1	TO THE HONORABLE SENATE:
2	The Committee on Agriculture to which was referred House Bill No. 484
3	entitled "An act relating to miscellaneous agricultural subjects" respectfully
4	reports that it has considered the same and recommends that the Senate
5	propose to the House that the bill be amended by striking out all after the
6	enacting clause and inserting in lieu thereof the following:
7	* * * Beneficial Substances * * *
8	Sec. 1. 6 V.S.A. chapter 28 is amended to read:
9	CHAPTER 28. FERTILIZER AND, LIME, AND BENEFICIAL
10	SUBSTANCES
11	§ 361. TITLE
12	This chapter shall be known as the "Fertilizer, Lime, Plant Amendment,
13	Plant Biostimulant, and Soil Amendment and Beneficial Substances Law."
14	§ 362. ENFORCING OFFICIAL
15	This chapter shall be administered by the Secretary of Agriculture, Food
16	and Markets or designee, hereafter referred to as the Secretary.
17	§ 363. DEFINITIONS
18	As used in this chapter:
19	(1) "Agricultural lime" or "agricultural liming material" or "lime"
20	means one or more of the following:

(A) All products with calcium and magnesium compounds that are
capable of neutralizing soil acidity and that are intended, sold, or offered for
sale for agricultural or plant propagation purposes.

- (B) Limestone consisting essentially of calcium carbonate or a combination of calcium carbonate with magnesium carbonate capable of neutralizing soil acidity.
- (C) Industrial waste or industrial by-products byproducts that contain calcium; calcium and magnesium; or calcium, magnesium, and potassium in forms that are capable of neutralizing soil acidity and that are intended, sold, or offered for sale for agricultural purposes. For the purposes of this chapter, the terms "agricultural lime," "lime," and "agricultural liming material" shall have the same meaning.
- (2) "Beneficial substance" means any substance or compound, other than primary, secondary, and micro plant nutrients (fertilizers), and excluding pesticides, that can be demonstrated by scientific research to be beneficial to one or more species of plants, soil, or media. Beneficial substances include plant amendments, plant biostimulants, plant inoculants, soil amendments, soil inoculants, and other chemical or biological substances beneficial to plants or their growing environment.

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

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

1	(8)(9) "Grade" means the percentage of total nitrogen, available
2	phosphorus or phosphoric acid, and soluble potassium or potash stated in
3	whole numbers in the same terms, order, or percentages as in the guaranteed
4	analysis. Specialty fertilizers and fertilizer materials may be guaranteed in
5	fractional terms. Any grade expressed in fractional terms that is not preceded
6	by a whole number shall be preceded by zero.
7	(9)(10) "Guaranteed analysis" means:
8	(A) in reference to fertilizer, the minimum percentages of plant
9	nutrients claimed by the manufacturer or producer of the product in the
10	following order and form: nitrogen, phosphorus, and potash; and
11	(B) in reference to agricultural lime or agricultural liming material,
12	the minimum percentages of calcium oxide and magnesium oxide or calcium
13	carbonate and the calcium carbonate equivalent, or both, as claimed by the
14	manufacturer or producer of the product.
15	(10)(11) "Label" means the display of all written, printed, or graphic
16	matter upon the immediate container or a statement accompanying a fertilizer,
17	plant amendment, plant biostimulant, soil amendment beneficial substance, or
18	lime.
19	(11)(12) "Labeling" means all written, printed, or graphic material upon
20	or accompanying any fertilizer, plant amendment, plant biostimulant, soil
21	amendment beneficial substance, or lime, including advertisements, brochures,

1	posters, and television and radio announcements used in promoting the sale of
2	the fertilizer, plant amendment, plant biostimulant, soil amendment beneficial
3	substance, or lime.
4	(12)(13) "Official sample" means any sample of fertilizer, plant
5	amendment, plant biostimulant, soil amendment beneficial substance, or lime
6	taken by the Secretary.
7	(13)(14) "Plant amendment" means any substance applied to plants or
8	seeds that is intended to improve growth, yield, product quality, reproduction,
9	flavor, or other favorable characteristics of plants, except for fertilizer, soil
10	amendments, agricultural liming materials, animal and vegetable manures,
11	pesticides, plant regulators, and other materials exempted by rule adopted
12	under this chapter.
13	$(14)(15)$ "Plant biostimulant" means a substance $\Theta_{r}$ , microorganism, or
14	mixtures thereof that, when applied to seeds, plants, or the rhizosphere,
15	stimulates soil, or other growth media act to support a plant's natural nutrition
16	processes to enhance or benefit nutrient uptake, nutrient efficiency, tolerance
17	to abiotic stress, or crop quality and yield, except for fertilizers, soil
18	amendments, plant amendments, or pesticides independently of the
19	biostimulant's nutrient content. The plant biostimulant thereby improves
20	nutrient availability, uptake, or use efficiency; tolerance to abiotic stress; and
21	consequent growth development, quality, or yield. The Secretary may modify

