## **SENATE BILL 915**

M4 4lr1721 CF HB 979

By: Senator Brooks

Introduced and read first time: February 2, 2024 Assigned to: Education, Energy, and the Environment

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 28, 2024

CHAPTER

1 AN ACT concerning

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## Agriculture – Invasive Plant Species – Regulation (Biodiversity and Agriculture Protection Act)

FOR the purpose of altering the regulatory approach for controlling invasive plant species in the State, including repealing certain provisions of law relating to a two-tiered regulatory approach and requiring the Secretary of Agriculture to establish a certain list of prohibited invasive plants by regulation in a certain manner on or before a certain date; establishing certain protocols for assessing certain nonnative plants and determining whether those plants are invasive or whether the plants may be placed on a certain watch list; requiring the Invasive Plants Advisory Committee in the Department of Agriculture to review certain invasive species assessments and <u>data</u> to advise the Secretary in a certain manner; <u>requiring the Committee to review</u> the qualifications of a qualified independent assessor; requiring the Secretary to include on a certain consolidated list certain invasive plants classified as a prohibited invasive plant in a certain manner; requiring the Department of Agriculture and the Department of Natural Resources each to post on its website a certain consolidated list and certain watch list; requiring the University of Maryland Extension to post a link to certain lists on its website; requiring the Department of Agriculture to distribute certain lists to certain nurseries, plant dealers, and plant brokers in a certain manner; authorizing the State Highway Administration to conduct certain activities related to controlling and disposing of invasive plant species under certain circumstances and in a certain manner; and generally relating to the regulation of invasive plant species.

24 BY repealing and reenacting, with amendments,

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	Article – Agriculture					
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4	(2016 Replacement Volume and 2023 Supplement)					
5	BY repealing and reenacting, without amendments,					
6	Article – Agriculture					
7	Section 9.5–201					
8	Annotated Code of Maryland					
9	(2016 Replacement Volume and 2023 Supplement)					
0	BY adding to					
1	Article – Agriculture					
2	Section 9.5–301.1 and 9.5–301.2					
$^{13}$	Annotated Code of Maryland					
L <b>4</b>	(2016 Replacement Volume and 2023 Supplement)					
15	BY repealing					
6	$\operatorname{Article}-\operatorname{Agriculture}$					
L <b>7</b>	Section 9.5–304					
18	Annotated Code of Maryland					
19	(2016 Replacement Volume and 2023 Supplement)					
20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,					
21	That the Laws of Maryland read as follows:					
22	Article - Agriculture					
23	9.5–101.					
24	(a) In this title the following words have the meanings indicated.					
<b>-</b> 4	(a) In this title the following words have the meanings indicated.					
25	(b) "CLASSIFY AS A PROHIBITED INVASIVE PLANT" MEANS THE SECRETARY					
26	IS INCLUDING AN INVASIVE PLANT ON THE CONSOLIDATED LIST OF MARYLAND					
27	INVASIVE PLANT SPECIES IN ACCORDANCE WITH §§ 9.5-301 AND 9.5-301.1 OF THIS					
28	TITLE.					
29	(C) "Committee" means the Invasive Plants Advisory Committee.					
30	(D) "CONSOLIDATED LIST OF MARYLAND INVASIVE PLANT SPECIES"					
31	MEANS A LIST OF PLANT SPECIES CLASSIFIED AS PROHIBITED INVASIVE PLANTS IN					
32	ACCORDANCE WITH §§ $9.5-301$ AND $9.5-301.1$ OF THIS TITLE.					

33 (E) "EARLY DETECTION RAPID RESPONSE (EDRR) PLANT SPECIES" 34 MEANS A NONNATIVE PLANT SPECIES THAT:

