State of South Dakota

NINETIETH SESSION LEGISLATIVE ASSEMBLY, 2015

400W0173

HOUSE AGRICULTURE AND NATURAL RESOURCES ENGROSSED NO. $HB\ 1055 - 01/27/2015$

Introduced by: The Committee on Agriculture and Natural Resources at the request of the Department of Agriculture

- FOR AN ACT ENTITLED, An Act to repeal certain outdated and unnecessary statutes and
- 2 administrative rules related to the Department of Agriculture.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 1-21-18 be repealed.
- 5 1-21-18. Unless inconsistent with other provisions of this chapter, all rules that are in effect
- 6 on July 1, 2003, as adopted by the State Fair Commission, shall continue with full force and
- 7 effect until they are specifically altered, amended, or revoked by the adoption of superseding
- 8 rules by the secretary of agriculture.
- 9 Section 2. That § 38-1-5.1 be repealed.
- 10 38-1-5.1. The divisions formerly enumerated in § 38-1-5 are abolished, and all their
- 11 functions shall be administered by the Department of Agriculture as provided by § 1-41-4.1.
- 12 Section 3. That § 38-1-23 be repealed.
- 13 38-1-23. The secretary of agriculture shall attend to and have supervision of all
- 14 correspondence relating to immigration and shall try to secure the most effective advertisement

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of the resources and opportunities of the state. It shall be his duty to encourage investments of

- 2 capital within the state and to facilitate the settlement of persons and families seeking new
- 3 homes or establishment of new business enterprises in the state.
- 4 Section 4. That § 38-1-33 be repealed.
- 5 38-1-33. It shall be the duty of the secretary of agriculture to assemble, compile, and
- 6 maintain files of statistical data relating to the work and progress of production and marketing
- 7 cooperative enterprises, the statutes of the several states, and, so far as reasonably convenient,
- 8 those of foreign countries, affecting production and marketing cooperatives. He shall also carry
- 9 standard forms and outlines for use and reference in organization work.
- Section 5. That § 38-1-34 be repealed.
- 11 38-1-34. The secretary of agriculture shall disseminate the information and materials
- 12 described in § 38-1-33 for the use and benefit of established production and marketing
- 13 cooperatives and new production and marketing cooperative projects in process of organization.
- 14 He shall also render such personal assistance to production and marketing cooperatives
- 15 generally as may be possible with the means and facilities at his disposal.
- Section 6. That § 38-1-42 be repealed.
- 17 38-1-42. The farm link program is hereby established and shall be administered by the
- 18 Department of Agriculture and the South Dakota Cooperative Extension Service. Under the
- 19 program, the department shall create a directory of prospective beginning farmers and ranchers
- 20 and a directory of available or potentially available farms and ranches, which shall be used in
- 21 matching the two groups. The department may, if practicable, use the resources of the South
- 22 Dakota ag enterprise program. In administering the Farm Link Program, the department shall
- 23 attempt to cooperate with similar programs in surrounding states to provide a greater
- 24 opportunity for matching the interests of entering and retiring farmers and ranchers. The

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1 department shall also make available information on farm lending opportunities.

- 2 Section 7. That § 38-1-43 be repealed.
- 3 38-1-43. The Department of Agriculture shall promulgate rules pursuant to chapter 1-26 to
- 4 administer the farm link program established pursuant to § 38-1-42. The rules shall include
- 5 provisions governing program eligibility and procedures for data management, applications, and
- 6 program administration.
- 7 Section 8. That § 38-5-2 be repealed.
- 8 38-5-2. It shall be the duty of all directors of equalization to list the name and address of
- 9 each farm operator along with the acreage and production of each crop and number and kind of
- 10 each species of livestock and poultry as required in the census schedule furnished them by the
- 11 secretary of agriculture. No director of equalization shall be entitled to receive compensation
- 12 until he shall have fully complied with the requirements hereof.
- Section 9. That § 38-6-2 be repealed.
- 14 38-6-2. The secretary of agriculture shall furnish such surety bond and in such amount as
- 15 the Governor may require conditioned upon the faithful performance of his duties as such
- official and for a true accounting of all money and property coming into his hands as such.
- 17 Section 10. That § 38-7A-2 be repealed.
- 18 38-7A-2. The term, shelterbelts, as used in this chapter, includes field shelterbelts, farmstead
- 19 windbreaks, wildlife tree plantings, living snow fences and other tree plantings made
- 20 specifically for conservation purposes. Only shelterbelts planted or renovated after January 1,
- 21 1984, are eligible for certification. Trees planted for ornamental or commercial purposes are not
- 22 eligible. Conservation districts shall adopt technical guidelines and requirements for the design,
- 23 planting, maintenance and renovation of certified shelterbelts, subject to approval of the State
- 24 Conservation Commission.