1	the definition of "plant biostimulant" by rule or procedure in order to maintain
2	consistency with U.S. Department of Agriculture requirements.
3	(16) "Plant inoculant" means a product consisting of microorganisms to
4	be applied to the plant or soil for the purpose of enhancing the availability or
5	uptake of plant nutrients through the root system.
6	(15)(17) "Percent" or "percentage" means the percentage by weight.
7	(16)(18) "Primary nutrient" includes nitrogen, available phosphoric acid
8	or phosphorus, and soluble potash or potassium.
9	(17)(19) "Product" means the name of the fertilizer, plant amendment,
10	plant biostimulant, soil amendment beneficial substance, or lime that identifies
11	it as to kind, class, or specific use.
12	(18)(20) "Registrant" means the person who registers a fertilizer, plant
13	amendment, plant biostimulant, soil amendment beneficial substance, or lime
14	under the provisions of this chapter.
15	(19)(21) "Soil amendment" means a substance or mixture of substance
16	that is intended to improve the physical, chemical, biochemical, biological, or
17	other characteristics of the soil or a distinct form of horticultural growing
18	media used in lieu of soil. "Soil amendment" does not mean fertilizers,
19	agricultural liming materials, unprocessed animal manures, unprocessed
20	vegetable manures, pesticides, plant biostimulants, and other materials
21	exempted by rule. A compost product from a facility under the jurisdiction of

1	the Agency of Natural Resources' Solid Waste Management Rules or
2	exceptional quality biosolids shall not be regulated as a soil amendment under
3	this chapter, unless marketed and distributed for the use in the production of an
4	agricultural commodity.
5	(22) "Soil inoculant" means a microbial product that is applied to
6	colonize the soil to benefit the soil chemistry, biology, or structure.
7	(20)(23) "Ton" means a net weight of 2,000 pounds avoirdupois.
8	(21)(24) "Use" includes all purposes for which a fertilizer, plant
9	amendment, plant biostimulant, soil amendment beneficial substance, or lime
10	is applied.
11	(22)(25) "Weight" means the weight of undried material as offered for
12	sale.
13	§ 364. REGISTRATION
14	(a) Each brand or grade or formula of fertilizer, plant amendment, plant
15	biostimulant, or soil amendment beneficial substance shall be registered in the
16	name of the person whose name appears upon the label before being
17	distributed in this State. The application for registration shall be submitted to
18	the Secretary on a form furnished by the Agency of Agriculture, Food and
19	Markets and shall be accompanied by a fee of \$85.00 per grade or formulation
20	registered. Upon approval by the Secretary, a copy of the registration shall be

1	furnished to the applicant. All registrations expire on December 31 of each
2	year. The application shall include the following information:
3	(1) the brand and grade or formulation;
4	(2) the guaranteed analysis if applicable; and
5	(3) the name and address of the registrant.
6	(b) A distributor shall not be required to register any fertilizer, plant
7	amendment, plant biostimulant, or soil amendment or beneficial substance that
8	is already registered under this chapter by another person, provided there is no
9	change in the label for the fertilizer, plant amendment, plant biostimulant, or
10	soil amendment or beneficial substance.
11	(c) Each beneficial substance brand shall refer to a specific formulation.
12	Different brands may refer to the same specific formulation. Products for
13	which formulations change, such as changes in the "Contains Beneficial
14	Substances" analysis, statement of composition, or anything that implies a
15	different product, must obtain a new registration with a brand that
16	distinguishes it from the previous formulation.
17	(d) A distributor shall not be required to register each grade of fertilizer
18	formulated or each formulation of soil amendment according to specifications
19	that are furnished by a consumer prior to mixing but shall be required to label
20	the fertilizer or soil amendment as provided in subsection 365(b) of this title.