1	(1)	Is NO	TYET WIDESPREAD IN THE STATE BUT IS AT RISK OF:
2		<b>(</b> I <b>)</b>	BECOMING ESTABLISHED AS AN INVASIVE SPECIES; AND
3		(II)	CAUSING SIGNIFICANT DAMAGE; AND
4 5	(2) HABITAT IN THE	(I) State	HAS BEEN FOUND IN AT LEAST ONE NATIVE SPECIES ; OR
6		(II)	HAS NOT YET BEEN FOUND IN THE STATE.
7	(F) "EXF	PERT A	SSESSOR" MEANS:
8	(1) DEPARTMENT OF		NDIVIDUAL OR A TEAM WITHIN THE DEPARTMENT OR THE JRAL RESOURCES; OR
10	(2)	A QU	ALIFIED INDEPENDENT ASSESSOR.
11 12	[(c)] (G) PART OF A PLANT	` '	"Invasive plant" means [a terrestrial plant species] ANY LIVING IES OR ITS SUBSPECIES that:
13	[(1)]	<b>(</b> I <b>)</b>	Did not evolve in the State; and
14 15	[(2)] determined by the	` '	If introduced within the State, will cause or is likely to cause, as ary:
16		[(i)]	1. Economic harm;
17		[(ii)]	2. Ecological harm;
18		[(iii)]	3. Environmental harm; or
19		[(iv)]	4. Harm to human health.
20 21 22		L PLA	ASIVE PLANT" INCLUDES A COMMERCIAL OR NT THAT IS TERRESTRIAL OR AQUATIC AND MEETS THE RAGRAPH (1) OF THIS SUBSECTION.
23 24 25 26	PROTOCOL BASE SPECIES ASSESS	ED ON MENT	PLANT SPECIES STATUS ASSESSMENT PROTOCOL" MEANS A THE NATURESERVE'S 2004 PROTOCOL ("AN INVASIVE PROTOCOL: EVALUATING NON-NATIVE PLANTS FOR THEIR ITY VERSION 1")

- 1 (I) (1) "INVASIVENESS RANK" MEANS A RANK ASSIGNED TO A 2 NONNATIVE SPECIES TO SIGNIFY ITS LEVEL OF INVASIVENESS BASED ON THE 3 RESULTS OF AN INVASIVE ASSESSMENT PROTOCOL.
- 4 (2) "INVASIVENESS RANK" INCLUDES AN INVASIVENESS 5 SIGNIFICANCE RANKING OF HIGH, MEDIUM, LOW, OR INSIGNIFICANT.
- 6 **[(d)] (J)** "Landscaping services" includes services for ornamental horticultural design, maintenance, and installation of living plants.
- 8 [(e)] (K) ["Tier 1] "PROHIBITED invasive plant" includes invasive plant species 9 that cause or are likely to cause severe harm within the State.
- 10 **[**(f) "Tier 2 invasive plant" includes invasive plant species that cause or are likely 11 to cause substantial negative impact within the State.]
- 12 **(L) "Q**UALIFIED INDEPENDENT ASSESSOR" MEANS AN INDIVIDUAL OR A 13 TEAM THAT:
- 14 (1) Possesses <del>extensive</del> <u>at least 2 years of</u> field experience
- 15 IN INVASIVE PLANT SPECIES IN MARYLAND OR IN NEARBY JURISDICTIONS,
- 16 INCLUDING WASHINGTON, D.C., DELAWARE, NEW JERSEY, NEW YORK,
- 17 PENNSYLVANIA, VIRGINIA, AND WEST VIRGINIA; AND
- 18 (2) HAS ASSESSED INVASIVE PLANT SPECIES WITHOUT SUPERVISION
- 19 FROM THE DEPARTMENT, THE DEPARTMENT OF NATURAL RESOURCES, OR THE
- 20 **COMMITTEE.**
- 21 (M) "WATCH LIST" MEANS A LIST OF PLANT SPECIES THAT:
- 22 (1) HAVE BEEN ASSESSED BY AN EXPERT ASSESSOR IN ACCORDANCE 23 WITH § 9.5–301 OF THIS TITLE;
- 24 (2) WERE NOT DETERMINED BY THE ASSESSMENT TO BE ELIGIBLE
- 25 FOR CLASSIFICATION AS A PROHIBITED INVASIVE PLANT; AND
- 26 (3) MAY BE REASSESSED IN THE FUTURE.
- 27 9.5–201.
- There is an Invasive Plants Advisory Committee in the Department.
- 29 9.5–205.
- 30 The Committee shall:

