HOUSE BILL 599

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Introduced and read first time: February 3, 2016
Assigned to: Environment and Transportation

A BILL ENTITLED

1 AN ACT concerning

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Poultry Litter Management Act

3 FOR the purpose of requiring an integrator to place poultry only at a contract operation that maintains a certain nutrient management plan; requiring an integrator to be 4 $\mathbf{5}$ responsible for confirming that a contract grower is in possession of a certain 6 nutrient management plan before placing poultry at any contract operation; 7 requiring an integrator to be responsible for the removal and delivery of all excess 8 manure in accordance with certain requirements; requiring an integrator to remove 9 excess manure in a certain manner and in accordance with a certain schedule; 10 requiring a contract grower to store excess manure in accordance with certain 11 regulations; authorizing a contract grower to voluntarily elect to retain all or part of 12the manure produced by an integrator's poultry; prohibiting an integrator from 13charging a fee under certain circumstances; providing that the amount of manure 14 retained by a contract grower may not exceed the amount of manure that may be 15annually land applied at the contract operation under a nutrient management plan 16except under certain circumstances; requiring certain integrators and manure brokers or manure transporters to maintain certain records in accordance with 1718 certain requirements; requiring certain records to be submitted to the Department 19of Agriculture and made publicly available in a certain manner; prohibiting public 20funds from being used to pay for the transportation of manure under this Act; 21requiring integrators, or certain manure brokers or manure transporters, to deliver 22excess manure only to certain facilities; requiring certain integrators to comply with 23certain regulations and requirements; establishing certain penalties for certain 24violations; prohibiting the Secretary from settling a certain claim without the 25concurrence of the Attorney General; requiring a certain settlement to include a

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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certain agreement; authorizing a contract grower to bring a certain action under certain circumstances; prohibiting a contract grower from having to post a bond, prove the absence of an adequate remedy at law, or show the existence of special circumstances in order to obtain injunctive relief; requiring a court to award reasonable attorney's fees and other expenses to a contract grower under certain circumstances; defining certain terms; and generally relating to poultry litter management.

8 BY adding to

- 9 Article Agriculture
- 10Section 8–1101 through 8–1104 to be under the new subtitle "Subtitle 11. Poultry11Litter Management"
- 12 Annotated Code of Maryland
- 13 (2007 Replacement Volume and 2015 Supplement)

14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 15 That the Laws of Maryland read as follows:

15 That the Laws of Maryland read as follows:

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Article – Agriculture

17 SUBTITLE 11. POULTRY LITTER MANAGEMENT.

18 **8–1101.**

19 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 20 INDICATED.

21 (B) "AGRICULTURAL OPERATION" MEANS A BUSINESS OR AN ACTIVITY 22 WHERE A PERSON TILLS, CROPS, KEEPS, PASTURES, OR PRODUCES AN 23 AGRICULTURAL PRODUCT, INCLUDING LIVESTOCK, POULTRY, PLANTS, TREES, SOD, 24 FOOD, FEED, OR FIBER BY IN–GROUND, OUT–OF–GROUND, OR OTHER CULTURE.

(C) "ALTERNATIVE USE FACILITY" MEANS A FACILITY THAT IS DESIGNED TO
USE MANURE IN A MANNER THAT DOES NOT RESULT IN ANY ADDITIONAL NUTRIENT
LOADS TO THE CHESAPEAKE BAY WATERSHED.

(D) "ALTERNATIVE USE PLAN" MEANS A PLAN THAT IS DESIGNED TO USE
MANURE IN A MANNER THAT DOES NOT RESULT IN ANY ADDITIONAL NUTRIENT
LOADS TO THE CHESAPEAKE BAY WATERSHED.

31 (E) "CONTRACT GROWER" MEANS A PERSON THAT RAISES POULTRY AT A 32 CONTRACT OPERATION OPERATED IN ACCORDANCE WITH A PRODUCTION 33 CONTRACT.

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1 (F) "CONTRACT OPERATION" MEANS A FACILITY USED TO RAISE POULTRY 2 UNDER A PRODUCTION CONTRACT.

3 (G) "EXCESS MANURE" MEANS ANY MANURE PRODUCED BY POULTRY 4 OWNED BY THE INTEGRATOR AND RAISED ON THE CONTRACT OPERATION THAT IS 5 IN EXCESS OF THE AMOUNT OF MANURE ABLE TO BE FULLY UTILIZED UNDER A 6 CERTIFIED NUTRIENT MANAGEMENT PLAN DEVELOPED FOR THE CONTRACT 7 OPERATION OR FOR ADJACENT LAND UNDER THE CONTRACT GROWER'S CONTROL.