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- 1 Section 11. That § 38-7A-3 be repealed.
- 2 38-7A-3. The State Conservation Commission shall establish procedures whereby a
- 3 shelterbelt can be certified. Each conservation district shall use the guidelines established
- 4 pursuant to § 38-7A-2 when an application for certification is submitted by a landowner. On or
- 5 before October first of each year, the conservation district shall provide to the State
- 6 Conservation Commission the eligibility status of each application submitted to the district.
- 7 Section 12. That § 38-7A-4 be repealed.
- 8 38-7A-4. Each certified shelterbelt shall be inspected by the respective conservation district
- 9 once every three years or upon change of ownership to determine if the shelterbelt continues to
- 10 meet the guidelines. On or before October first of each year, a conservation district shall submit
- 11 a written report of those shelterbelts which no longer pass certification to the State Conservation
- 12 Commission.
- 13 Section 13. That § 38-7A-5 be repealed.
- 14 38-7A-5. On or before November fifteenth of each year, the State Conservation Commission
- shall provide to the secretary of agriculture a list of certified shelterbelts in each county. The list
- shall include the name of each property owner, a legal description of the land involved, the
- 17 acreage involved in each shelterbelt and an acreage total of all of the certified shelterbelts in the
- 18 county.
- 19 Section 14. That § 38-7A-5.1 be repealed.
- 20 38-7A-5.1. On or about July first of each year, the secretary of agriculture shall pay the
- 21 owner of a certified shelterbelt five dollars for each acre or part thereof in the certified
- shelterbelt. The secretary shall make payments from money appropriated by the Legislature
- 23 specifically for that purpose.
- Section 15. That § 38-7A-6 be repealed.

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- 1 38-7A-6. The certification of a new or renovated shelterbelt under the provisions of this
- 2 chapter may not exceed ten years. The State Conservation Commission shall remove the
- 3 certification of any shelterbelt which does not meet the guidelines provided in § 38-7A-2.
- 4 Section 16. That § 38-7A-7 be repealed.
- 5 38-7A-7. The certification of any shelterbelt granted under the provisions of this chapter
- 6 may not be removed upon transfer of ownership of the land if the shelterbelt continues to meet
- 7 conservation district standards and is recertified under the provisions of § 38-7A-4.
- 8 Section 17. That § 38-10-13 be repealed.
- 9 38-10-13. The executive director and treasurer of the wheat commission each shall file with
- 10 the commission a fidelity bond executed by a surety company authorized to do business in this
- state, in favor of the commission, conditioned for the faithful performance of their duties and
- the strict accounting of all funds to the commission, in the penal sum of ten thousand dollars or
- in such additional amount as the commission may designate.
- Section 18. That § 38-14-1 be repealed.
- 15 38-14-1. Any person engaged in the purchase of grain or flaxseed, at more than one place
- 16 in this state, who shall, with the intent and for the purpose of destroying competition,
- 17 discriminate, by direct or indirect methods, between different places, by paying a different price
- for any grain or flaxseed at one place than such person is at the same time paying for the same
- 19 kind of grain or flaxseed at another place within this state, after taking into consideration the
- 20 difference, if any, in the grade and quality of such grain or flaxseed and in the cost of
- 21 transportation from the point where same is purchased to the market where sold or intended to
- be sold, is guilty of discrimination in the purchase of grains and flaxseed, which is a Class 2
- 23 misdemeanor.
- Section 19. That § 38-14-2 be repealed.