$1\\2$	(1) Advise the Secretary regarding regulations necessary to carry out the provisions of this title; [and]
3 4	(2) (i) Conduct an annual review of the [risk assessment protocol] ASSESSMENT PROTOCOLS adopted under § 9.5–301 of this title; and
5 6	(ii) Report to the Secretary regarding any proposed changes to the risk AN assessment protocol OR A REPLACEMENT OF A PROTOCOL; AND
7 8 9	(3) (I) REVIEW IN CONSULTATION WITH THE SECRETARY AND THE SECRETARY OF NATURAL RESOURCES, REVIEW THE QUALIFICATIONS OF THE QUALIFIED INDEPENDENT ASSESSOR; AND
10 11	(II) REPORT TO THE SECRETARY ANY PROPOSED CHANGES TO THE QUALIFICATIONS OF THE QUALIFIED INDEPENDENT ASSESSOR;
12 13 14 15	(4) REVIEW INVASIVE PLANT SPECIES ASSESSMENTS CONDUCTED IN ACCORDANCE WITH § 9.5–301 OF THIS TITLE TO ADVISE THE SECRETARY ON WHICH PLANTS TO CLASSIFY AS PROHIBITED INVASIVE PLANTS FOR INCLUSION ON THE CONSOLIDATED LIST OF MARYLAND INVASIVE PLANT SPECIES; AND
16 17 18	(5) (I) REVIEW ANY DATA SUBMITTED TO THE COMMITTEE THAT INDICATES A CULTIVAR, SELECTION, OR INFRA-SPECIFIC HYBRID OF A PROHIBITED INVASIVE PLANT IS NOT INVASIVE; AND
19 20 21 22	(II) IF THE DATA SUBMITTED UNDER ITEM (I) OF THIS ITEM IS DEEMED ACCURATE AND SUFFICIENT, ADVISE THE SECRETARY TO DECLASSIFY OR PREEMPTIVELY NOT CLASSIFY THE CULTIVAR, SELECTION, OR INFRA-SPECIFIC HYBRID AS A PROHIBITED INVASIVE PLANT.
<ul><li>23</li><li>24</li><li>25</li></ul>	9.5–301.  (a) The Secretary, with the advice of THE SECRETARY OF NATURAL RESOURCES AND the Committee, shall:
26	(1) On or before October 1, [2012] <b>2024</b> , adopt regulations that:
27 28	(i) Establish [a science—based risk assessment protocol] PROFESSIONALLY RECOGNIZED ASSESSMENT PROTOCOLS for invasive plants that:
29	1. Will serve as a basis for [creating a two-tiered] THE

regulatory approach for controlling invasive plants in the State; [and]

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1 2	2. Considers CONSIDER the harm, as determined by the Secretary, that invasive plants cause in the State, including:
3	A. [Economic harm;
4	B.] Ecological harm; AND
5	[C.] <b>B.</b> Environmental harm; and
6 7 8	3. MAY CONSIDER ADDITIONAL HARM, AS DETERMINED BY THE EXPERT ASSESSOR, THAT INVASIVE PLANTS CAUSE IN THE STATE, INCLUDING:
9	A. ECONOMIC HARM; AND
10	[D.] <b>B.</b> Harm to human health;
11 12	(ii) Govern administrative orders that the Secretary may issue to enforce this subtitle; and
13 14	(iii) Establish a procedure for the approval required under $\S 9.5-302$ of this subtitle for activities involving [tier 1] <b>PROHIBITED</b> invasive plants.
15 16	(2) [On] SUBJECT TO § 9.5–301.1 OF THIS SUBTITLE, ON or before October 1, [2013] 2024, adopt regulations that:
17 18 19	(i) Establish a list of [tier 1] <b>PROHIBITED INVASIVE</b> plants [and tier 2 plants] in accordance with [the risk] <b>AN</b> assessment protocol adopted under paragraph (1) of this subsection;
20 21	(ii) Establish a procedure for classification or declassification of an invasive plant as a [tier 1] <b>PROHIBITED</b> invasive plant [or a tier 2 invasive plant];
22 23 24	(iii) Phase in the implementation of the requirements of this subtitle with consideration of the economic impact of these requirements on nurseries, landscapers, plant wholesalers, plant retailers, and any other industry; AND
25 26	(iv) Establish a procedure for the disposal of [tier 1] PROHIBITED INVASIVE plants[;
27 28	(v) Designate the format, size, and content of the sign required under $\$ 9.5–302(b)(1) of this subtitle; and
29 30	(vi) Provide for the distribution of a list of tier 2 invasive plants to licensed nurseries, plant dealers, and plant brokers on an annual basis].