8 (H) "INTEGRATOR" MEANS A PERSON OR COMPANY THAT OWNS POULTRY 9 THAT IS RAISED BY A CONTRACT GROWER AT THE CONTRACT GROWER'S CONTRACT 10 OPERATION.

11 **(I) "MANURE" MEANS THE FECAL AND URINARY EXCRETION OF POULTRY** 12 AND INCLUDES POULTRY LITTER AND MATERIALS USED AS BEDDING.

13 (J) "NUTRIENT MANAGEMENT PLAN" HAS THE MEANING STATED IN § 8–801 14 OF THIS TITLE.

15 (K) "POULTRY" MEANS ANY DOMESTICATED FOWL, INCLUDING CHICKENS, 16 TURKEY, DUCKS, AND GEESE.

17 (L) "PRODUCTION CONTRACT" MEANS A WRITTEN AGREEMENT THAT 18 PROVIDES FOR THE RAISING OF POULTRY BY A CONTRACT GROWER AND IS 19 EXECUTED WHEN IT IS AGREED TO BY EACH PARTY TO THE CONTRACT OR BY A 20 PERSON AUTHORIZED TO ACT ON THE PARTY'S BEHALF.

21 **8–1102.**

(A) (1) AN INTEGRATOR SHALL PLACE POULTRY ONLY AT A CONTRACT
 OPERATION THAT MAINTAINS AN UNEXPIRED NUTRIENT MANAGEMENT PLAN THAT
 THE CONTRACT GROWER REPRESENTS HAS BEEN FULLY IMPLEMENTED.

(2) AN INTEGRATOR IS RESPONSIBLE FOR CONFIRMING THAT A
 CONTRACT GROWER IS IN POSSESSION OF AN UNEXPIRED NUTRIENT MANAGEMENT
 PLAN BEFORE PLACING POULTRY AT ANY CONTRACT OPERATION.

28 (B) (1) AN INTEGRATOR IS RESPONSIBLE FOR THE REMOVAL AND 29 DELIVERY OF ALL EXCESS MANURE IN ACCORDANCE WITH § 8–1103(D) OF THIS 30 SUBTITLE.

31(2) AN INTEGRATOR SHALL REMOVE EXCESS MANURE AT NO COST TO32THE CONTRACT GROWER.

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1 (3) AN INTEGRATOR SHALL REMOVE EXCESS MANURE FROM A 2 CONTRACT OPERATION AT LEAST ONCE EVERY CALENDAR YEAR.

3 (4) BEFORE REMOVAL OF EXCESS MANURE BY AN INTEGRATOR, A 4 CONTRACT GROWER SHALL STORE ALL EXCESS MANURE IN ACCORDANCE WITH 5 CURRENT MANURE STORAGE REGULATIONS, INCLUDING THE REQUIREMENT TO 6 CONTAIN ALL EXCESS WASTE IN ANIMAL WASTE STORAGE STRUCTURES.

7 (C) (1) A CONTRACT GROWER MAY VOLUNTARILY ELECT TO RETAIN ALL 8 OR PART OF THE MANURE PRODUCED BY AN INTEGRATOR'S POULTRY.

9 (2) AN INTEGRATOR MAY NOT CHARGE A FEE TO A CONTRACT 10 GROWER TO RETAIN MANURE THAT IS NOT EXCESS MANURE.

11 (3) THE AMOUNT OF MANURE RETAINED BY A CONTRACT GROWER 12 ANNUALLY MAY NOT EXCEED THE AMOUNT OF MANURE THAT MAY BE ANNUALLY 13 LAND APPLIED AT THE CONTRACT OPERATION UNDER AN UNEXPIRED NUTRIENT 14 MANAGEMENT PLAN, EXCEPT THAT A CONTRACT GROWER WHO WISHES TO RETAIN 15 ANY EXCESS MANURE SHALL:

16(I)RECEIVE PERMISSION IN WRITING FROM THE INTEGRATOR17APPROVING THE AMOUNT TO BE RETAINED; AND

(II) OBTAIN A MANURE ALTERNATIVE USE PLAN APPROVAL
 FROM THE DEPARTMENT FOR ANY AMOUNT OF EXCESS MANURE RETAINED BY THE
 CONTRACT GROWER.

21 **8–1103.**

22(A)(1)INTEGRATORSANDMANUREBROKERSORMANURE23TRANSPORTERS WORKING UNDER CONTRACT WITH INTEGRATORS SHALL MAINTAIN24WRITTEN RECORDS OF ALL MANURE REMOVED FROM CONTRACT OPERATIONS.