1	(d)(e) The Secretary may request additional proof of testing of products
2	prior to registration for guaranteed analyses or adulterants.
3	(e)(f) Each separately identified agricultural lime product shall be
4	registered before being distributed in this State. Registration shall be
5	performed in the same manner as fertilizer registration except that each
6	application shall be accompanied by a fee of \$50.00 per product.
7	(f)(g) The registration and tonnage fees, along with any deficiency
8	penalties collected pursuant to sections 331 and 372 of this title, shall be
9	deposited in a special fund. Funds deposited in this fund shall be restricted to
10	implementing and administering the provisions of this title and any other
11	provisions of law relating to feeds and seeds.
12	§ 365. LABELS
13	(a)(1) Any fertilizer or agricultural lime distributed in this State in
14	containers shall have placed on or affixed to the container a label setting forth
15	in clearly legible and conspicuous form the following information:
16	(A) net weight;
17	(B) brand and grade, provided that grade shall not be required when
18	no primary nutrients are claimed;
19	(C) guaranteed analysis; and
20	(D) name and address of the registrant.

1	(2) For bulk shipments, this information in written or printed form shall
2	accompany delivery and be supplied to the purchaser at the time of delivery.
3	(b) A fertilizer or lime formulated according to specifications furnished by
4	a consumer prior to mixing shall be labeled to show the net weight, the
5	guaranteed analysis or name, analysis and weight of each ingredient used in the
6	mixture, and the name and address of the distributor and purchaser.
7	(c) If the Secretary finds that a requirement for expressing calcium and
8	magnesium in elemental form would not impose an economic hardship on
9	distributors and users of agricultural liming materials by reason of conflicting
10	label requirements among states, the Secretary may require by rule that the
11	minimum percent of calcium oxide and magnesium oxide or calcium carbonate
12	and magnesium carbonate, or both, shall be expressed in the following terms:
13	Total Calcium (Ca) percent
14	Total Magnesium (Mg) percent
15	(d)(1) Any plant amendment, plant biostimulant, or soil amendment
16	beneficial substance distributed in this State in containers shall have placed on
17	or affixed to the container a label setting forth in clearly legible and
18	conspicuous form the following information:
19	(A) net weight or volume;
20	(B) brand name;
21	(C) purpose <u>statement identifying the purpose</u> of <u>the</u> product;

1	(D) directions for application or use;
2	(E) guaranteed analysis; and
3	(F) name and address of the registrant; and
4	(F) a statement of composition showing the amount of each
5	ingredient, which is the agent in a product primarily responsible for the
6	intended effects using the following format:
7	CONTAINS BENEFICIAL SUBSTANCE(S)
8	Name of beneficial substance % (or acceptable
9	<u>units)</u>
10	Genus and species of microorganism % viable CFU/cm3, /ml,
11	/g, or other acceptable units
12	(Identify and list all beneficial substances. Substances shall include
13	ingredient source, if applicable. Ex. "humic acid from leonardite or saponin
14	from Yucca schidigera").
15	(2) For products that claim microorganisms, labels shall also include:
16	(A) the expiration date for use; and
17	(B) storage conditions.
18	(3) For bulk shipments of fertilizer, plant amendment, plant
19	biostimulant, soil amendment beneficial substances, or lime, the information
20	required under this subsection shall accompany delivery in written or printed
21	form and shall be supplied to the purchaser at the time of delivery.

1	(4) Efficacy data may be required to support beneficial substance
2	ingredient claims if the ingredient is not presently defined by the Association
3	of American Plant Food Control Officials' Official Publication for the
4	particular claim.
5	(3)(5) Under a rule adopted under this subsection, an affected person
6	shall be given a reasonable time to come into compliance.
7	§ 366. TONNAGE FEES
8	(a) A person distributing fertilizer to a nonregistrant consumer in the State
9	annually shall pay the following fees to the Secretary:
10	(1) a \$150.00 minimum tonnage fee;
11	(2) \$0.50 per ton of agricultural fertilizer distributed; and
12	(3) \$30.00 per ton of nonagricultural fertilizer distributed.
13	(b) Persons distributing fertilizer shall report annually on or before January
14	15 for the previous year ending December 31 to the Secretary revealing the
15	amounts of each grade of fertilizer and the form in which the fertilizer was
16	distributed within this State. Each report shall be accompanied with payment
17	and written permission allowing the Secretary to examine the person's books
18	for the purpose of verifying tonnage reports.
19	(c) No information concerning tonnage sales furnished to the Secretary
20	under this section shall be disclosed in such a way as to divulge the details of

the business operation to any person unless it is necessary for the enforcement of the provisions of this chapter.