- 1 (b) (1) The Secretary shall classify as a [tier 1] **PROHIBITED** invasive plant 2 [or a tier 2 invasive plant] each plant identified as invasive in the National Park Service's and U.S. Fish and Wildlife Service's Plant Invaders of Mid-Atlantic Natural Areas <u>IF THE PLANT IS ASSESSED AS AN INVASIVE PLANT SPECIES IN ACCORDANCE WITH SUBSECTIONS (C) AND (D) OF THIS SECTION.</u>
- 6 (2) Nothing in this section may be construed as limiting the Secretary's authority to classify as a [tier 1] **PROHIBITED** invasive plant [or a tier 2] **AN** invasive plant [plants] not identified as invasive in the National Park Service's and U.S. Fish and Wildlife Service's Plant Invaders of Mid–Atlantic Natural Areas.
- 10 (C) (1) IN ACCORDANCE WITH PARAGRAPH (2) OF THIS SUBSECTION, AN 11 EXPERT ASSESSOR SHALL:
- 12 (I) ASSESS A NONNATIVE PLANT SPECIES ESTABLISHED IN 13 NATURAL AREAS WITHIN THE STATE;
- 14 (II) DETERMINE THE INVASIVENESS RANK OF THE NONNATIVE 15 PLANT SPECIES; AND
- 16 (III) 1. NOTIFY THE COMMITTEE THAT THE NONNATIVE PLANT SPECIES IS ASSESSED AS AN INVASIVE PLANT IF THE INVASIVENESS RANK IS HIGH OR MEDIUM; OR
- 2. NOTIFY THE COMMITTEE THAT THE NONNATIVE PLANT SPECIES MAY BE PLACED ON THE WATCH LIST IF THE INVASIVENESS RANK IS LOW OR INSIGNIFICANT.
- 22 (2) IN CARRYING OUT THE REQUIREMENTS OF PARAGRAPH (1) OF
  23 THIS SUBSECTION, AN EXPERT ASSESSOR SHALL FOLLOW THE INVASIVE PLANT
  24 SPECIES STATUS ASSESSMENT PROTOCOL THAT INCLUDES CONSIDERATION OF
  25 ECOLOGICAL FACTORS AND ENVIRONMENTAL FACTORS.
- 26 **(D) (1)** IN ACCORDANCE WITH PARAGRAPH **(2)** OF THIS SUBSECTION, AN 27 EXPERT ASSESSOR SHALL:
- 28 (I) ASSESS AN EARLY DETECTION RAPID RESPONSE (EDRR) 29 PLANT SPECIES;
- 30 (II) Determine the invasiveness rank of the EDRR  $31\,$  plant species; and

- 1 (III) 1. NOTIFY THE COMMITTEE THAT THE EDRR PLANT
- 2 SPECIES IS ASSESSED AS AN INVASIVE PLANT IF THE INVASIVENESS RANK IS HIGH
- 3 OR MEDIUM; OR
- 2. NOTIFY THE COMMITTEE THAT THE EDRR PLANT
- 5 SPECIES MAY BE PLACED ON THE WATCH LIST IF THE INVASIVENESS RANK IS LOW
- 6 OR INSIGNIFICANT.
- 7 (2) IN CARRYING OUT THE REQUIREMENTS OF PARAGRAPH (1) OF
- 8 THIS SUBSECTION, AN EXPERT ASSESSOR SHALL FOLLOW:
- 9 (I) THE INVASIVE PLANT SPECIES STATUS ASSESSMENT
- 10 **PROTOCOL IF:**
- 11 THE EDRR PLANT SPECIES IS PRESENT IN AT LEAST
- 12 ONE NATIVE SPECIES HABITAT IN THE STATE; AND
- 13 2. The ecological and environmental impact of
- 14 THE SPECIES IN THE STATE MAY BE EFFECTIVELY ASSESSED UNDER THE
- 15 PROTOCOL; AND
- 16 (II) AN INVASIVE PLANT RISK ASSESSMENT PROTOCOL IF:
- 17 1. THE EDRR PLANT SPECIES IS NOT PRESENT
- 18 ANYWHERE IN THE STATE; OR
- 19 2. A. THE EDRR PLANT SPECIES IS PRESENT IN THE
- 20 STATE; AND
- B. THE ECOLOGICAL AND ENVIRONMENTAL IMPACT OF
- 22 THE SPECIES IN THE STATE CANNOT BE EFFECTIVELY ASSESSED UNDER THE
- 23 INVASIVE PLANT SPECIES STATUS ASSESSMENT PROTOCOL.
- (E) (1) IN ACCORDANCE WITH § 9.5–205 OF THIS TITLE AND PARAGRAPH
- 25 (2) OF THIS SUBSECTION, THE COMMITTEE SHALL REVIEW THE INVASIVE PLANT
- 26 SPECIES ASSESSMENT CONDUCTED BY AN EXPERT ASSESSOR.
- 27 (2) IF THE ASSESSMENT IS ACCURATE AND SUFFICIENT AND THE
- 28 INVASIVENESS RANK IS:
- 29 (I) HIGH OR MEDIUM, THE COMMITTEE SHALL ADVISE THE
- 30 SECRETARY TO CLASSIFY THE PLANT AS A PROHIBITED INVASIVE PLANT; OR

