GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

S

SENATE BILL 639

Agriculture, Energy, and Environment Committee Substitute Adopted 4/30/25 Judiciary Committee Substitute Adopted 5/6/25 PROPOSED COMMITTEE SUBSTITUTE S639-PCS45403-TQf-23

Short Title: North Carolina Farm Act of 2025.

(Public)

Sponsors:

Referred to:

March 26, 2025

1		A BILL TO BE ENTITLED
2	AN ACT TO M	IAKE VARIOUS CHANGES TO THE AGRICULTURAL LAWS OF THIS
3	STATE.	
4	The General Ass	embly of North Carolina enacts:
5		
6	AGRICULTUR	RAL WATER PLAN UPDATE
7	SEC'	TION 1.(a) The Department of Agriculture and Consumer Services shall update
8	the Strategic Pla	n for Protecting Agricultural Water Resources in North Carolina established in
9	S.L. 2010-149 to	o include all of the following:
10	(1)	Water infrastructure needs to increase access and long-term storage capacity.
11	(2)	Water conservation and reuse practices.
12	(3)	Cost-share assistance needed to incentivize (i) construction of water
13		infrastructure to increase access and long-term storage capacity and (ii)
14		implementation of water conservation and reuse practices.
15	(4)	Methods to identify best management practices for temporary water storage
16		and retention to mitigate downstream flooding.
17	(5)	Methods to identify best management practices to reduce the impact of
18		flooding on agricultural lands.
19	(6)	Methods to design incentive programs to compensate landowners that
20		participate in flood mitigation programs.
21		TION 1.(b) The Department of Agriculture and Consumer Services shall report
22		gislative Oversight Committee on Agriculture and Natural and Economic
23	•	tober 1, 2026, on the development of the plan and any legislative changes needed
24	to implement the	e plan.
25		
26		E WORKING GROUP
27		TION 2.(a) There is authorized and housed administratively within the Wildlife
28		nission the Feral Swine Working Group. The Working Group shall consist of 10
29 20	members, as foll	
30 31	(1)	The Executive Director of the North Carolina Wildlife Resources Commission or the Executive Director's designee, who shall serve as cochair.
32	(2)	The Commissioner of Agriculture or the Commissioner's designee, who shall
32 33	(2)	serve as cochair.
55		



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1 2	(3)	The Forest Supervisor of the United States Forest Se Supervisor's designee.	ervice or the Forest
- 3 4 5	(4)	The State Director of the Wildlife Services Division of the Health Inspection Service of the United States Department the State Director's designee.	
6	(5)	A representative of the North Carolina Pork Council.	
7	(6)	A representative of the North Carolina Veterinary Medic	al Association.
8	(7)	A representative of the North Carolina Cattlemen's Assoc	ciation.
9 10	(8)	The President of the North Carolina Farm Bureau Fed President's designee.	
11	(9)	A representative of the North Carolina Wildlife Federation	on.
12	(10)	A representative of the North Carolina Forestry Associat	
13		(ION 2.(b) The Feral Swine Working Group shall develop	
14		ne damage on private and public lands. The Feral Swine V	
15		y capacity to the Wildlife Resources Commission. In deve	
16		shall do all of the following:	stoping the plan, the
17	(1)	Orient the plan primarily toward public health and	safety and toward
18 19		landowner assistance, providing some relief to landow swine control, management, and eradication.	•
20	(2)	Develop a system for sharing data and information as well	ll as documenting all
21	(-)	activities associated with feral swine damage control effo	
22		evaluation of efforts.	100,00 00 00 100110000
23	(3)	Provide educational activities as a part of the progra	m such as printed
24		materials, on-site instructions, and local workshops.	in, saon as printea
25	(4)	Provide for the hiring of personnel necessary to implemen	t feral swine damage
26		control activities, administer the program, and set salarie	-
27	SECT	FION 2.(c) No later than January 1 of each year, the Worki	-
28		Wildlife Resources Commission, the Senate and Ho	•
29	-	on Agriculture and Natural and Economic Resources, and	
30		esults of the program during the preceding year.	
31		FION 2.(d) The Wildlife Resources Commission shall imp	plement the plan and
32		perative agreement with the Wildlife Services Division of the	
33	•	n Service, the United States Department of Agriculture,	
34		griculture and Consumer Services, and other relevant agend	
35	to accomplish the		eres or organizations
36	to accompnish the	- plan.	
30 37	ALLOW DENI	AL OF SPECIAL USE PERMITS FOR NEGATI	VF IMPACT ON
38		AL PRODUCTION	
39		FION 4. G.S. 160D-705(c) reads as rewritten:	
40		al Use Permits. – The regulations may provide that the b	noard of adjustment
40 41	· · · •	or governing board hear and decide special use permits	
42		tions, safeguards, and procedures specified in the regulation	
42 43			
43 44		itions and safeguards may be imposed upon these permits.	
44 45		nay include requirements that street and utility rights-of-wa rovision be made for recreational space and facilities. <u>A l</u>	
		· · · · · · · · · · · · · · · · · · ·	
46 47		or governing board may deny a special use permit for a propity and (ii) the business entity has owned the property for l	
47 48	-	ity and (ii) the business entity has owned the property for l	-
		the proposed land use will have a negative impact on age	
49 50		overnment's jurisdiction; provided, however, that such auth	
50 51	-	y purpose of the proposed land use is the construction of bu	-
51	subject to the NC	orth Carolina Residential Code. Conditions and safeguards	, imposed under this