- amendment beneficial substance in the State shall report annually on or before January 15 for the previous year ending December 31 to the Secretary revealing the amounts of each formulation of plant amendment, plant biostimulant, or soil amendment beneficial substance and the form in which the plant amendment, plant biostimulant, or soil amendment beneficial substance was distributed within this State. Each report shall include a written authorization allowing the Secretary to examine the person's books for the purpose of verifying tonnage reports. Plant amendments, plant biostimulants, and soil amendments are A beneficial substance is exempt from tonnage fees.
- (e) Agricultural limes, including agricultural lime mixed with wood ash, are exempt from the tonnage fees required in this section.
- (f) Lime and wood ash mixtures may be registered as agricultural liming materials and guaranteed for potassium or potash, provided that the wood ash totals less than 50 percent of the mixture.
- (g)(1) All fees collected under subdivisions (a)(1) and (2) of this section shall be deposited in the special fund created by subsection 364(f) of this title and used in accordance with its provisions.

1	(2) All fees collected under subdivision (a)(3) of this section shall be
2	deposited in the Agricultural Water Quality Special Fund created under section
3	4803 of this title.
4	(h) [Repealed.]
5	§ 367. INSPECTION; SAMPLING; ANALYSIS
6	For the purpose of enforcing this chapter and determining whether or not
7	fertilizers, plant amendment, plant biostimulant, soil amendments beneficial
8	substances, and lime distributed in this State endanger the health and safety of
9	Vermont citizens, the Secretary upon presenting appropriate credentials is
10	authorized:
11	(1) To enter any public or private premises except domiciles during
12	regular business hours and stop and enter any vehicle being used to transport or
13	hold fertilizer, a plant amendment, a plant biostimulant, a soil amendment
14	beneficial substances, or lime.
15	(2) To inspect blending plants, warehouses, establishments, vehicles,
16	equipment, finished or unfinished materials, containers, labeling, and records
17	relating to distribution, storage, or use.
18	(3) To sample and analyze any fertilizer, plant amendment, plant
19	biostimulant, soil amendment beneficial substance, or lime. The methods of
20	sampling and analysis shall be those adopted by the Association of Official
21	Analytical Chemists. In cases not covered by this method or in cases where

1	methods are available in which improved applicability has been demonstrated,
2	the Secretary may authorize and adopt methods that reflect sound analytical
3	procedures.
4	(4) To develop any reasonable means necessary to monitor and adopt
5	rules for the use of fertilizers, plant amendments, plant biostimulants, soil
6	amendments beneficial substances, and lime on Vermont soils where
7	monitoring indicates environmental or health problems. In addition, the
8	Secretary may develop and adopt rules for the proper storage of fertilizers,
9	plant amendments, plant biostimulants, soil amendments beneficial substances,
10	and lime held for distribution or sale.
11	§ 368. MISBRANDING
12	(a) No person shall distribute a misbranded fertilizer, plant amendment,
13	plant biostimulant, soil amendment beneficial substance, or agricultural lime.
14	A fertilizer, plant amendment, plant biostimulant, or soil amendment beneficial
15	substance shall be deemed to be misbranded if the Secretary determines one or
16	more of the following:
17	(1) The labeling is false or misleading in any particular.
18	(2) It is distributed under the name of another fertilizer product, plant
19	amendment, plant biostimulant, or soil amendment beneficial substance.
20	(3) It contains unsubstantiated claims.

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

1	statements or directions for use that may be necessary to protect plant life.
2	animals, humans, aquatic life, soil, or water are not shown on the label;
3	(2) its composition falls below or differs from that which it is purported
4	to possess by its labeling;
5	(3) it contains crop seed or weed seed; or
6	(4) it contains heavy metals, radioactive substances, or synthetic
7	organics in amounts sufficient to render it injurious to livestock or human
8	health when applied in accordance with directions for use on the label, or if
9	adequate warning statements or directions for use that may be necessary to
10	protect livestock or human health are not shown on the label.
11	§ 370. PUBLICATION; CONSUMER INFORMATION REGARDING USE
12	ON NONAGRICULTURAL TURF OF FERTILIZER, PLANT
13	AMENDMENTS, PLANT BIOSTIMULANTS, AND SOIL
14	AMENDMENTS BENEFICIAL SUBSTANCES
15	(a) The Secretary shall publish on an annual basis:
16	(1) information concerning the distribution of fertilizers, plant
17	amendments, plant biostimulants, soil amendments beneficial substances, and
18	limes; and
19	(2) results of analyses based on official samples of fertilizers, plant
20	amendments, plant biostimulants, soil amendments beneficial substances, and

