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- The Committee on Agriculture, Food Resiliency, and Forestry to which was referred Senate Bill No. 45 entitled "An act relating to protection from nuisance suits for agricultural activities" respectfully reports that it has considered the same and recommends that the House propose to the Senate that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:
- Sec. 1. 12 V.S.A. chapter 195 is amended to read:
- 9 CHAPTER 195. NUISANCE SUITS AGAINST AGRICULTURAL

10 ACTIVITIES

§ 5751. LEGISLATIVE FINDINGS AND PURPOSE

The General Assembly finds that agricultural production is a major contributor to the State's economy; that agricultural lands constitute unique and irreplaceable resources of statewide importance; that the continuation of existing and the initiation of new agricultural activities preserve the landscape and environmental resources of the State, contribute to the increase of tourism, and further the economic welfare and self-sufficiency of the people of the State; and that the encouragement, development, improvement, and preservation of agriculture will result in a general benefit to the health and welfare of the people of the State. In order for the agricultural industry to survive in this State, farms will likely change, adopt new technologies, and diversify into new products, which for some farms will mean increasing in

1 size. The General Assembly finds that agricultural activities are potentially 2 subject to lawsuits based on the theory of nuisance, and that these suits 3 encourage and could force the premature removal of the farmlands and other 4 farm resources from agricultural use. It is the purpose of this chapter to protect 5 reasonable agricultural activities conducted on the farm from nuisance 6 lawsuits. 7 § 5752. DEFINITIONS 8 For the purpose of As used in this chapter,: 9 (1) "agricultural Agricultural activity" means, but is not limited to: 10 (1)(A) the cultivation or other use of land for producing food, fiber, 11 Christmas trees, maple sap, or horticultural and orchard crops; the raising, 12 feeding, or management of domestic animals as defined in 6 V.S.A. § 1151 or 13 bees; the operation of greenhouses; the production of maple syrup; the on-site 14 storage, preparation, and sale of agricultural products principally produced on 15 the farm; and the on-site production of fuel or power from agricultural 16 products or wastes principally produced on the farm; 17 (2)(B) the preparation, tilling, fertilization, planting, protection, 18 irrigation, and harvesting of crops; the composting of material principally 19 produced by the farm or to be used at least in part on the farm; the ditching and 20 subsurface drainage of farm fields and the construction of farm ponds; the 21 handling of livestock wastes and by-products; and the on-site storage and 22 application of agricultural inputs, including lime, fertilizer, and pesticides;

1	(3)(C) "farming" as defined in 10 V.S.A. § 6001; and
2	(4)(D) "agricultural activities" as defined in 6 V.S.A. § 4802.
3	(2) "Generally accepted agricultural practices" mean:
4	(A) the requirements of 6 V.S.A. chapter 215, including permit
5	requirements or requirements of the Required Agricultural Practices, where
6	applicable;
7	(B) the requirements of an active Concentrated Animal Feeding
8	Operation permit issued under 10 V.S.A. chapter 47, where applicable;
9	(C) the requirements of the Agency of Agriculture, Food and
10	Markets' Vermont Rule for Control of Pesticides; and
11	(D) practices conducted in a manner consistent with proper and
12	accepted customs and standards followed by similar operators of agricultural
13	activities in the State.
14	(3) "Good standing with the State" means a person conducting an
15	agricultural activity that is the basis of a nuisance claim does not have an
16	active, unresolved enforcement violation stemming from the agricultural
17	activity at issue that has reached a final order with the Secretary of Natural
18	Resources or the Secretary of Agriculture, Food and Markets.
19	§ 5753. AGRICULTURAL ACTIVITIES; PROTECTION FROM
20	NUISANCE LAWSUITS

1	(a)(1) Agricultural activities shall be entitled to a rebuttable presumption
2	that the activity does not constitute a nuisance if the agricultural activity meets
3	all of the following conditions:
4	(A) it is conducted in conformity with federal, State, and local laws
5	and regulations (including required agricultural practices);
6	(B) it is consistent with good agricultural practices;
7	(C) it is established prior to surrounding nonagricultural activities;
8	and
9	(D) it has not significantly changed since the commencement of the
10	prior surrounding nonagricultural activity.
11	(2) The presumption that the agricultural activity does not constitute a
12	nuisance may be rebutted by a showing that the activity has a substantial
13	adverse effect on health, safety, or welfare, or has a noxious and significant
14	interference with the use and enjoyment of the neighboring property No
15	agricultural activity shall be or become a nuisance when the activity is
16	conducted in accordance with generally accepted agricultural practices.
17	(b)(1) Nothing in this section shall be construed to limit the authority of
18	State or local boards of health to abate nuisances affecting the public health. In
19	order to assert nuisance protection under this chapter, a person conducting an
20	agricultural activity shall demonstrate that the person is in good standing with
21	the State. A person may demonstrate good standing by providing letters of
22	good standing to a court from the Secretary of Agriculture, Food and Markets;

1	the Secretary of Natural Resources; or both secretaries, as relevant to the
2	nuisance claim.
3	(2) A plaintiff alleging that an agricultural activity is a nuisance shall
4	have the burden of proving by a preponderance of the evidence that:
5	(A) the agricultural activity at issue is not entitled to the nuisance
6	protection provided for under subsection (a) of this section because the
7	agricultural activity is not conducted in accordance with generally accepted
8	agricultural practice; and
9	(B) if the plaintiff proves the agricultural activity is not entitled to
10	nuisance protection under subsection (a) of this section, the required elements
11	of their nuisance claim.
12	(c) The nuisance protection for an agricultural activity provided for under
13	subsection (a) of this section shall not apply whenever:
14	(1) a nuisance violation results from the negligent operation of an
15	agricultural activity;
16	(2) the agricultural activity has a substantial adverse effect on health,
17	safety, or welfare; or
18	(3) the agricultural activity has a noxious and significant interference
19	with the use and enjoyment of the neighboring property.
20	(d) This chapter shall not restrict or impede the authority of the State to
21	protect the public health, safety, environment, or welfare.

1 §:	5754.	LIBERAL	CONSTRUC	<u>CTION;</u> SE	VERABILITY
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- (a) This chapter is remedial in nature and shall be liberally construed to
 effectuate its purposes.
- (b) If any provision of this chapter is held invalid, the invalidity does not
 affect other provisions of this chapter that can be given effect without the
 invalid provision, and for this purpose, the provisions of this chapter are
 severable.

§ 5754a. REQUIRED MEDIATION PRIOR TO SUIT

- (a) A person shall not bring a court action based on a claim of nuisance arising from an agricultural activity unless the person and the operator of the agricultural activity, at least once, attempt to resolve through mediation the issue or dispute that the person has concerning operation of the agricultural activity. The mediation shall be conducted according to the provisions of the Uniform Mediation Act set forth in chapter 194 of this title.
- (b) The parties to the mediation may agree upon the use of a mediator to assist in the resolution of the agreed-upon issue or dispute, and the parties shall share the cost of the mediator equally or according to an agreement between the parties. If the parties to the mediation are unable to resolve the relevant issue or dispute through mediation, the parties may agree to submit the issue or dispute to binding arbitration pursuant to chapter 192 of this title and shall share the cost of the arbitration.

1	(c) A person bringing a court action based on a claim of nuisance arising
2	from an agricultural activity shall provide the court with a sworn statement of
3	an attempt to resolve the issue or dispute through mediation.
4	Sec. 2. EFFECTIVE DATE
5	This act shall take effect on July 1, 2025.
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11	(Committee vote:)
12	
13	Representative
14	FOR THE COMMITTEE