subsection shall not include requirements for which the local government does not have authority 1 2 under statute to regulate nor requirements for which the courts have held to be unenforceable if 3 imposed directly by the local government, including, without limitation, taxes, impact fees, 4 building design elements within the scope of G.S. 160D-702(b), driveway-related improvements 5 in excess of those allowed in G.S. 136-18(29) and G.S. 160A-307, or other unauthorized 6 limitations on the development or use of land. 7 " 8 9 **REPEAL VIOLATION POINTS SYSTEM APPLICABLE TO SWINE FARMS** 10 **SECTION 5.** G.S. 143-215.6E is repealed. 11 12 SWINE FARM SITING ACT TECHNICAL CORRECTION 13 SECTION 6.(a) G.S. 106-803(a2) reads as rewritten: 14 "(a2) No component of a liquid animal waste management system for which a permit is required under Part 1 or 1A Part 1A of Article 21 of Chapter 143 of the General Statutes, other 15 than a land application site, shall be constructed on land that is located within the 100-year 16 17 floodplain." 18 **SECTION 6.(b)** G.S. 106-805 reads as rewritten: 19 "§ 106-805. Written notice of swine farms. 20 Any person who intends to construct a swine farm whose animal waste management system 21 is subject to a permit under Part 1 or 1A Part 1A of Article 21 of Chapter 143 of the General 22 Statutes shall, after completing a site evaluation and before the farm site is modified, notify all 23 adjoining property owners; all property owners who own property located across a public road, 24 street, or highway from the swine farm; the county or counties in which the farm site is located; 25 and the local health department or departments having jurisdiction over the farm site of that 26 person's intent to construct the swine farm. This notice shall be by certified mail sent to the 27 address on record at the property tax office in the county in which the land is located. Notice to 28 a county shall be sent to the county manager or, if there is no county manager, to the chair of the 29 board of county commissioners. Notice to a local health department shall be sent to the local 30 health director. The written notice shall include all of the following: 31 The name and address of the person intending to construct a swine farm. (1)32 The type of swine farm and the design capacity of the animal waste (2) management system. 33 34 The name and address of the technical specialist preparing the waste (3) 35 management plan. The address of the local Soil and Water Conservation District office. 36 (4) 37 (5) Information informing the adjoining property owners and the property owners who own property located across a public road, street, or highway from the 38 39 swine farm that they may submit written comments to the Division of Water 40 Resources, Department of Environmental Quality." 41 42 AMEND ELIGIBILITY **CRITERIA FOR ANIMAL** WASTE FERTILIZER 43 **CONVERSION COST-SHARE PROGRAM SECTION 7.** Section 10.4(e) of S.L. 2023-134 reads as rewritten: 44 "**SECTION 10.4.(e)** Definitions. – The following definitions apply in this section: 45 46 (1)Eligible entity. - Any person who owns or operates an anaerobic lagoon or 47 other liquid animal waste management system treating animal waste from a livestock operation that generates sludge suitable for conversion into fertilizer 48 products.products, or any person converting sludge from an anaerobic lagoon 49 50 or other liquid animal waste management system treating animal waste from a livestock operation into fertilizer products. 51

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	(2)	Eligible project. – Costs associated with the site engine acquisition, or installation of sludge collection and pro- needed for production of fertilizers and other soil additives State and federal requirements for use in agricultural oper	ocessing equipment s meeting applicable rations.
	(3)	Foundation. – The NC Foundation for Soil and Water C nonprofit corporation.	Conservation, Inc., a
	(4)	Livestock Cattle, sheep, swine, goats, farmed cervids,	or bison.
	(5) (6)	Person. – Any individual, trust, estate, partnership, recompany, limited liability company, corporation, or other Program. – The Animal Waste Fertilizer Conversion C created by this section."	eceiver, association, entity or group.
CLARII	FY SPE	CIES SUSCEPTIBLE TO CHRONIC WASTING DISE	CASE
	SEC	TION 8. G.S. 106-549.97 reads as rewritten:	
"§ 106-5		Regulation by Department of Agriculture and Consumer	
		ids produced and sold for commercial purposes; definition	
(a)		ealed by Session Laws 2015-263, s. 14(a), effective Septemb	per 30, 2015.
(a1)		following definitions apply in this Article:	
	(1) (2)	Commission. – The North Carolina Wildlife Resources C	
	(2)	Department. – The North Carolina Department of Agricu Services.	inture and Consumer
	(2)	Farmed Cervid. – Any cervid, as defined by the USDA	A Standarda that is
	(3)	susceptible to Chronic Wasting Disease, or any other men	
		family that is not susceptible to Chronic Wasting Disease, or any other men	
		captivity and produced, bought, or sold for commercial pu	
		are susceptible to Chronic Wasting Disease are those set	-
		55.1. With regard to cervids that are susceptible to Chron	
		the term "farmed cervid" shall only include any cervi	d that was bred in
		captivity and has been continuously maintained within a	
		in and complies with a USDA-approved Herd Certifica	
		animal registered or tagged in any licensed captive cer	
		within the State as of July 1, 2015, is deemed to be a farm	
	(4)	Non-Farmed Cervid. – All animals in the family Cervida cervids.	e other than farmed
	(5)	USDA. – The United States Department of Agriculture.	
	(6)	USDA Standards. – The United States Department of Agriculture.	griculture's Chronic
	(0)	Wasting Disease Program Standards, May 2014 edition	-
		updates.	,
(a2)	The l	Department of Agriculture and Consumer Services shall regu	ulate the production,
sale, pos	session	, and transportation, including importation and exportation	, of farmed cervids.
The Dep	artment	shall have sole authority with regard to farmed cervids, inclu	uding administration
		rolina Captive Cervid Herd Certification Program. The Dep	
		ed cervids, whether alive or dead, whole or in part, including	
		rs, antler velvet, hides, or meat from captive populations of	
-		Il follow the USDA Standards and the provisions set forth in	
		1 in the implementation of this Article with regard to ce	-
		g Disease. The Department may adopt rules to implement this	
		to, requirements for captivity licenses, captivity permits, tra	
or permi	its for f	nits, and exportation permits. The Department may issue ne farmed cervid facilities that will hold cervids susceptible t	to Chronic Wasting
Disease (only if (Chronic Wasting Disease-susceptible source animals are from	m a certified herd in