25 (2) THE RECORDS REQUIRED UNDER PARAGRAPH (1) OF THIS 26 SUBSECTION SHALL INCLUDE:

27 (I) THE NAME AND ADDRESS OF THE INTEGRATOR AND 28 BROKER OR TRANSPORTER;

29 (II) THE AMOUNT OF MANURE REMOVED, BY WEIGHT;

(III) THE NUTRIENT ANALYSIS OF THE MANURE BEING 1 $\mathbf{2}$ TRANSPORTED; 3 (IV) THE NAME AND LOCATION OF THE CONTRACT OPERATION FROM WHICH THE MANURE WAS REMOVED; 4 $\mathbf{5}$ **(V)** THE NAME AND LOCATION OF EACH FACILITY TO WHICH 6 MANURE WAS DELIVERED; AND 7 THE AMOUNT OF MANURE DELIVERED TO EACH FACILITY, (VI) 8 BY WEIGHT. THE RECORDS REQUIRED UNDER SUBSECTION (A) OF THIS SECTION 9 **(B)** 10 SHALL BE: 11 (1) SUBMITTED TO THE DEPARTMENT ANNUALLY; AND (2) MADE PUBLICLY AVAILABLE BY THE DEPARTMENT ON REQUEST. 1213(C) PUBLIC FUNDS MAY NOT BE USED TO PAY FOR THE TRANSPORTATION 14 OF MANURE UNDER THIS SUBTITLE. 15AN INTEGRATOR, OR MANURE BROKER OR MANURE TRANSPORTER **(D)** WORKING UNDER CONTRACT WITH AN INTEGRATOR, SHALL DELIVER EXCESS 16 17 MANURE ONLY TO ONE OF THE FOLLOWING FACILITIES: 18 (1) AN AGRICULTURAL OPERATION THAT HAS CAPACITY TO ACCEPT MANURE FOR LAND APPLICATION, WHICH MUST BE DEMONSTRATED BY ITS 19**UNEXPIRED NUTRIENT MANAGEMENT PLAN;** 2021(2) AN ALTERNATE USE FACILITY THAT HAS CAPACITY TO PROVIDE 22**INDOOR STORAGE OF ALL EXCESS MANURE; OR** 23(3) A STORAGE FACILITY THAT HAS THE CAPACITY TO PROVIDE 24INDOOR STORAGE FOR ALL EXCESS MANURE. 25**(E)** AN INTEGRATOR THAT REMOVES MANURE OR MANURE TRANSPORTERS 26WORKING UNDER CONTRACT WITH INTEGRATORS SHALL COMPLY WITH ALL 27BIOSECURITY AND PUBLIC HEALTH OR SAFETY REGULATIONS, INCLUDING THE 28FOLLOWING REQUIREMENTS: 29ALL EXCESS MANURE TRANSPORTED SHALL BE COVERED WHILE (1) 30 ON A PUBLIC ROAD OR HIGHWAY;

1 (2) A TRANSPORT VEHICLE, INCLUDING ANY APPLICATION 2 EQUIPMENT, SHALL CONTAIN THE EXCESS MANURE WITHIN THE CARGO AREA 3 WITHOUT ANY LOSS OF MATERIAL OR LIQUID DURING TRANSPORT ON A PUBLIC 4 ROAD;

5 (3) BEFORE OPERATING ON OR NEAR ANOTHER POULTRY 6 OPERATION, ALL TRANSPORTING AND HANDLING EQUIPMENT USED TO FACILITATE 7 THE TRANSPORTATION OF MANURE SHALL BE CLEANED, WASHED, AND 8 DISINFECTED;

9 (4) AN INTEGRATOR OR A TRANSPORTER SHALL COMPLY WITH ALL 10 STATE AND COUNTY ANIMAL AND PUBLIC HEALTH REGULATIONS; AND

11(5) AN INTEGRATOR MAY NOT TRANSPORT OR OFFER FOR12TRANSPORT POULTRY LITTER CONTAINING DEAD BIRDS THAT ARE NOT COMPOSTED13COMPLETELY.

14 **8–1104.**

15 (A) (1) A PERSON THAT WILLFULLY VIOLATES ANY PROVISION OF THIS 16 SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE 17 NOT EXCEEDING \$50,000 PER VIOLATION.

18(2)EACH PRODUCTION CONTRACT INVOLVED IN A CRIMINAL ACTION19BROUGHT UNDER THIS SUBTITLE CONSTITUTES A SEPARATE VIOLATION.