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1 38-14-2. Notwithstanding § 38-14-1, any such person engaged in the purchase of grain or

- 2 flaxseed at more than one place in this state, may raise the price paid for any kind, grade, and
- 3 quality of grain or flaxseed in any given place to, but not above, the price being paid for the
- 4 same kind, grade, and quality of grain or flaxseed by another buyer at the same place, when
- 5 necessary to meet actual legitimate competition at such place, without being held to have
- 6 violated the provisions of this chapter.
- 7 Section 20. That § 38-14-3 be repealed.
- 8 38-14-3. Notwithstanding § 38-14-1, when one or more such persons are the only persons
- 9 engaged in the purchase of grain or flaxseed at a given place in this state, such person or persons
- may raise prices at that place to, but not above, the prices being paid for the same kind, grade,
- and quality of grain or flaxseed by a buyer at another place in that immediate section, when
- 12 necessary to meet actual legitimate competition, without being held to have violated the
- 13 provisions of this chapter.
- Section 21. That § 38-14-4 be repealed.
- 15 38-14-4. Every public warehouseman or miller engaged in the purchase of grain and
- 16 flaxseed, or either, within the state, shall during each day keep posted, in a conspicuous place
- 17 plainly accessible to view from the dump, pit, or place where such grain so purchased is
- 18 unloaded, one slate or card which shall plainly show all prices offered that day by such
- 19 warehouseman or miller, for each kind, grade, and quality of grain and flaxseed, and another
- 20 slate or card plainly showing all prices paid for each kind, grade, and quality of grain or flaxseed
- 21 purchased that day.
- Section 22. That § 38-14-5 be repealed.
- 23 38-14-5. When any grain or flaxseed is purchased by a public warehouse or miller engaged
- 24 in the purchase of grain and flaxseed for delivery after the purchase agreement is made, the

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1 terms of such agreement shall be reduced to writing in duplicate, showing the date, place, kind,

- 2 grade, and quality, number of bushels, price agreed upon, period allowed for delivery, and the
- 3 signatures of the seller and buyer or their agents. One copy shall be retained by the seller and
- 4 the other by the buyer as a permanent record in his office.
- 5 Section 23. That § 38-14-6 be repealed.
- 6 38-14-6. A violation of any provision of this chapter is a Class 2 misdemeanor.
- 7 Section 24. That § 38-14-7 be repealed.
- 8 38-14-7. If complaint shall be made to the Public Utilities Commission that any person is
- 9 guilty of discrimination as defined in this chapter, said commission shall investigate such
- 10 complaint within thirty days, and for such purpose, insofar as applicable, the procedure before
- 11 the Public Utilities Commission in cases involving the rates, facilities, service, or other affairs
- of railroads in this state, including notices of hearing; the conducting of hearings; compelling
- 13 the attendance and testimony of witnesses and the production of records, data, and information;
- 14 the preparation, recording, and serving of reports and orders of the commission, shall be
- 15 followed and shall govern in all proceedings and investigations before the commission under
- 16 the provisions of this chapter.
- 17 Section 25. That § 38-14-8 be repealed.
- 18 38-14-8. After investigation or hearing upon a complaint under § 38-14-7 the Public Utilities
- 19 Commission may, by proper order and for good cause shown, revoke the license of such person
- 20 to purchase grain or flaxseed in this state, but such person shall have all the rights of rehearing
- 21 and review as to such order of the commission as is provided by statute or rule relating to
- 22 rehearings, reviews, and appeals from decisions or orders of the Public Utilities Commission.
- 23 Section 26. That § 38-21-14.1 be repealed.
- 24 38-21-14.1. Any person supervising bean buggy or bean bar riders, as defined in subdivision

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1 38-21-14(21)(a), shall instruct the riders in pesticide application safety procedures and in the