1 2 3 4 5 6 7 8 9 10	accordance with USDA Standards from an existing licensed facility. Nothing in this section shall limit the Department's ability to issue new captivity licenses and permits for farmed cervid facilities that will hold cervids that are not susceptible to Chronic Wasting Disease. <u>Any cervid that is not susceptible to Chronic Wasting Disease as set forth in 9 C.F.R. § 55.1 may be imported into the State to any licensed captive cervid facility.</u> The Department shall not issue an importation permit for any farmed cervid from a Chronic Wasting Disease-positive, exposed, or suspect farmed cervid facility. Until such time as the USDA has adopted an approved method of testing for Chronic Wasting Disease in living cervids, cervids susceptible to Chronic Wasting Disease shall not be imported into North Carolina.
11	
12	MODIFY REQUIREMENTS FOR COMPOSTING OF EQUINE AND BOVINE
12	MODIFY REQUIREMENTS FOR COMPOSITING OF EQUIVE AND DOVINE MORTALITY
13 14	SECTION 9.(a) Definitions. – For purposes of this section, "Disposal Systems Rule"
14	means 15A NCAC 02T .0113 (Permitting By Regulation).
15 16	
10	SECTION 9.(b) Disposal Systems Rule. – Until the effective date of the revised permanent rules that the Environmental Management Commission is required to adopt pursuant
	• • • • • •
18	to subsection (d) of this section, the Commission shall implement the Disposal Systems Rule as
19 20	provided in subsection (c) of this section.
20 21	SECTION 9.(c) Implementation. – Notwithstanding any provision of Subchapter 02T of Title 15A of the North Carolina Administrative Code, and in addition to all disposal
21	systems permitted by regulation pursuant to subsection (a) of the Disposal Systems Rule on the
22	date this section becomes effective, the Environmental Management Commission shall also deem
23 24	a disposal system to be permitted pursuant to G.S. 143-215.1(b) and not require individual
25	permits or coverage under a general permit if the disposal system meets all of the following
25 26	criteria:
20 27	(1) The disposal system is used for equine or bovine composting.
28	(1) The disposal system is used for equine of bovine composing. (2) The disposal system does not result in any violations of surface water or
28 29	groundwater standards.
30	(3) The disposal system does not directly discharge to surface waters.
31	 (4) The construction and operation of facilities, if any are included in the disposal
32	system, are approved by the North Carolina Department of Agriculture and
33	Consumer Services.
33 34	(5) The disposal system is approved by the State Veterinarian pursuant to
35	G.S. 106-403.
36	(6) In the event of an imminent threat of a contagious animal disease, any
37	emergency measure or procedure related to composting of animal mortality
38	pursuant to G.S. 106-399.4(a) is authorized.
39	SECTION 9.(d) Additional Rulemaking Authority. – The Commission shall adopt
40	a rule to amend the Disposal Systems Rule consistent with subsection (c) of this section.
41	Notwithstanding G.S. 150B-19(4), the amendment to the Disposal Systems Rule adopted by the
42	Commission pursuant to this section shall be substantively identical to the provisions of
43	subsection (c) of this section. Rules adopted pursuant to this section are not subject to Part 3 of
44	Article 2A of Chapter 150B of the General Statutes. Rules adopted pursuant to this section shall
45	become effective as provided in G.S. 150B-21.3(b1), as though 10 or more written objections
46	had been received as provided in G.S. 150B-21.3(b2).
47	SECTION 9.(e) Sunset. – This section expires when permanent rules adopted as
48	required by subsection (d) of this section become effective.
49	
50	ALLOW EXCUSED SCHOOL ABSENCES FOR FOUESTRIAN COMPETITIONS AND