20 **(B) (1)** IN ADDITION TO ANY CRIMINAL PENALTY IMPOSED UNDER THIS 21 SECTION, AN INTEGRATOR THAT VIOLATES ANY PROVISION OF THIS SUBTITLE:

22(I)Is liable for a civil penalty of up to \$50,000 to be23Collected in a civil action in the circuit court for any county;

24(II)SHALL BE ENJOINED FROM CONTINUING THE VIOLATION;25AND

(III) SHALL BE REQUIRED TO DEMONSTRATE THAT SIMILAR
 PRACTICES OR ACTIVITIES THAT GAVE RISE TO THE VIOLATION EITHER DO NOT
 EXIST OR HAVE CEASED WITH RESPECT TO THE REMOVAL AND PROPER USE OF
 MANURE FOR OTHER CONTRACT GROWERS.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(2) (I) WHETHER OR NOT A COURT ACTION HAS BEEN FILED, THE SECRETARY MAY NOT SETTLE ANY CLAIM FOR A CIVIL PENALTY UNDER THIS SECTION WITHOUT THE CONCURRENCE OF THE ATTORNEY GENERAL.
4 5 6 7 8 9	(II) ANY SETTLEMENT MUST INCLUDE AN AGREEMENT THAT SUBJECTS THE INTEGRATOR TO AN ENHANCED SCHEDULE OF INSPECTIONS BY THE DEPARTMENT AND DEMONSTRATES TO THE SATISFACTION OF THE DEPARTMENT AND ATTORNEY GENERAL THAT SIMILAR PRACTICES OR ACTIVITIES THAT GAVE RISE TO THE VIOLATION HAVE CEASED WITH RESPECT TO THE REMOVAL AND PROPER USE OF MANURE FOR OTHER CONTRACT GROWERS.
10 11	(3) A CIVIL PENALTY IMPOSED UNDER THIS SUBSECTION SHALL BE ASSESSED WITH CONSIDERATION GIVEN TO:
12	(I) THE WILLFULNESS OF THE VIOLATION;
$\frac{13}{14}$	(II) THE EXTENT OF HARM TO HUMAN HEALTH, THE ENVIRONMENT, PUBLIC OR PRIVATE PROPERTY, OR THE GENERAL WELFARE;
15	(III) THE ECONOMIC BENEFIT GAINED BY THE VIOLATOR; AND
$\frac{16}{17}$	(IV) THE EXTENT TO WHICH THE CURRENT VIOLATION IS PART OF A RECURRENT PATTERN OF SIMILAR VIOLATIONS COMMITTED BY THE VIOLATOR.
18 19 20 21	(C) (1) IN ADDITION TO ANY ACTION TAKEN UNDER THIS SECTION, A CONTRACT GROWER THAT SUFFERS DAMAGES BECAUSE OF AN INTEGRATOR'S VIOLATION OF THIS SUBTITLE MAY BRING AN ACTION TO OBTAIN APPROPRIATE LEGAL AND EQUITABLE RELIEF, INCLUDING DAMAGES.
22 23 24 25	(2) TO OBTAIN INJUNCTIVE RELIEF, A CONTRACT GROWER MAY NOT BE REQUIRED TO POST A BOND, PROVE THE ABSENCE OF AN ADEQUATE REMEDY AT LAW, OR SHOW THE EXISTENCE OF SPECIAL CIRCUMSTANCES UNLESS THE COURT FOR GOOD CAUSE ORDERS OTHERWISE.
26 27 28 29	(3) IF A CONTRACT GROWER IS THE PREVAILING PARTY IN A CIVIL ACTION AGAINST AN INTEGRATOR UNDER THIS SUBSECTION, THE COURT SHALL AWARD THE CONTRACT GROWER REASONABLE ATTORNEY'S FEES AND OTHER LITIGATION EXPENSES.
30	(D) (1) IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN

30(D)(1)IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN31EQUITY AND AFTER AN OPPORTUNITY FOR A HEARING, WHICH MAY BE WAIVED IN32WRITING BY THE PERSON ACCUSED OF A VIOLATION, THE DEPARTMENT MAY

1 IMPOSE A PENALTY FOR FAILING TO REMOVE AND PROPERLY USE MANURE IN 2 ACCORDANCE WITH THIS SUBTITLE.

3 (2) THE ADMINISTRATIVE PENALTY IMPOSED UNDER THIS 4 SUBSECTION SHALL BE EQUAL TO \$100 FOR EACH TON OF EXCESS MANURE THAT AN 5 INTEGRATOR REMOVES OR FAILS TO REMOVE IN ACCORDANCE WITH THIS SUBTITLE.

6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 October 1, 2016.