1	lime distributed within the State as compared with guaranteed analyses
2	required pursuant to the terms of this chapter.
3	(b)(1) The Secretary, in consultation with the University of Vermont
4	Extension, fertilizer industry representatives, lake groups, and other interested
5	or affected parties, shall produce information for distribution to the general
6	public with respect to the following:
7	(A) problems faced by the waters of the State because of discharges
8	of phosphorus;
9	(B) an explanation of the extent to which phosphorus exists naturally
10	in the soil;
11	(C) voluntary best management practices for the use of fertilizers
12	containing phosphorus on nonagricultural turf; and
13	(D) best management practices for residential sources of phosphorus
14	(2) The Secretary shall develop the information required under this
15	subsection and make it available to the general public in the manner deemed
16	most effective, which may include:
17	(A) conspicuous posting at the point of retail sale of fertilizer
18	containing phosphorus, according to recommendations for how that
19	conspicuous posting may best take place;
20	(B) public service announcements by means of electronic media; or

1	(C) other methods deemed by the Secretary to be likely to be
2	effective.
3	* * *
4	§ 371. RULES
5	The Secretary is authorized to adopt rules pursuant to 3 V.S.A. chapter 25
6	as may be necessary to implement the intent of this chapter and to enforce
7	those rules.
8	* * *
9	§ 374. SHORT WEIGHT
10	(a) If any fertilizer, plant amendment, plant biostimulant, soil amendment
11	beneficial substance, or agricultural liming material is found to be short in net
12	weight, the registrant of the fertilizer, plant amendment, plant biostimulant,
13	soil amendment beneficial substance, or lime shall pay a penalty of three times
14	the value of the actual shortage to the affected party.
15	(b) Each registrant shall be offered an opportunity for a hearing before the
16	Secretary. Penalty payments shall be made within 30 days after notice of the
17	Secretary's decision to assess a penalty. Proof of payment to the consumer
18	shall be promptly forwarded to the Secretary by the registrant.
19	(c) If the consumer cannot be found, the amount of the penalty payments
20	shall be paid to the Secretary who shall deposit the payment into the revolving
21	account established by subsection 364(f) of this title.

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- (d) This section is not an exclusive cause of action, and persons affected
   may utilize any other right of action available under law.
  - § 375. CANCELLATION OF REGISTRATION
- The Secretary is authorized to cancel or suspend the registration of any
  fertilizer, plant amendment, plant biostimulant, soil amendment beneficial
  substance, or lime or refuse a registration application if the provisions of this
  chapter or the rules adopted under this chapter have been violated, provided
  that no registration shall be revoked or refused without a hearing before the
  Secretary.
  - § 376. DETAINED FERTILIZER, BENEFICIAL SUBSTANCE, AND LIME
  - (a) Withdrawal from distribution orders. When the Secretary has reasonable cause to believe any lot of fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime is being distributed in violation of any of the provisions of this chapter or any of the rules under this chapter, the Secretary may issue and enforce a written or printed "withdrawal from distribution" order, warning the distributor not to dispose of the lot of fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime in any manner until written permission is given by the Secretary or the court. The Secretary shall release the lot of fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime withdrawn when this chapter and rules have been complied with. If

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- compliance is not obtained within 30 days, the Secretary may begin, or upon request of the distributor or registrant shall begin, proceedings for condemnation.
  - (b) Condemnation and confiscation. Any lot of fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime not in compliance with this chapter and rules shall be subject to seizure on complaint of the Secretary to a court of competent jurisdiction in the area in which the fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime is located. In the event the court finds the fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime to be in violation of this chapter and orders the condemnation of the fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime, it shall be disposed of in any manner consistent with the quality of the fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime and the laws of the State, provided that in no instance shall disposition of the fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime be ordered by the court without first giving the claimant an opportunity to apply to the court for release of the fertilizer, plant amendment, plant biostimulant, soil amendment beneficial substance, or lime or for permission to process or relabel the fertilizer, plant amendment, plant biostimulant, soil

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

1	(2) distributed a fertilizer, <del>plant amendment, plant biostimulant, soil</del>
2	amendment beneficial substance, or lime without appropriate and accurate
3	labeling, including when a beneficial substance label does not reflect its
4	composition;
5	(3) distributed any adulterated fertilizer, beneficial substance, or lime;
6	(4) failed to disclose on the label sources of potentially deleterious
7	components:
8	(5) failed to report or to accurately report the amount and form of each
9	grade of fertilizer distributed in Vermont on an annual basis;
10	(4)(6) failed to report or to accurately report the amount and form of
11	each formulation of plant amendment, plant biostimulant, or soil amendment
12	beneficial substance;
13	(5)(7) failed to pay the appropriate tonnage fee; or
14	(6)(8) violated a cease and desist order.
15	* * *
16	* * * Pesticides; Disposal * * *
17	Sec. 2. 6 V.S.A. § 918 is amended to read:
18	§ 918. REGISTRATION
19	* * *
20	(b)(1) The registrant shall pay an annual fee of \$200.00 for each product
21	registered, and \$185.00 of that amount shall be deposited in the special fund

