

General Assembly

January Session, 2023

Raised Bill No. 6726

Referred to Committee on ENVIRONMENT

Introduced by: (ENV)

AN ACT CONCERNING THE REGULATION OF LIVESTOCK AND CERTAIN RABBIT PROCESSING FACILITIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 22-278 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective from passage*):

3 [For the purposes of this chapter "livestock" is defined as any camelid 4 or hooved animal raised for domestic or commercial use. The 5 Commissioner of Agriculture is authorized, subject to sections 4-168 to 6 4-174, inclusive, to make orders and regulations concerning the 7 importation, transportation, trailing, riding, driving, exhibiting, 8 examining, testing, identification, quarantining or disposing of livestock 9 to prevent the spread of contagious and infectious diseases among 10 livestock and to protect the public from such diseases as may be 11 transmissible to human beings, either directly or through the products 12 of such animals, and orders and regulations for the conservation of 13 livestock the products from which are used for food or clothing. The 14 commissioner shall give notice of any such order to any person named 15 therein by leaving a copy of such order with, or at the last-known place

of abode of, such person, if a resident of the state; if not a resident of the 16 17 state, by leaving a copy with, or at the last-known place of abode of, an 18 agent of such person, or the person having custody of the animals 19 described in such order, if within the state, or by forwarding a copy of 20 such order by registered or certified mail addressed to the last-known 21 address of the person named therein. The commissioner, in case of 22 emergency, may give notice of any regulation limiting or prohibiting the 23 importation, transportation, trailing, riding, driving, exhibiting or 24 disposing of livestock on any highway by publishing a copy of such 25 regulation in a newspaper published or having a substantial circulation 26 in the town in which the highway affected by such regulation may be 27 located. The commissioner shall give notice of any such order or 28 regulation to any common carrier named therein or affected thereby by 29 leaving a copy of such order or regulation with the president, secretary 30 or treasurer of the company acting as common carrier, or by leaving a 31 copy with any person or firm acting as a common carrier, or at the last-32 known residence of any such person or a member of such firm in charge 33 of any office of such carrier. The commissioner is authorized to employ 34 assistants needed to enforce any such order or regulation. Any person 35 or any officer or agent of any corporation who violates any provision of 36 any such order or regulation, or who obstructs or attempts to obstruct 37 the commissioner or any assistant engaged in the discharge of any duty 38 hereunder, may be fined not more than one hundred dollars or may be 39 assessed an administrative civil penalty in accordance with section 22-40 7.] For the purposes of this chapter and sections 15 to 20, inclusive, of 41 this act:

- 42 <u>(1) "Accredited veterinarian" means a veterinarian who is approved</u> 43 <u>under Category II of the National Veterinary Accreditation Program by</u> 44 <u>the United States Department of Agriculture and by the state animal</u> 45 <u>health official of the state in which such veterinarian is licensed to</u> 46 <u>practice;</u>
- 47 (2)"Commissioner" means the Commissioner of Agriculture or the
 48 commissioner's designated agent including the State Veterinarian;

49	(3) "Certificate of veterinary inspection" or "health certificate" means			
50	an official document on a form approved by the state animal health			
51	official in the state of origin or by the United States Department of			
52	Agriculture that is used for verification of veterinary inspection and is			
53	issued by a licensed and accredited veterinarian at the point of origin			
54	for a shipment of livestock;			
55	(4) "Department" means the Department of Agriculture;			
56	(5) "Livestock" means any camelid or hooved animal raised for			
57	domestic or commercial use, generally used to produce food or fiber and			
58	considered to be farm animals;			
50				
59 60	(6) "Notifiable disease" means a disease of livestock or poultry			
60 61	published in the United States Department of Agriculture's National			
61	List of Reportable Animal Diseases;			
62	(7) "Official identification" means a numbering system approved by			
63	the United States Department of Agriculture and the State Veterinarian			
64	for the official identification of individual animals that provides a			
65	nationally unique identification number for each animal and prescribes			
66	the animal identification methods and devices approved for use in each			
67	species of livestock and that is affixed to each animal by tag or other			
68	United States Department of Agriculture approved method;			
69	(8) "Owner-shipper statement" means a form issued by the state			
70	animal health agency in the state of origin that contains a statement			
71	certifying that the animals are being transported for purposes stipulated			
72	on such form in accordance with Title 9 of the Code of Federal			
73	Regulations, and that is signed by the owner or shipper of the livestock;			
74	(9) "Poultry" has the same meaning as provided in section 22-324; and			
75	(10) "USDA" means the United States Department of Agriculture.			
76	Sec. 2. Section 22-279 of the general statutes is repealed and the			
77	following is substituted in lieu thereof (<i>Effective from passage</i>):			

78 (a) The [Commissioner of Agriculture or his deputy or authorized 79 agents] commissioner may quarantine all animals that [they have] the 80 commissioner has reasonable grounds to believe (1) are infected with a communicable disease, (2) do not meet import, export or disease testing 81 82 requirements of the department, or (3) are kept under unsanitary 83 conditions [which] that, in the opinion of the commissioner, [or his 84 deputy or authorized agents,] endanger the public health or the health 85 of such animals. The quarantine may (A) prohibit or regulate the sale or 86 movement of such guarantined animals, including any mortalities, and 87 all the products of such quarantined animals, and (B) require that such 88 animals, including any mortalities, and the products of such animals be 89 confined in a place designated by the commissioner [or his deputy or 90 authorized agents,] for such time as the commissioner judges necessary.