- 2 benefits of, and procedures for, wearing protective clothing while spraying pesticides.
- 3 Section 27. That § 38-23-1 be repealed.
- 4 38-23-1. The Department of Agriculture shall collect, preserve, publish, and disseminate
- 5 information pertaining to horticulture and to promote tree planting, fruit growing, and
- 6 floriculture in the state.
- 7 Section 28. That § 38-23-1.1 be repealed.
- 8 38-23-1.1. The Department of Horticulture is abolished, and all its functions shall be
- 9 administered by the Department of Agriculture as provided by § 1-41-4.1.
- Section 29. That § 39-23-1 be repealed.
- 11 39-23-1. Terms used in this chapter mean:
- 12 (1) "Organic food," any food product, including meat, dairy, or a beverage, that is
- 13 marketed or sold using the term, or a derivative of the term, organic food in the
- 14 labeling or advertising of the product;
- 15 (2) "Pesticides," any synthetic herbicide, insecticide, or fungicide or any other toxic
- 16 material. However, the term does not include material from naturally derived
- 17 substances;
- 18 (3) "Secretary," the secretary of the South Dakota Department of Agriculture;
- 19 (4) "Synthetic fertilizer," all nitrogen sources derived from ammonia, phosphorus
- 20 derived from the acid treatment of rock phosphates, refined or highly soluble
- 21 potassium salts, whether manufactured or mined, and all other chemically refined,
- 22 synthesized, or acid treated material;
- 23 (5) "Vendor," any person who sells organic food to a consumer or another vendor, or
- 24 who processes, manufactures, or otherwise transforms an organic food on behalf of

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| 1 | a seller of organic food; |
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| 2 | (6) "Verification," a system maintained by the vendor of organic foods that demonstrates |
| 3 | compliance with standards under which product identity may be traced from farm to |
| 4 | consumer, using a series of documents that record information about the vendor's |
| 5 | production and processing techniques. |
| 6 | Section 30. That § 39-23-2 be repealed. |
| 7 | 39-23-2. No product may be labeled as an organic food unless: |
| 8 | (1) The product was grown or raised, or is composed of ingredients that were grown or |
| 9 | raised, without the use of synthetic fertilizers, pesticides, hormones, antibiotics, |
| 10 | growth stimulants, arsenicals, or other synthetic products. However, treated seed may |
| 11 | be used if untreated seed is not available; |
| 12 | (2) The soil on which the organic food was grown or raised has been free of synthetic |
| 13 | fertilizers, pesticides, hormones, antibiotics, growth stimulants, and arsenicals for a |
| 14 | minimum of three years prior to the harvest of the organic food; |
| 15 | (3) No synthetic products were used in the storage, processing, or manufacturing process. |
| 16 | Section 31. That § 39-23-3 be repealed. |
| 17 | 39-23-3. Any vendor using the term organic food on the label of any product shall: |
| 18 | (1) Use only raw materials in the product which conform to the standards in § 39-23-2; |
| 19 | (2) Have sufficient verification to ensure that all products labeled as organic foods are |
| 20 | in compliance with the standards in § 39-23-2; |
| 21 | (3) Utilize a verification system established by the secretary of agriculture pursuant to |
| 22 | § 39-23-4. |
| 23 | Section 32. That § 39-23-4 be repealed. |
| 24 | 39-23-4. The secretary of agriculture shall establish, by rules promulgated pursuant to |

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1 chapter 1-26, a verification system. The system may include requirements regarding records