- 1 (II) LOW OR INSIGNIFICANT, THE COMMITTEE SHALL PLACE
- 2 THE PLANT ON THE WATCH LIST.
- 3 (3) THE SECRETARY SHALL DETERMINE WHETHER TO CLASSIFY A
- 4 PLANT SPECIES AS A PROHIBITED INVASIVE PLANT ON REVIEWING THE ADVICE OF
- 5 THE COMMITTEE.
- 6 **9.5–301.1.**
- 7 (A) THE REGULATIONS ADOPTED UNDER § 9.5–301 OF THIS SUBTITLE
- 8 SHALL CLASSIFY AS PROHIBITED INVASIVE PLANTS ALL TERRESTRIAL PLANTS
- 9 CLASSIFIED BY REGULATION BEFORE JANUARY 1, 2024, AS A TIER 1 OR THER 2
- 10 INVASIVE PLANT.
- 11 (B) EACH TERRESTRIAL PLANT CLASSIFIED BY REGULATION BEFORE
- 12 JANUARY 1, 2024, AS A TIER 2 INVASIVE PLANT SHALL BE ASSESSED IN
- 13 ACCORDANCE WITH § 9.5-301 OF THIS SUBTITLE BY DECEMBER 31, 2025, AND
- 14 SHALL BE:
- 15 (1) IF THE RESULTS OF THE ASSESSMENT DETERMINE THE PLANT IS
- 16 AN INVASIVE PLANT, CLASSIFIED AS A PROHIBITED INVASIVE PLANT UNDER THE
- 17 REGULATIONS ADOPTED UNDER § 9.5–301 OF THIS SUBTITLE; OR
- 18 (2) IF THE RESULTS OF THE ASSESSMENT DETERMINE THE PLANT IS
- 19 NOT AN INVASIVE PLANT, PLACED ON THE WATCH LIST.
- 20 (B) (C) IN ADDITION TO THE PROHIBITED INVASIVE PLANTS SET FORTH
- 21 IN SUBSECTION (A) OF THIS SECTION, THE SECRETARY MAY CLASSIFY, BY
- 22 REGULATION, A PLANT SPECIES AS A PROHIBITED INVASIVE PLANT IN ACCORDANCE
- 23 WITH § 9.5–301 OF THIS SUBTITLE.
- 24 (c) (d) The Secretary shall include on the Consolidated List
- 25 OF MARYLAND INVASIVE PLANT SPECIES AN INVASIVE PLANT CLASSIFIED AS A
- 26 PROHIBITED INVASIVE PLANT IN ACCORDANCE WITH § 9.5–301 OF THIS TITLE
- 27 SUBTITLE AND SUBSECTIONS (A) AND (B) OF THIS SECTION.
- 28 **9.5–301.2.**
- 29 (A) (1) THE DEPARTMENT AND THE DEPARTMENT OF NATURAL
- 30 RESOURCES EACH SHALL POST ON ITS WEBSITE THE CONSOLIDATED LIST OF
- 31 MARYLAND INVASIVE PLANT SPECIES AND THE WATCH LIST.