ALLOW EXCUSED SCHOOL ABSENCES FOR EQUESTRIAN COMPETITIONS AND OTHER AGRICULTURAL EVENTS

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	SECTION 10. G.S. 115C-379 reads as rewritten:	
"§ 115C-	379. Method of enforcement.	
(a)	It shall be the duty of the State Board of Education to for	rmulate the rules that may b
· · ·	for the proper enforcement of the provisions of this Part.	-
•	l constitute unlawful absence, (ii) what causes may cons	- · · · ·
	y nonattendance due to a student's physical or mental inal	
	ion in a valid educational opportunity such as service	
Governor	's page, and (iii) under what circumstances teachers, princi pils for nonattendance due to immediate demands of the	pals, or superintendents ma
	f the year in the several sections of the State.	furth of the home in certai
(b)	In addition to any excused absences authorized pursua	ant to subsection (a) of thi
. ,	the rules shall require school principals to authorize the following the following the school principals to authorize the following the school principals to authorize the following the school principals to authorize the school principals to authorize the following the school principals to authorize the school principal to authorize the school p	
section, t	(1) Religious observance. – A minimum of two excu	
	year for religious observances required by the fait	
	parent or legal guardian.	
	 Military leave. – A minimum of two excused abs 	ences each academic year.
	all of the following conditions are met:	
	a. The student's parent or legal guardian is a	an active duty member of th
	uniformed services, as defined by Artic	
	Interstate Compact on Educational Oppor	1
	b. The student's parent or legal guardian has	
	leave from, or has immediately returned f	-
	zone or combat support posting.	
	c. The student is not identified by the local s	school administrative unit a
	at risk of academic failure because of une	excused absences.
	(3) Equestrian and agricultural events. – A minimu	
	each academic year for participation in equestria	an sporting events, livestoc
	shows, or similar agricultural events.	
	ules may require that the student's parent or legal guardia	
	the request for an excused absence a reasonable time prior	0
	y leave. observance, military leave, or equestrian and ag	
•	given the opportunity to make up any tests or other work	k missed due to an excuse
	or a religious observance or military leave.	
(c)	It shall be the duty of all school officials to carry out suc	
	Education, and any school official failing to carry out suc	6
	3 misdemeanor: Provided, that the compulsory attendance	1
	force in any local school administrative unit that has a hi	gher compulsory attendance
leature in	an that provided herein."	
	W HANOVER AND PENDER TO HIGH HAZARD	COUNTIES EOD ODE
BURNIN		COUNTES FOR OFE
DURINI	SECTION 11. G.S. 106-942 reads as rewritten:	
"8 106-94	2. High hazard counties; permits required; standards	
(a)	The provisions of this section apply only to the cou	
	k, Camden, Carteret, Chowan, Craven, Currituck, Dare,	
	over, Onslow, Pamlico, Pasquotank, <u>Pender,</u> Perquimar	
	classified as high hazard counties in accordance with G.S	
(b)	It is unlawful for any person to willfully start or cause	
(0)	in the unit of any person to winnerly start of cause	

(b) It is unlawful for any person to willfully start or cause to be started any fire in any
 woodland under the protection of the Department or within 500 feet of any such woodland
 without first having obtained a permit from the Department. Permits for starting fires may be
 obtained from forest rangers or other agents authorized by the forest ranger to issue such permits

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1	in the county in which the fire is to be started. Such permits shall be issued by the ranger or other
2	agent unless permits for the area in question have been prohibited or cancelled in accordance
3	with G.S. 106-944 or G.S. 106-946.
4	" ••••
5	
6	ALLOW PESTICIDE BOARD TO ADJUST ANNUAL ASSESSMENT FOR
7	REGISTERED PESTICIDES
8	SECTION 12. G.S. 143-442 reads as rewritten:
9	"§ 143-442. Registration.
10	(a) Every pesticide prior to being distributed, sold, or offered for sale within this State or
11	delivered for transportation or transported in intrastate commerce or between points within this
12	State through any point outside this State shall be registered in the office of the Board, and such
13	registration shall be renewed annually before January 1 for the ensuing calendar year. Beginning
14	in 1988, the Board may by rule adopt a system of staggered three-year registrations. The applicant
15	for registration shall file with the Board a statement that includes all of the following:
16	(1) The name and address of the applicant and the name and address of the person
17	whose name will appear on the label, if other than the applicant.
18	(2) The name of the pesticide.
19	(3) A complete copy of the labeling accompanying the pesticide and a statement
20	of all claims to be made for it including directions for use.
21	(4) If requested by the Board, a full description of the tests made and the results
22	thereof upon which the claims are based.
23	(5) In the case of renewal of registration, a statement with respect to information
24	which is different from that furnished when the pesticide was last registered.
25	(6) Repealed by Session Laws 2011-239, s. 1, effective June 23, 2011, and
26	applicable to applications for registration or renewals of registration filed on
27	or after that date.
28	(7) Any other information needed by the Board to determine the amount of annual
29	assessment payable by the applicant.
30	(b) The applicant shall pay an annual registration fee of one hundred fifty dollars
31	(\$150.00) plus an additional annual assessment for each brand or grade of pesticide registered.
32	The annual assessment shall be fifty dollars (\$50.00) if the applicant's gross sales of the pesticide
33	in this State for the preceding 12 months for the period ending September 30th were more than
34	five thousand dollars (\$5,000.00) and twenty-five dollars (\$25.00) if gross sales were less than
35	five thousand dollars (\$5,000.00). set by the Board, not to exceed one hundred twenty-five dollars
36	(\$125.00). An additional two hundred dollars (\$200.00) delinquent registration penalty shall be
37	assessed against the registrant for each brand or grade of pesticide which is marketed in North
38	Carolina prior to registration as required by this Article. In the case of multi-year registration, the
39	annual fee and additional assessment for each year shall be paid at the time of the initial
40	registration. The Board shall give a pro rata refund of the registration fee and additional
41	assessment to the registrant in the event that registration is canceled by the Board or by the United
42	States Environmental Protection Agency.
43	" ••••
44	
45	LIQUID PETROLEUM GAS ENFORCEMENT AUTHORITY
46	SECTION 13. G.S. 119-57 reads as rewritten:
47	"§ 119-57. Administration of Article; rules and regulations given force and effect of
48	law.law; powers.
49	(a) It shall be the duty of the Commissioner Commissioner, or agents of the
50	Commissioner, to administer all the provisions of this Article and all the rules and regulations

51 made and promulgated under this Article; to conduct inspections of liquefied petroleum gas