- 2 which document inspection visits, records which document inventory, and other record-keeping
- 3 requirements necessary to demonstrate compliance with the standards set forth in this chapter.
- 4 Section 33. That § 41-20-21 be repealed.
- 5 41-20-21. All moneys received from the sale of trees and seeds shall be placed in the
- 6 forestry fund created in § 41-20-22.
- 7 Section 34. That § 41-20A-13 be repealed.
- 8 41-20A-13. The Department of Agriculture may assist, cooperate, and enter agreements with
- 9 any agency of the United States government; any state, county, or municipal agency; any fire
- 10 suppression organization; any person qualified by the state wildland fire coordinator; or any
- 11 person needed for an incident management team for the purposes of training and of fire
- 12 prevention or suppression.
- Section 35. That § 41-22-1 be repealed.
- 14 41-22-1. The Governor may negotiate a long-term lease, not to exceed twenty years, or a
- 15 lease-purchase agreement for the operation of the state tree nursery.
- Section 36. That § 41-22-2 be repealed.
- 17 41-22-2. The lease or lease-purchase agreement authorized in § 41-22-1 may also include
- 18 the negotiated sale or lease of the personal property including nursery stock at the facility,
- 19 notwithstanding any other provision of law.
- Section 37. That § 41-22-3 be repealed.
- 21 41-22-3. Any lease or lease-purchase agreement negotiated pursuant to this chapter, shall
- 22 include a provision for discount tree purchases for any political subdivision of the state,
- 23 including the State of South Dakota and a provision for preference purchasing by such political
- 24 subdivisions and the state.

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- 1 Section 38. That ARSD 12:07:16:02 be repealed.
- 2 12:07:16:02. Purpose. The agriculture finance counseling program shall provide assistance
- 3 to South Dakota farmers or ranchers who are experiencing difficulties with financial
- 4 management.
- 5 Section 39. That ARSD 12:07:16:01 and 12:07:16:03 to 12:07:16:06, inclusive, be repealed.
- 6 Section 40. That ARSD 12:07:18:02 be repealed.
- 7 12:07:18:02. Eligibility requirements. To be eligible for the farm link program, an applicant
- 8 must meet the following requirements:
- 9 (1) Seller: Be a current owner of a farm or ranch and be willing to sell an existing operation;
- 10 (2) Beginning farmer: Be a prospective beginning farmer or rancher who is willing to
- 11 purchase a farm or ranch and who will materially and substantially participate in the operation
- of the farm or ranch and will become the primary owner and operator of a farm or ranch as a
- 13 means of livelihood.
- 14 Section 41. That ARSD 12:07:18:01 and 12:07:18:03 to 12:07:18:05, inclusive, be repealed.
- 15 Section 42. That ARSD 12:07:20:02 be repealed.
- 16 12:07:20:02. Purpose. The stock purchase guaranty program is designed to enable farmers
- 17 and ranchers the opportunity to invest in producer-involved cooperatives in South Dakota.
- 18 Section 43. That ARSD 12:20:07:01 and 12:07:20:03 to 12:07:20:20, inclusive, be repealed.
- 19 Section 44. That ARSD 12:44:05:04 be repealed.
- 20 <u>12:44:05:04</u>. Exemptions. Existing bulk commercial fertilizer storage containers with the
- 21 capacity of 100,000 gallons or more are exempt from the requirements of § 12:44:05:07 and
- 22 subdivision 12:44:05:14(4) if the following alterations are made by February 1, 1996:
- 23 (1) A layer of smooth, fine gravel or coarse sand at least three inches thick shall be placed
- 24 over the original bottom of the storage containers, and a second bottom made of steel shall be

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- 1 constructed and placed over the layer of gravel or sand;
- 2 (2) The original bottom of the storage container shall be tested for leaks before the sand
- 3 layer and second bottom are installed. A record of the test shall be kept on file at the storage
- 4 facility;
- 5 (3) The newly constructed bottom shall be tested for leaks before any liquid fertilizer is
- 6 stored on the newly constructed bottom. A record of the test shall be kept on file at the storage
- 7 facility;
- 8 (4) A method by which leaks from the newly constructed bottom into the sand layer may
- 9 be readily detected must be available. This may be accomplished by the establishment of weep
- 10 holes or drainage ports on the exterior of the storage container in the area between the original
- 11 bottom and the new bottom; and
- 12 (5) Containers must be equipped with a means of secondary containment which is of
- 13 sufficient thickness and strength to withstand loading conditions and the discharge of maximum
- 14 tank capacity, considering the full hydrostatic head of the discharged liquid, and large enough
- 15 in volume to contain the maximum amount of discharged liquid before meeting a point of
- 16 equilibrium between the liquid remaining in the container and the liquid in secondary
- 17 containment, taking into consideration the wall height of the secondary containment and the
- 18 distance of the wall from the storage container. If secondary containment is obtained by the
- 19 method described in subdivision 12:44:05:07(5) and §§ 12:44:05:08 to 12:44:05:10, inclusive,
- 20 apply.
- 21 Section 45. That ARSD 12:44:05:05 be repealed.
- 22 12:44:05:05. Alternative means for second bottom for containers with the capacity of
- 23 100,000 gallons or more. The secretary may approve a second bottom made of materials other
- 24 than those described in § 12:44:05:04 if the materials, considering the substances held in the