- THE UNIVERSITY OF MARYLAND EXTENSION SHALL POST A LINK 1 **(2)** 2 TO THE CONSOLIDATED LIST OF MARYLAND INVASIVE PLANT SPECIES AND THE 3 WATCH LIST ON ITS WEBSITE.
- 4 ON AN ANNUAL BASIS, THE DEPARTMENT SHALL DISTRIBUTE THE 5 CONSOLIDATED LIST OF MARYLAND INVASIVE PLANT SPECIES AND THE WATCH 6 LIST TO LICENSED NURSERIES, PLANT DEALERS, AND PLANT BROKERS.
- 7 9.5 - 302.
- 8 [(1)] This [subsection] **SECTION** does not apply to the transfer, lease, sale, 9 or purchase of real property on which [an] A PROHIBITED invasive plant is located.
- 10 **(1)** [(2)] **(B)** Except as provided in paragraph PARAGRAPHS (2) AND  $\{(3)\}$  of this subsection and in accordance with regulations adopted by the Secretary, a 11 12 person may not propagate, import, transfer, sell, purchase, transport, or introduce any living part of a [tier 1] **PROHIBITED** invasive plant in the State. 13
- 14 [(3)] **(2)** A person may, IN ACCORDANCE WITH REGULATIONS 15 ADOPTED BY THE DEPARTMENT, conduct an activity prohibited under paragraph [(2)] 16 (1) of this subsection if:
- 17 (i) The person receives approval from the Secretary before conducting the activity; and 18
- 19 The activity is for the purpose of: (ii)
- 20 1. Disposing of the **PROHIBITED** invasive plant;
- 212. Controlling the **PROHIBITED** invasive plant;
- 223. Using the PROHIBITED invasive plant for research or 23educational purposes; or
- 244. Exporting the **PROHIBITED** invasive plant out of the 25State.
- 26 **(3)** (I)NOTWITHSTANDING PARAGRAPH (2)(I) THIS 27 SUBSECTION AND SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE STATE HIGHWAY ADMINISTRATION MAY CONDUCT AN ACTIVITY PROHIBITED 2829 UNDER PARAGRAPH (1) OF THIS SUBSECTION FOR THE PURPOSE OF CONTROLLING
- OR DISPOSING OF A PROHIBITED INVASIVE PLANT ALONG STATE HIGHWAYS 30
- 31 WITHOUT PRIOR APPROVAL OF THE SECRETARY.

1 2	(II) THE STATE HIGHWAY ADMINISTRATION SHALL CONTROL OR DISPOSE OF PROHIBITED INVASIVE PLANTS ALONG STATE HIGHWAYS UNDER
3 4	SUBPARAGRAPH (I) OF THIS PARAGRAPH IN A MANNER CONSISTENT WITH REGULATIONS ADOPTED BY THE DEPARTMENT.
5 6 7 8	(III) THE DEPARTMENT SHALL NOTIFY THE STATE HIGHWAY ADMINISTRATION OF ANY CHANGES TO REGULATIONS ADOPTED BY THE DEPARTMENT THAT IMPACT THE CONTROL OR DISPOSAL OF PROHIBITED INVASIVE PLANTS.
9	[(b) In accordance with regulations adopted by the Secretary, a person may not:
10 11 12	(1) Sell or offer for sale at a retail outlet a tier 2 invasive plant unless the retail outlet posts in a conspicuous manner in proximity to all tier 2 plant displays, a sign identifying the plants as tier 2 plants; or
13 14	(2) Provide landscaping services to plant or supply for planting a tier 2 invasive plant unless the person provides to its customer a list of tier 2 invasive plants.]
15	9.5–303.
16 17	(a) On finding a [tier 1] <b>PROHIBITED INVASIVE</b> plant in violation of [§ 9.5–302(a)(2)] § 9.5–302(B)(1) of this subtitle, the Secretary may:
18	(1) Issue a written condemnation seizure order;
19	(2) Mark or tag the plant in a conspicuous manner; and
20 21	(3) Provide written notice to the owner, tenant, or person in charge of the premises.
22 23	(b) (1) On notice from the Secretary, a person shall dispose of a [tier 1] <b>PROHIBITED INVASIVE</b> plant in accordance with regulations adopted by the Secretary.
24 25	(2) If a [tier 1] <b>PROHIBITED INVASIVE</b> plant is not disposed of in accordance with paragraph (1) of this subsection, the Secretary shall:
26	(i) Destroy the plant;
27 28	(ii) Prepare a statement of facts and a statement of the expense of destruction; and
29	(iii) Provide copies of the statements to the Attorney General.
30 31	(c) (1) The Attorney General shall institute the appropriate proceeding to collect the expenses due to the Secretary.

$1\\2$	(2) A copy of the statements prepared under subsection (b)(2) of this section is sufficient evidence to prove a claim under this subsection.			
3	[9.5–304.			
4 5				
6	(1) Issue a stop sale order; and			
7	(2) Mark or tag the plant in a conspicuous manner.			
8 9	(b) The Secretary shall give written notice of a finding made under subsection (a) of this section to the owner, tenant, or person in charge of the premises.			
10 11	(c) A stop sale order issued under this section shall remain in effect until the required signage is posted.]			
12 13	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, $2024$ .			
	Approved:			
	Governor.			
	President of the Senate.			
	Speaker of the House of Delegates.			