1	created in section 929 of this title. Of the registration fees collected under this
2	subsection, \$15.00 of the amount collected shall be deposited in the
3	Agricultural Water Quality Special Fund under section 4803 of this title. Of
4	the registration fees collected under this subsection, \$25.00 of the amount
5	collected shall be used to offset the additional costs of inspection of economic
6	poison products and to provide educational services, training, and technical
7	assistance to pesticide applicators, beekeepers, and the general public
8	regarding the effects of pesticides on pollinators and the methods or best
9	management practices to reduce the impacts of pesticides on pollinators. The
10	annual registration year shall be from December 1 to November 30 of the
11	following year.
12	(2) In addition to the fee required under subdivision (1) of this
13	subsection, a registrant shall pay a fee of \$50.00 per product registration that
14	shall be deposited in the special fund created in section 929 of this title and
15	used to meet the requirements of subdivision 929(a)(6) of this title. This
16	additional fee shall be collected from registrants until such time as an extended
17	producer responsibility program is implemented in the State that fully funds
18	the collection of obsolete and unwanted pesticides.
19	* * *
20	Sec. 3. PESTICIDE DISPOSAL FUNDING STUDY

1	(a)(1) The Secretary of Agriculture, Food and Markets, in consultation with
2	the Commissioner of Environmental Conservation, shall study options for
3	sustainable funding sources to reimburse solid waste management entities for
4	all costs associated with the collection and disposal of unwanted or obsolete
5	pesticides at municipal hazardous waste collection programs and events.
6	(2) The costs to be reimbursed shall include the prorated costs related to
7	facilities, equipment, labor, supplies, maintenance, and collection events.
8	Prorated costs associated with collection events shall include collection event
9	setup fees, environmental service fees, insurance fees, and shipping containers
10	and materials related to the collection and disposal of unwanted or obsolete
11	pesticides.
12	(3) The study shall include consideration of the viability of an extended
13	producer responsibility program for pesticides among other options.
14	(4) The Secretary shall consult with stakeholders.
15	(b) On or before December 15, 2025, the Secretary of Agriculture, Food
16	and Markets shall submit a written report on its findings to the House
17	Committees on Agriculture, Food Resiliency, and Forestry and on
18	Environment and the Senate Committees on Agriculture and on Natural
19	Resources and Energy. The report shall include a recommended funding
20	mechanism that will cover all costs associated with collecting unwanted
21	pesticides through municipal collection programs.

l	* * * Accessory On-farm Businesses; Special Events * * *
2	Sec. 4. 10 V.S.A. § 6081(t) is amended to read:
3	(t) No permit or permit amendment is required for the construction of
4	improvements for an accessory on-farm business for the storage or sale of
5	qualifying products or the other eligible enumerated products as defined in
6	24 V.S.A. § 4412(11)(A)(i)(I). No permit or permit amendment is required for
7	the construction of improvements for an accessory on-farm business for the
8	preparation or processing of qualifying products as defined in 24 V.S.A.
9	§ 4412(11)(A)(i)(I), provided that more than 50 percent of the total annual
10	sales of the prepared or processed qualifying products that come from products
11	not produced on the farm where the business is located do not exceed
12	\$250,000.00 in annual sales, as adjusted for inflation by the Chair of the Board
13	pursuant to the Consumer Price Index. No permit or permit amendment is
14	required for the construction of improvements for an accessory on-farm
15	business for educational, recreations, or social events that feature agriculture
16	practices or qualifying products, as those terms are defined in 24 V.S.A.
17	§ 4412(11)(A)(i)(II). This subsection shall not apply to the construction of
18	improvements related to hosting events or farm stays as part of an accessory
19	on-farm business as defined in 24 V.S.A. § 4412(11)(A)(i)(II).
20	Sec. 5. 10 V.S.A. § 6081a is added to read:
21	§ 6081a. SPECIAL EVENT PERMITS