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- storage container, provide substantially similar protection as that described in §§ 12:44:05:04
- 2 and 12:44:05:07. A request to the secretary for approval must be supported by a plan, certified
- 3 by a licensed professional engineer, showing that the proposed use of other materials will
- 4 provide the required protection.
- 5 Section 46. That ARSD 12:44:05:14 be repealed.
- 6 12:44:05:14. Requirements for existing bulk commercial fertilizer storage sites. A bulk
- 7 commercial fertilizer storage site established before July 1, 1989, must meet the following
- 8 requirements by the dates specified:
- 9 (1) All fittings which are threaded into the side or bottom of storage containers must be
- 10 constructed of stainless steel. This requirement must be completed by February 1, 1990, unless
- the containers are within secondary containment constructed in accordance with § 12:44:05:04
- 12 or 12:44:05:07;
- 13 (2) All storage containers that are equipped with sight gauges on the side of the containers
- must have a shutoff valve located on the lower fitting of the sight gauge assembly. This
- 15 requirement must be completed by September 1, 1990, unless the containers are within
- secondary containment constructed in accordance with § 12:44:05:04 or 12:44:05:07;
- 17 (3) The operator of the bulk commercial fertilizer storage site must file a bulk commercial
- 18 fertilizer storage facility permit application as required by § 12:44:05:25 by February 1, 1990;
- 19 (4) The bulk commercial fertilizer storage site must meet the requirements of §§
- 20 12:44:05:27 and 12:44:05:28 by February 1, 1992; and
- 21 (5) The bulk commercial fertilizer storage site must have secondary containment
- 22 constructed in accordance with § 12:44:05:07 by February 1, 1995.
- 23 Section 47. That ARSD 12:44:05:22 be repealed.
- 24 12:44:05:22. Bulk commercial fertilizer storage sites construction before July 1, 1989. Bulk

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1 commercial fertilizer storage sites constructed of concrete block before July 1, 1989, may be

- 2 considered for approval after inspection by the secretary. Bulk commercial fertilizer storage sites
- 3 constructed of brick before July 1, 1989, may not be considered for approval.
- 4 Section 48. That ARSD 12:53:01:04 be repealed.
- 5 12:53:01:04. Special purpose products to guarantee ingredients. Sellers of special purpose
- 6 products shall guarantee the quantity of the principal active ingredients of the product.
- 7 Section 49. That ARSD 12:56:04:12.04 be repealed.
- 8 12:56:04:12.04. Livestock protection collar. Commercial applicators using the restricted
- 9 use livestock protection collar for control of coyote predation must be certified for the use of
- 10 the livestock protection collar.
- 11 Section 50. That ARSD 12:56:05:04.16 be repealed.
- 12 12:56:05:04.16. Additional standards for certification in use of livestock protection collar.
- 13 In addition to meeting general standards in § 12:56:05:04, commercial applicators classified
- 14 within the classification of livestock protection collar shall be tested on their understanding and
- 15 knowledge of the following:
- 16 (1) Reading and understanding label and labeling information, including all use restrictions;
- 17 (2) Recognizing the technical name, sodium fluoracetate, and understanding the basic
- 18 properties of Compound 1080;
- 19 (3) Recognizing potential hazards to humans, domestic animals, and to nontarget wildlife;
- 20 (4) Recognizing general symptoms of poisoning by Compound 1080 in humans and
- 21 domestic animals and taking appropriate action;
- 22 (5) Recognizing situations where collars can be expected to be safe and effective in addition
- 23 to being aware of alternative means of control;
- 24 (6) Keeping required records on use of collars;