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1	containers and installations; to investigate for violations of this Article an	
2	regulations adopted pursuant to the provisions thereof, and to prosecute violation	ns of this Article
3	or of such rules and regulations adopted pursuant to the provisions thereof.	
4	(b) When necessary for the enforcement of this Chapter or rules adopted	-
5	Chapter, the Commissioner or the Commissioner's authorized agents shall have	e the authority to
6	do all of the following:	
7	(1) Access the premises and records of any place where liqu	efied petroleum
8	products are stored for the purpose of conducting an inspecti	on or examining
9	any documentation related to the transport, sale, safety,	and storage of
10	liquefied petroleum gases.	
11	(2) Issue stop-sale, hold, and removal orders for any equipment	used to dispense,
12	store, or transport liquefied petroleum gases that is found in	violation of the
13	provisions of this Chapter or rules adopted pursuant to this C	<u>Chapter.</u>
14	(3) Recall a vehicle used for the delivery of liquefied petroleur	n gas back to its
15	original point of dispatch for inspection upon receipt	of a consumer
16	<u>complaint.</u> "	
17		
18	PUBLIC WEIGHMASTER MODERNIZATION	
19	SECTION 14.(a) G.S. 81A-52 reads as rewritten:	
20	"§ 81A-52. License.	
21	All public weighmasters shall be licensed. Any person not less than 18 y	U
22	wishes to be a public weighmaster shall apply to the Department on a form	1 ·
23	Department. A person operating as a public weighmaster outside of this State s	
24	the person's application for licensure in this State a copy of the most recent	
25	inspection report performed by the person's local or state weights and measure	s officials within
26	the 12-month period immediately preceding the date of application. The Board	• •
27	for determining the qualifications of the applicant for a license. Public weight	
28	licensed for a period of one year beginning the first day of July and ending on	the thirtieth day
29	of June, day the application is processed, and a fee of nineteen dollars (\$19	
30	dollars (\$25.00) shall be paid for each person licensed at the time of the filing of	the application."
31	SECTION 14.(b) G.S. 81A-54 reads as rewritten:	
32	"§ 81A-54. Official seal of the public weighmaster.	
33	(a) It shall be the duty of every public weighmaster to obtain from the	_
34	official seal for the sum of six dollars (\$6.00), inscribed with the following wor	ds: <u>that contains</u>
35	the following information:	
36	(1) "North Carolina Public Weighmaster" and any other designment	gn or legend the
37	Commissioner considers necessary. Weighmaster."	
38	(2) The weighmaster's name.	
39	(3) The assigned weighmaster license number.	
40	(4) The expiration date of the weighmaster license.	
41	(b) The seal shall be stamped or impressed on every certificate issued	-
42	Article. When an electronic stamp is used, the weighmaster's signature shall b	e captured using
43	either of the following:	
44	(1) Software that requires the user to sign in prior to addin	g the electronic
45	signature to the certificate.	
46	(2) <u>An electronic signature pad that captures the signature live a</u>	nd then transfers
47	it to the certificate.	
48	(c) The weighers of tobacco in leaf tobacco warehouses may use, instead	
49 50	signatures in ink or other indelible substance posted in a conspicuous and acces	-
50	warehouse. All seals remain the property of the State and shall be returned to the	e Commissioner
51	upon termination of duties as a public weighmaster."	

1 2 DIRECT AGRICULTURE AND FORESTRY AWARENESS STUDY COMMISSION TO 3 STUDY LOW-HANGING COMMUNICATION LINES AND THE SALE AND 4 **DISPENSING OF RAW MILK** 5 SECTION 15.(a) The Agriculture and Forestry Awareness Study Commission shall 6 collect information on communication lines that fall below the minimum height requirement and 7 create a public safety hazard, particularly to agricultural operations. In conducting the study, the 8 Commission shall seek input from the Office of Broadband Infrastructure of the Department of 9 Information Technology, telecommunications companies, agricultural trade associations, 10 commodity organizations, electric cooperatives, electric utility companies, third-party contractors, and any other stakeholders the Commission deems necessary. The Commission shall 11 12 report its findings, including any recommendations or proposed legislation, prior to the 13 convening of the 2026 Regular Session of the General Assembly. 14 **SECTION 15.(b)** The Agriculture and Forestry Awareness Study Commission, shall study the advisability of allowing the dispensing of raw milk via herd share arrangements and 15 the retail sale of raw milk and raw milk products. In conducting the study, the Commission shall 16 seek input from the Department of Agriculture and Consumer Services, dairy farmers, raw milk 17 18 advocates, and any other stakeholders the Commission deems necessary. The Commission shall 19 report its findings, including any recommendations or proposed legislation, prior to the 20 convening of the 2026 Regular Session of the General Assembly. 21 22 **REDUCE PENALTY FOR CERTAIN SHELLFISH AQUACULTURE VIOLATIONS** 23 SECTION 16.(a) G.S. 113-187 reads as rewritten: 24 "§ 113-187. Penalties for violations of Subchapter and rules.

(a) Any person who participates in a commercial fishing operation conducted in violation
of any provision of this Subchapter and its implementing rules or in an operation in connection
with which any vessel is used in violation of any provision of this Subchapter and its
implementing rules is guilty of a Class A1 misdemeanor.

(b) Any owner of a vessel who knowingly permits it to be used in violation of any
 provision of this Subchapter and its implementing rules is guilty of a Class A1 misdemeanor.

(c) Any person in charge of a commercial fishing operation conducted in violation of any
 provision of this Subchapter and its implementing rules or in charge of any vessel used in
 violation of any provision of this Subchapter and its implementing rules is guilty of a Class A1
 misdemeanor.

(d) Any person in charge of a commercial fishing operation conducted in violation of the
following provisions of this Subchapter or the following rules of the Marine Fisheries
Commission; and any person in charge of any vessel used in violation of the following provisions
of the Subchapter or the following rules, shall be guilty of a Class A1 misdemeanor. The
violations of the statute or the rules for which the penalty is mandatory are:

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- (1) Taking or attempting to take, possess, sell, or offer for sale any oysters, mussels, or clams taken from areas closed by statute, rule, or proclamation because of suspected pollution.
- (2) Taking or attempting to take or have in possession aboard a vessel, shrimp taken by the use of a trawl net, in areas not opened to shrimping, pulled by a vessel not showing lights required by G.S. 75A-6 after sunset and before sunrise.
- 47 (3) Using a trawl net in any coastal fishing waters closed by proclamation or rule to trawl nets.
- 49(4)Violating the provisions of a special permit or gear license issued by the
Department.

