, shall submit the draft documents to the Senate Committees on Agriculture and on Natural Resources and Energy and the House Committees on Agriculture, Food Resiliency, and Forestry and on Environment, and shall allow for public comment. The proposed memorandum of understanding document shall be available for 30 days after the final date of publication for public review and comment prior to being executed by the Secretary of Natural Resources and the Secretary of Agriculture, Food and Markets. The Secretary of Natural Resources and in consultation with the Secretary of Agriculture, Food and

Markets annually shall review the memorandum of understanding the document every five years to ensure compliance with the requirements of the Clean Water Act and the provisions of section 1258 of this title. If the memorandum document is substantially revised, it first shall be noticed in the same manner that applies to the initial memorandum. Actions by the Secretary of Agriculture, Food and Markets under this section shall be consistent with the water quality standards and water pollution control requirements of chapter 47 of this title and the federal Clean Water Act as amended.

* * *

Sec. 11. 10 V.S.A. § 1263 is amended to read:

§ 1263. DISCHARGE PERMITS

(a) Any person who intends to discharge waste into the waters of the State or who intends to discharge into an injection well or who intends to discharge into any publicly owned treatment works any waste that interferes with, passes through without treatment, or is otherwise incompatible with that works or would have a substantial adverse effect on that works or on water quality, or is required to apply for a CAFO permit, shall make application to the Secretary for a discharge permit. Application shall be made on a form prescribed by the Secretary. An applicant shall pay an application fee in accordance with 3 V.S.A. § 2822.

(b) When an application is filed under this section, the Secretary shall proceed in accordance with chapter 170 of this title. The Secretary may require any applicant to submit any additional information that the Secretary considers necessary and, before issuing a permit application completeness determination. The Secretary may take appropriate steps to secure compliance, refuse to grant a permit, or permission to discharge under the terms of a general permit, until the information is furnished and evaluated.

* * *

(g) Notwithstanding any other provision of law, any Any person who owns or operates a concentrated animal feeding operation that requires a permit under the federal National Pollutant Discharge Elimination System permit regulations shall submit an application to the Secretary for a discharge permit and pay the required fees specified in 3 V.S.A. § 2822. On or before July 1, 2007, the Secretary of Natural Resources shall adopt rules implementing the federal National Pollutant Discharge Elimination System permit regulations for discharges from concentrated animal feeding operations. Until such regulations are adopted, the substantive permitting standards and criteria used by the Secretary to evaluate applications and issue or deny discharge permits for concentrated animal feeding operations shall be those specified by federal regulations. The Secretary may issue an individual or general permit for these types of discharges in accordance with the procedural requirements of subsection (b) of this section and other State law. For the purposes of this subsection, "concentrated animal feeding operation" means a farm that meets the definition contained in the federal regulations Not later than December 15, 2025, the Secretary shall amend and issue the CAFO General Permit and Notice of Intent. Not later than July 1, 2026, the Secretary shall issue a CAFO application and an individual CAFO permit. The Secretary may request any additional information from a farm as necessary to process a permit and administer the CAFO program. The Secretary may direct a farm to apply for an individual or general permit in accordance with the procedural requirements of subsection (b) of this section.

(h) A large CAFO shall not be required to have a CAFO permit unless one of the following conditions are met:

(1) wastes are discharged into waters via a point source;

(2) wastes are discharged directly into waters that originate outside or pass over, across, or through the facility or otherwise come into direct contact with the animals confined in the operation; or

(3) a precipitation-related discharge of manure, litter, or process wastewater from land areas under the control of a LFO has occurred that was not in accordance with site-specific nutrient management practices that ensure appropriate agricultural utilization of the nutrients in the manure, litter, or process wastewater, as determined by the Secretary.

(i) The Secretary shall require nutrient management plans for all CAFOs and shall include the plans in the permits for public comment in accordance with the process set forth in chapter 170 of this title. The Secretary may amend a permit in accordance with chapter 170 of this title or revoke a permit in accordance with 3 V.S.A. § 814.

(j) Once a CAFO is covered under a CAFO permit, the farm shall be covered for the five year duration of the permit. A farm covered by a CAFO permit shall renew the permit in accordance with its terms, unless the farm wants to opt out and can demonstrate it is not discharging and shall accordingly comply with the federal CWA and the Vermont CAFO rules.

Sec. 12. 10 *V.S.A.* § 1264(*d*) *is amended to read:*

(d) Exemptions.

(1) No permit is required under this section for:

(A) Stormwater runoff from farms in compliance with agricultural practices adopted by the Secretary of Agriculture, Food and Markets, provided

that this and not subject to the federal Clean Water Act and its enabling regulations as determined by the Secretary of Natural Resources. This exemption shall not apply to construction stormwater permits required by subdivision (c)(4) of this section.

(B) Stormwater runoff from concentrated animal feeding operations permitted under subsection 1263(g) of this chapter.

(C) Stormwater runoff from accepted silvicultural practices, as defined by the Commissioner of Forests, Parks and Recreation, including practices that are in compliance with the <u>federal Clean Water Act as</u> <u>determined by the Secretary of Natural Resources and the</u> Acceptable Management Practices for Maintaining Water Quality on Logging Jobs in Vermont, as adopted by the Commissioner of Forests, Parks and Recreation.

(D) Stormwater runoff permitted under section 1263 of this title.

(2) No permit is required under subdivision (c)(1), (5), or (7) of this section and for which a municipality has assumed full legal responsibility as part of a permit issued to the municipality by the Secretary. As used in this subdivision, "full legal responsibility" means legal control of the stormwater system, including a legal right to access the stormwater system, a legal duty to properly maintain the stormwater system, and a legal duty to repair and replace the stormwater system when it no longer adequately protects waters of the State.

* * * Effective Date * * *

Sec. 13. EFFECTIVE DATE

This act shall take effect on July 1, 2025.