1	(a) Notwithstanding any other provision of this chapter to the contrary, the
2	District Commission may issue a special event permit to an accessory on-farm
3	business as defined in 24 V.S.A. § 4412(11)(A)(i) for an educational,
4	recreational, or social event held on the farm where the business is located.
5	(b) A special event permit shall allow the accessory on-farm business to
6	host an event without bringing the farm under the jurisdiction of this chapter.
7	(c) The business shall submit an application to the District Commission at
8	least 45 days prior to the event to be held. The District Commission shall issue
9	a decision on the application within 30 days following the application being
10	deemed complete.
11	(d) The District Commission shall develop the form of the application that
12	shall include the name of the farm and the name of the accessory on-farm
13	business, the date and time of the event, and the location of the event.
14	(e) The District Commission may deny the special event permit if it
15	determines that the event:
16	(1) is being held at a location other than the farm;
17	(2) is held by an entity other than the accessory on-farm business or that
18	the business does not qualify as an accessory on-farm business; or
19	(3) will require construction of improvements for the event that would
20	otherwise meet the definition of development under this chapter.

1	(f) The accessory on-farm business may use portable, temporary equipment
2	and materials for the event, including tents and stages.
3	* * * Agricultural Fairs; Stormwater Permits * * *
4	Sec. 6. 10 V.S.A. § 1264 is amended to read:
5	§ 1264. STORMWATER MANAGEMENT
6	* * *
7	(b) Definitions. As used in this section:
8	* * *
9	(6) "Impervious surface" means those manmade surfaces, including
10	paved and unpaved roads, parking areas, roofs, driveways, and walkways, from
11	which precipitation runs off rather than infiltrates.
12	(7) "New stormwater discharge" means a new or expanded discharge of
13	regulated stormwater runoff, subject to the permitting requirements of this
14	chapter, that has not been previously authorized pursuant to this chapter.
15	(8) "Offset" means a State-permitted or State-approved action or project
16	that mitigates the impacts that a discharge of regulated stormwater runoff has
17	on receiving waters.
18	* * *
19	(10) "Regulated stormwater runoff" means precipitation, snowmelt, and
20	the material dissolved or suspended in precipitation and snowmelt that runs off

1	impervious surfaces and discharges into surface waters or into groundwater via
2	infiltration.
3	(11) "Stormwater impact fee" means the monetary charge assessed to a
4	permit applicant for the discharge of regulated stormwater runoff in order to
5	mitigate impacts that the discharger is unable to control through on-site
6	treatment or completion of an offset on a site owned or controlled by the
7	permit applicant.
8	* * *
9	(14) "Stormwater runoff" means precipitation and snowmelt that does
10	not infiltrate into the soil, including material dissolved or suspended in it, but
11	does not include discharges from undisturbed natural terrain or wastes from
12	combined sewer overflows.
13	* * *
14	(19) "Agricultural fair" has the same meaning as in 6 V.S.A.
15	§ 6001(34).
16	(c) Prohibitions.
17	* * *
18	(7) In accordance with the schedule established under subdivision (g)(3)
19	of this section, a person shall not discharge stormwater from impervious
20	surface of three or more acres in size without first obtaining an individual
21	permit or coverage under a general permit issued under this section if the

1	discharge was never previously permitted or was permitted under an individual
2	permit or general permit that did not incorporate the requirements of the 2002
3	Stormwater Management Manual or any subsequently adopted Stormwater
4	Management Manual.
5	(d) Exemptions.
6	(1) No permit is required under this section for:
7	(A) Stormwater runoff from farms in compliance with agricultural
8	practices adopted by the Secretary of Agriculture, Food and Markets, provided
9	that this exemption shall not apply to construction stormwater permits required
10	by subdivision (c)(4) of this section.
11	(B) Stormwater runoff from concentrated animal feeding operations
12	permitted under subsection 1263(g) of this chapter.
13	(C) Stormwater runoff from accepted silvicultural practices, as
14	defined by the Commissioner of Forests, Parks and Recreation, including
15	practices that are in compliance with the Acceptable Management Practices for
16	Maintaining Water Quality on Logging Jobs in Vermont, as adopted by the
17	Commissioner of Forests, Parks and Recreation.
18	(D) Stormwater runoff permitted under section 1263 of this title.
19	(2) No permit is required under subdivision (c)(1), (5), or (7) of this
20	section and for which a municipality has assumed full legal responsibility as
21	part of a permit issued to the municipality by the Secretary. As used in this