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1 2 3	(5) Using or attempting to use any trawl net, long mechanical methods for oyster or clam harvest o primary nursery areas.	
4	(e) Any person who takes menhaden or Atlantic thread herring by	y the use of a purse seine
5	net deployed by a mother ship and one or more runner boats in coastal fi	ishing waters is guilty of
6	a Class A1 misdemeanor.	
7	(f) Notwithstanding subsection (a) or subdivision (d)(4) of this	section, any person who
8	operates a shellfish aquaculture operation who commits any of the follo	wing violations shall be
9	punished as follows:	
10 11 12	(1) For an improperly marked shellfish lease area, a punishable only by issuance of a warning ticket purs second offense within one month of the issuance of a	uant to G.S. 113-140. A
13 14 15	punishable as an infraction as provided in G.S. 14-3. one month of the issuance of a warning ticket shall be misdemeanor.	
16	(2) For operating under an expired aquaculture operation	n permit if the violation
17	occurs within one month of the expiration of the period	-
18	punishable only by issuance of a warning ticket pursu	
19	(3) For operating under an expired shellfish lease agree	
20	occurs within one month of the expiration of the agree	
21	be punishable only by issuance of a warning ticket pu	rsuant to G.S. 113-140."
22	SECTION 16.(b) This section becomes effective December	r 1, 2025, and applies to
23	offenses committed on or after that date.	
24		
25	DACS LAW ENFORCEMENT OFFICER JURISDICTION	
26	SECTION 17. G.S. 106-900 reads as rewritten:	
27	"§ 106-900. Powers of Department of Agriculture and Consumer Ser	rvices law-enforcement
28	officers.	1
29	(a) <u>Authorization to Appoint. – The Commissioner is authorized</u>	
30 31	Department of Agriculture and Consumer Services law enforcement off	
31 32	necessary to investigate and enforce any violation of the laws with Department or which occur on Department property necessary Such	-
32 33	Department or which occur on Department property. <u>necessary</u> . Such requirements of Article 1 of Chapter 17C of the General Statutes and sha	
33 34	prescribed by Section 7 of Article VI of the North Carolina Constitution	
34 35	Commissioner may designate certain officers to also have the powers a	
36	ranger enumerated in G.S. 106-898 and G.S. 106-899 and the power to	
30 37	A Department law enforcement officer may arrest, without warrant,	
38	committing any crime in the officer's presence or who such officer	• •
39	believing has committed a crime in the officer's presence and bring	1
40	forthwith before a district court or other officer having jurisdiction. Depa	
41	officers shall also have authority to obtain and serve warrants including	
42	any duly promulgated rule of the Department.	
43	(b) <u>Territorial Jurisdiction. – A Department law enforcement of the second sec</u>	officer is a State officer
44	with jurisdiction throughout the State, and beyond its boundaries to the	
45	in enforcing all matters within his or her respective subject matter jurisd	
46	section.	
47	(c) Subject Matter Jurisdiction. – After taking the oath described	
48	section, a Department law enforcement officer shall have the authority	
49 50	investigatory and enforcement actions for any criminal offense meetin criteria:	ng any of the following

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1	<u>(1)</u>	Occurring, encountered, or otherwise discovered on t	he premises of, or
2		elsewhere when the conduct relates to, property owne	d by, leased to, or
3		managed by the Department.	
4	<u>(2)</u>	Provided for under this Chapter, including the forest l	aws as set forth in
5		<u>G.S. 106-897.</u>	
6	<u>(3)</u>	Provided for in any duly adopted rule of the Department.	
7	<u>(4)</u>	Encountered or otherwise discovered while investigating	or enforcing matters
8		for the Department or encountered or otherwise	discovered while
9		investigating or enforcing the provisions of this Chapter,	including the forest
10		laws as set forth in G.S. 106-897 and any duly adopted rule	e of the Department.
11	<u>(5)</u>	Encountered or otherwise discovered while carrying out a	any duty or function
12		assigned to the Department by law.	
13	<u>(6)</u>	Occurring in a Department law enforcement officer's pres	sence.
14	<u>(7)</u>	Occurring outside of a Department law enforcement o	fficer's presence as
15		provided in G.S. 15A-401(b), and for other offenses ev	incing a flouting of
16		their authority as enforcement officers or constituting a th	reat to public peace
17		and order which would tend to subvert the authority of the	e State if ignored. In
18		particular, Department law enforcement officers are auti	norized to arrest for
19		violations of G.S. 14-223, 14-225, 14-269, and 14-277.	
20	<u>(8)</u>	When assisting another law enforcement agency.	
21		ority Department law enforcement officers have authority	as peace officers to
22	do all of the follo	<u>owing:</u>	
23	<u>(1)</u>	Execute criminal process.	
24	<u>(2)</u>	Obtain and serve warrants, including arrest warrants, sea	rch warrants, orders
25		for arrest, criminal summonses, citations, subpoenas,	, and warrants for
26		violation of any duly adopted rule of the Department, a	-
27		connected with any cases within their subject matter juris	
28	<u>(3)</u>	Respond to and take enforcement action for any crime of	f violence or breach
29		of the peace.	
30	<u>(4)</u>	Any additional duties as may from time to time t	
31		Commissioner when needed for security purposes at a	-
32		protect persons or property because of a disaster or state of	
33		ry Responsibilities The primary law enforcement	•
34	-	enforcement officer is the enforcement of this Chapter, inclu	iding the forest laws
35		S. 106-897 and any duly adopted rule of the Department.	
36		<u>ce of Orders. – Department law enforcement officers have tl</u>	-
37		ces, orders, or demands issued by the Commissioner, the	*
38		ture relating to any administrative proceeding. While serving	
39 40		r demands, Department law enforcement officers shall have	*
40		sed by law enforcement officers when executing an arrest w	
41		orary Stops. – Department law enforcement officers are	
42		persons they reasonably believe to be engaging in any activ	
43	-	etermine whether the activity is being conducted in compl	
44 45		e and permitting requirements. Department law enforcement	
45 46		e that the provisions of Chapter 20 of the General Statutes	
46 47		and shall have the power to arrest on sight or upon warran	
47 48		ys of the State for the purpose of determining whether the m	
48 40	-	tion of any of the provisions of Chapter 20 of the General Super-	•
49 50		otor vehicle being driven at the time and the Department law	
50	is also ill a illotor	vehicle, the Department law enforcement officer shall sour	iu a siten or activate