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1 (7) Making required reports of suspected poisoning on nontarget species and suspected

- 2 poisonings of humans or domestic animals to the department of agriculture;
- 3 (8) Distinguishing between damaged collars that can be repaired and those that must be
- 4 disposed of properly;
- 5 (9) Making repairs to damaged collars prior to reuse or proper disposal;
- 6 (10) Proper disposal of animal remains, and vegetation or soil contaminated by a punctured
- 7 collar;
- 8 (11) Posting and maintaining bilingual warning signs at logical points of access to areas
- 9 where collars are in use; and
- 10 (12) Performing weekly or more frequent inspections of collars in use.
- 11 Section 51. That ARSD 12:56:12:01.01 be repealed.
- 12 12:56:12:01.01. Standards for private applicator certification for use of livestock protection
- collar. In addition to meeting standards in § 12:56:12:01, private applicators classified within
- the classification of livestock protection collar shall meet standards in §§ 12:56:05:04 and
- 15 12:56:05:04.16.
- Section 52. That ARSD 12:56:13:05 be repealed.
- 17 <u>12:56:13:05</u>. Effective date of bulk pesticide storage facility requirements. All bulk
- 18 pesticide storage facilities must be constructed and operated in compliance with these rules.
- 19 Bulk pesticide storage facilities constructed prior to the effective date of these rules must be in
- 20 compliance with §§ 12:56:13:01 to 12:56:13:06, inclusive, by January 1, 1987.
- 21 Section 53. That ARSD 12:56:13:05.05 be repealed.
- 22 <u>12:56:13:05.05</u>. Bulk pesticide storage facilities constructed prior to December 8, 1985.
- 23 Bulk pesticide storage facilities constructed of concrete block prior to December 8, 1985, will
- 24 be considered for approval after inspection by the secretary. Bulk pesticide storage facilities

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1 constructed of brick prior to December 8, 1985, will not be considered for approval. Bulk

- pesticide storage facilities constructed of concrete block or brick after December 8, 1985, will
- 3 not be considered for approval by the secretary.

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- 4 Section 54. That ARSD 12:56:16:01 be repealed.
- 5 12:56:16:01. Livestock protection collar records required. Each private applicator of
- 6 livestock protection collars shall keep records which include the following for each application:
- 7 (1) The number of collars placed on livestock;
- 8 (2) The date of application; and
- 9 (3) The location of collared animals.
- 10 In addition, applicators shall record the number of collars purchased or leased, the number
- of collars punctured or ruptured including apparent cause, the number of collars lost or
- 12 unrecovered, the number of collars in storage, and the species, date, and location of each animal
- 13 found poisoned as a result of the use of the livestock protection collar. Each accident or injury
- 14 to humans or domestic animals or poisoning of nontarget species shall be reported immediately
- 15 to the department of agriculture.
- 16 Section 55. That ARSD 12:56:16:02 be repealed.
- 17 <u>12:56:16:02</u>. Availability of records to the department. Each applicator shall have all
- 18 pesticide application records on the use of livestock protection collars completed and available
- 19 to the department for inspection at the close of each day.
- 20 Section 56. That ARSD 12:56:16:03 be repealed.
- 21 12:56:16:03. Records to be kept for three years. Records containing the information
- 22 required by § 12:56:16:01 shall be kept by the applicator for three years from the date of
- 23 application or until return of the livestock protection collar to the livestock protection collar
- 24 pool manager, whichever is later. The applicator shall furnish the department with a copy of

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- 1 these records upon written request.
- 2 Section 57. That ARSD 12:80:05:01 be repealed.
- 3 12:80:05:01. Nomination of council member. The nomination for council members must
- 4 be on a form provided by the council. Nomination petitions must be filed with the council not
- 5 later than 5:00 PM on the third Friday of January. If a petition is mailed to the council office by
- 6 registered mail by 5:00 PM on the filing date it is considered filed.
- 7 Section 58. That ARSD 12:80:05:02 to 12:80:05:11, inclusive, be repealed.