1	subdivision, "full legal responsibility" means legal control of the stormwater
2	system, including a legal right to access the stormwater system, a legal duty to
3	properly maintain the stormwater system, and a legal duty to repair and replace
4	the stormwater system when it no longer adequately protects waters of the
5	State.
6	(3) No stormwater impact fee or completion of an offset shall be
7	required for an agricultural fair that is registered with the Agency of
8	Agriculture, Food and Markets. Nothing in this section shall be interpreted to
9	exempt an agricultural fair from stormwater permit requirements other than the
10	payment of a stormwater impact fee or the completion of an offset.
11	* * *
12	* * * Use Value Appraisal * * *
13	Sec. 7. 32 V.S.A. § 3752(1) is amended to read:
14	(1) "Agricultural land" means any land, exclusive of any housesite, in
15	active use to grow hay or cultivated crops, pasture livestock, cultivate trees
16	bearing edible fruit, or produce an annual maple product, and that is 25 acres
17	or more in size, except as provided in this subdivision (1). Agricultural land
18	shall include buffer zones as defined and required in the Agency of
19	Agriculture, Food and Markets' Required Agricultural Practices rule adopted
20	under 6 V.S.A. chapter 215. There shall be a presumption that the land is used
21	for agricultural purposes if:

1	(A) it is owned by a farmer and is part of the overall farm unit;
2	(B) it is used by a farmer as part of the farmer's operation under
3	written lease for at least three years; or
4	(C) it has produced an annual gross income from the sale of farm
5	crops or the equivalent value of donated farm crops in one of two, or three of
6	the five, calendar years preceding of at least:
7	(i) \$2,000.00 for parcels of up to 25 acres; and.
8	(ii) \$75.00 per acre for each acre over 25, with the total income
9	required not to exceed \$5,000.00.
10	(iii) Exceptions to these income requirements may be made in
11	cases of orchard lands planted to fruit-producing trees, bushes, or vines that are
12	not yet of bearing age. As used in this section, the term "farm crops" also
13	includes animal fiber, cider, wine, and cheese, produced on the enrolled land or
14	on a housesite adjoining the enrolled land, from agricultural products grown on
15	the enrolled land.
16	* * * Vermont Income Tax * * *
17	Sec. 8. 32 V.S.A. § 5811(21) is amended to read:
18	(21) "Taxable income" means, in the case of an individual, federal
19	adjusted gross income determined without regard to 26 U.S.C. § 168(k) and:
20	*** ***

1	(B) decreased by the following items of income (to the extent such
2	income is included in federal adjusted gross income):
3	<mark>* * *</mark>
4	(ii) with respect to adjusted net capital gain income as defined in
5	26 U.S.C. § 1(h) reduced by the total amount of any qualified dividend
6	income: either the first \$5,000.00 of such adjusted net capital gain income or
7	40 percent of adjusted net capital gain income from the sale of assets held by
8	the taxpayer for more than three years, except not adjusted net capital gain
9	income from:
10	(I) the sale of any real estate or portion of real estate used by
11	the taxpayer as a primary or nonprimary residence; or
12	(II) the sale of depreciable personal property other than farm
13	property and standing timber; or stocks or bonds publicly traded or traded on
14	an exchange, or any other financial instruments; regardless of whether sold by
15	an individual or business; and provided that the total amount of decrease under
16	this subdivision (21)(B)(ii) shall not exceed 40 percent of federal taxable
17	income or \$350,000.00, whichever is less;
18	* * *
19	(v) the amount of any federal deduction or credit that the taxpayer
20	would have been allowed for the cultivation, testing, processing, or sale of

1	cannabis or cannabis products as authorized under 7 V.S.A. chapter 33 or 37,
2	but for 26 U.S.C. § 280E; and
3	(vi) the amount of interest paid by a qualified resident taxpayer
4	during the taxable year on a qualified education loan for the costs of attendance
5	at an eligible educational institution; and
6	(vii) the amount of any net farm profit, provided the taxpayer's ne
7	farm profit during the taxable year did not exceed \$10,000.00; and
8	(viii) notwithstanding subdivision (ii) of this subdivision (21)(B),
9	adjusted net capital gain income from the sale of real estate that is part of a
10	farming operation, provided:
11	(I) the buyer continued using the real estate as part of a farming
12	operation and is related to the seller by blood, marriage, civil union, or
13	adoption; or
14	(II) the buyer was an employee of the farming operation for a
15	minimum of 10 years prior to the sale; and
16	* * *
17	* * * Effective Date * * *
18	Sec. 6. EFFECTIVE DATE
19	This act shall take effect on July 1, 2025.
20	
21	

1			
2			
3			
4			
5	(Committee vote:	)	

(Draft No. 1.1 – H.484) 4/9/2025 - MOG - 04:26 PM

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7 Senator \_\_\_\_\_\_

8 FOR THE COMMITTEE

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