General Assembly Of North Carolina Session 2025 a special light, bell, horn, or exhaust whistle approved for law enforcement vehicles under 1 2 G.S. 20-125(b)." 3 4 INCREASE PENALTY FOR A SECOND OR SUBSEQUENT OFFENSE FOR 5 LARCENY OF CROPS SECTION 18.(a) G.S. 14-78 reads as rewritten: 6 7 "§ 14-78. Larceny of ungathered crops. 8 If It is unlawful for any person shall to steal or feloniously take and carry away any (a) 9 maize, corn, wheat, rice or other grain, or any cotton, tobacco, potatoes, peanuts, pulse, fruit, 10 vegetable or other product cultivated for food or market, growing, standing or remaining 11 ungathered in any field or ground, that person is guilty of a Class H felony.ground. A violation of this section is punishable as follows: 12 (b) 13 For a first offense under this section, the person is guilty of a Class H felony, (1)14 punishable by a fine of not less than two hundred fifty dollars (\$250.00) in 15 addition to any other punishment prescribed for the offense. For a second or subsequent offense under this section, the person is guilty of 16 (2)17 a Class G felony, punishable by a fine of not less than five hundred dollars (\$500.00) in addition to any other punishment prescribed for the offense." 18 19 SECTION 18.(b) This section becomes effective December 1, 2025, and applies to 20 offenses committed on or after that date. 21 22 LIMIT LIABILITY FOR FIFRA-COMPLIANT LABELING 23 **SECTION 19.(a)** G.S. 99B-5 is amended by adding a new subsection to read: 24 "(d) Notwithstanding subsection (a) of this section, the duty of a manufacturer or seller of 25 a pesticide to warn a consumer or the public about the risks associated with the pesticide shall be 26 presumed to be satisfied if the pesticide bears the label approved by the United States 27 Environmental Protection Agency under the Federal Insecticide, Fungicide, and Rodenticide Act 28 (FIFRA) (7 U.S.C. § 136 et seq.) and the pesticide is registered with the Pesticide Board pursuant 29 to G.S. 143-442. This presumption may be rebutted only by a showing that the weight of the 30 scientific evidence does not support the scientific basis on which the required warning is premised and that the manufacturer or seller knew or should have known at the time the pesticide 31 was sold that the required warning was not supported by the weight of scientific evidence. At a 32 33 minimum, evidence to rebut the presumption shall be academically peer reviewed, published in a recognized academic journal, capable of replication, and reflected by a reliable application of 34 35 scientific principles and methods to the risks associated with the use of the product." 36 SECTION 19.(b) This section is effective when it becomes law and applies to 37 actions filed on or after that date. 38 39 **REPEAL THE SALE OF RAW MILK FOR NONHUMAN CONSUMPTION** 40 SECTION 20.1.(a) G.S. 106-266.35 reads as rewritten: 41 "§ 106-266.35. Sale or dispensing of milk. 42 Except as provided in subsection (d) of this section: (a) 43 (1)Only milk that is Grade "A" pasteurized milk may be sold or dispensed 44 directly to consumers for human consumption. 45 Raw milk and raw milk products shall be sold or dispensed only to a permitted (2)milk hauler or to a processing facility at which the processing of milk is 46 47 permitted, graded, or regulated by a local, State, or federal agency. 48 The Board of Agriculture may adopt rules to provide exceptions for dispensing raw (b) 49 milk and raw milk products for nonhuman consumption. Any raw milk or raw milk product dispensed as animal feed shall include on its label the statement "NOT FOR HUMAN 50 CONSUMPTION" in letters at least one-half inch in height. Any raw milk or raw milk product 51

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1 2 3 4 5 6 7	dispensed as animal feed shall also include on its label the statement "IT IS SELL RAW MILK FOR HUMAN CONSUMPTION IN NORTH CAROLID requirement does not apply to raw milk or raw milk products dispensed f consumption to the independent or partial owner of a cow, goat, or other lacta (c) As used in this section, the term "sale" or "sold" means any transa the transfer or dispensing of milk and milk products or the right to acquire milk through barter or contractual arrangement or in exchange for any other form	NA." This labeling for personal use or ating animal. action that involves k and milk products n of compensation.
8	The term "sale" or "sold" does not include the transfer or dispensing of raw	
9	products to, or the right to acquire raw milk or raw milk products by, the ind	lependent or partial
10	owner of a cow, goat, or other lactating animal.	
11	(d) Nothing in this section shall prohibit the dispensing of raw milk or	
12	for personal use or consumption to, or the acquisition of raw milk or raw	
13 14	personal use or consumption by, an independent or partial owner of a cow, goa animal."	it, or other factating
14	SECTION 20.1.(b) This section becomes effective July 1, 2025.	
16	SECTION 20.1.(b) This section becomes encenve sury 1, 2025.	
17	ADD CERTAIN COMPOSTING FACILITIES TO THE DI	EFINITION OF
18	"AGRICULTURE"	
19	SECTION 21. G.S. 106-581.1 reads as rewritten:	
20	"§ 106-581.1. Agriculture defined.	
21	For purposes of this Article, the terms "agriculture", "agricultural", and "f	arming" refer to all
22	of the following:	
23		
24	(8) The production, processing, storage, use, and sale of compe	-
25	residential, or commercial purposes by a permitted Small	
26	Type 2, or Type 3 composting facility as defined in rul	
27	Environmental Management Commission. For the purpos	
28	compost means a product made from organic plant, animal	
29 30	created through controlled aerobic, biological d biodegradable materials that, when subject to mesophilic	
31	temperatures, stabilizes the carbon content, reduces the via	
32	and vector attraction, and when added to soils is beneficial	
33	and vector attraction, and when added to sons is beneficial	<u>i to plant growth.</u>
34	PROPANE ASSESSMENT AMENDMENTS	
35	SECTION 21.1.(a) G.S. 119-63.4 reads as rewritten:	
36	"§ 119-63.4. Referendum.	
37		
38	(c) The amount of the proposed assessment shall be stated on the refer	rendum ballot. The
39	amount may not exceed the maximum allowable rate of two-tenths of	
40	three-tenths of one cent (\$.003) for each gallon of propane sold in this State	e by distributors to
41	dealers.	
42		
43	(f) A proposed assessment shall become effective if more than fi	• •
44 45	<u>seventy-five percent (75%)</u> of the eligible votes cast by dealers in the referenduce of the assessment and if more than fifty percent (50%) seventy five percent (7	
45 46	of the assessment and if more than fifty percent (50%) seventy-five percent (7 votes cast by distributors in the referendum are cast in favor of the assessment	
40	is approved by the referendum, then the Foundation shall notify the Departme	
48	of the amount of the assessment and the effective date of the assessment. The	
49	notify all distributors and dealers of the assessment."	Separation shall
50	SECTION 21.1.(b) G.S. 119-63.6(a) reads as rewritten:	

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1 "(a) The Foundation shall use the funds to promote the common good, welfare, and 2 advancement of the propane industry, including, but not limited to, the following activities and 3 programs: education, training, safety compliance, equipment replacement for low-income 4 customers, marketing, advertising, promotion, workforce development, and customer rebates to 5 encourage energy-efficient appliance and equipment purchases by residential, commercial, or 6 agricultural consumers. The Foundation shall consult with the Alliance regarding its proposed 7 use of the funds. In addition, the Foundation shall consult with agricultural industry trade 8 associations and other organizations representing agricultural consumers of propane to ensure 9 that some programs and activities benefit the agriculture industry."

SECTION 21.1.(c) Subsection (a) of this section becomes effective January 1, 2026,
 and applies to referenda conducted on or after that date. The remainder of this section is effective
 when it becomes law.

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PUV BUSINESS ENTITY TEST CHANGES

SECTION 21.5.(a) G.S. 105-277.2(4)b. reads as rewritten:

"b. A business entity that meets all of the following conditions:

17 Its principal business is farming agricultural land, horticultural 1 18 land, or forestland. When determining whether an applicant 19 under G.S. 105-277.4 has as its principal business farming 20 agricultural land, horticultural land, or forestland, the assessor 21 shall presume the applicant's principal business to be farming 22 agricultural land, horticultural land, or forestland if the 23 applicant has been approved by another county for present-use 24 value taxation for a qualifying property located within the 25 other county; provided, however, the presumption afforded the 26 applicant may be rebutted by the assessor and shall have no 27 bearing on the determination of whether the individual parcel 28 of land meets one or more of the classes defined in 29 G.S. 105-277.3(a). If the assessor is able to rebut the 30 presumption, this shall not invalidate the determination that the 31 applicant's principal business is farming agricultural land, 32 horticultural land, or forestland in the other county. All of its members are, directly or indirectly, individuals who 33 2. 34 are actively engaged in farming agricultural land, horticultural 35 land, or forestland or a relative of one of the individuals who

- land, or forestland or a relative of one of the individuals who is actively engaged. <u>Under this condition, "actively engaged"</u> <u>means the members make significant contributions of capital,</u> <u>land, or equipment to the farming operation, and includes</u> <u>leasing land or farm equipment.</u> An individual is indirectly a member of a business entity that owns the land if the individual is a member of a business entity or a beneficiary of a trust that is part of the ownership structure of the business entity that owns the land.
 - 3. It is not a corporation whose shares are publicly traded, and none of its members are corporations whose shares are publicly traded.
- 474.If it leases the land, all of its members are individuals and are48relatives.Under this condition, "principal business" and49"actively engaged" include leasing."
- 50 **SECTION 21.5.(b)** This section is effective for taxes imposed for taxable years 51 beginning on or after January 1, 2027.

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2	SEVERABILITY CLAUSE AND EFFECTIVE DATE
3	SECTION 22.(a) If any provision of this act or the application thereof to any person
4	or circumstances is held invalid, such invalidity shall not affect other provisions or applications
5	of this act that can be given effect without the invalid provision or application and, to this end,
6	the provisions of this act are declared to be severable.
7	SECTION 22.(b) Except as otherwise provided, this act is effective when it becomes
8	law.