91 [(b) Any person who violates any provision of any quarantine 92 imposed under this section shall be fined five hundred dollars for each 93 day during which such violation continues, up to a maximum fine of 94 twenty-five thousand dollars.]

95 (b) (1) The commissioner may adopt regulations, in accordance with 96 the provisions of chapter 54, and make orders concerning the 97 importation, transportation, trailing, riding, driving, exhibiting, 98 examining, testing, identification, quarantining or disposing of livestock 99 to prevent the spread of contagious and infectious diseases among 100 livestock and to protect the public from such diseases as may be 101 transmissible to human beings, either directly or through the products 102 of such animals. Such orders and regulations may provide for the 103 conservation of livestock that is produced for use as food or clothing.

(2) The commissioner shall give notice of any such order to any
person named therein by leaving a copy of such order with, or at the
last-known place of abode of, such person, if a resident of the state. If
such person is not a resident of the state, such notice shall be provided
by leaving a copy of such order with, or at the last-known place of abode
of, an agent of such person, or the person that has custody of the animals
described in such order, if such person or agent is located in the state. If

such agent or person that has custody of such animals is not located in 111 112 the state, the commissioner shall cause a copy of such order to be sent by registered or certified mail to the last-known address of the person 113 114 named in such order or, alternatively, by electronic notice if previously consented to by the person named in such order. 115 116 (3) The commissioner, in the instance of an emergency, as determined 117 by the commissioner, may give notice of any order limiting or prohibiting the importation, transportation, trailing, riding, driving, 118

119 <u>exhibiting or disposing of livestock on any highway by publishing a</u>

120 copy of such order in a newspaper that is published or that has a
 121 substantial circulation in the town in which the highway affected by

122 <u>such order is located.</u>

123 (4) The commissioner shall give notice of any such order or regulation 124 to any common carrier named in such order or affected by such order 125 or regulation by leaving a copy of such order or regulation: (A) With the 126 president, secretary or treasurer of the company that acts as such 127 common carrier, (B) any person or firm acting as a common carrier, (C) 128 at the last-known residence of any such person or a member of such firm in charge of any office of such carrier, or (D) at the electronic mail 129 130 address of the common carrier if previously consented to by the 131 common carrier.

(5) The commissioner may employ assistants needed to enforce any
 such orders or regulations.

134 (6) Any person including, but not limited to, any officer or agent of 135 any corporation, who violates the provisions of: (A) This section, or (B) 136 any order or regulation authorized by this section, or who obstructs or attempts to obstruct the commissioner, or any assistant of the 137 commissioner, while engaged in the discharge of any duty undertaken 138 139 pursuant to this section may be fined not more than five hundred dollars, per day per animal, for each day during which such violation 140 141 continues, up to a maximum fine of twenty-five thousand dollars.

142 Sec. 3. Section 22-279a of the general statutes is repealed and the

143 following is substituted in lieu thereof (*Effective from passage*):

144 Any livestock animal or poultry [being] that is tested for any disease 145 in accordance with the Uniform Methods and Rules of the United States 146 Department of Agriculture or for any biological or chemical residue 147 known to be in this state shall be guarantined on the premises where the 148 test is made until the test results are available and the test chart is signed 149 by a licensed accredited veterinarian or an employee of the Department 150 of Agriculture administering the test, provided the commissioner may 151 release such livestock animal or poultry from quarantine at any time. 152 Any blood, tissue or milk sample taken from any livestock animal or 153 poultry pursuant to this section shall be submitted for analysis to a 154 laboratory approved by the Commissioner of Agriculture. The 155 laboratory shall report the results of the test to the commissioner who 156 shall notify the person administering the test of such results.

157 Sec. 4. Section 22-287 of the general statutes is repealed and the 158 following is substituted in lieu thereof (*Effective from passage*):

159 [(a) The Commissioner of Agriculture may cause all neat cattle and 160 all goats in the state to be tuberculin tested by a licensed accredited 161 veterinarian at the expense of the state or by a veterinarian employed by 162 the United States Department of Agriculture or by a veterinarian 163 employed by the Department of Agriculture. The owner of any such 164 herd to be so tested shall provide assistance and proper restraint for 165 confining the animals for and during the application of said tests. When 166 said commissioner has determined the condition of such animals by 167 physical examination and tuberculin test performed by said 168 veterinarians, each animal reacting to such test shall be immediately 169 segregated from the animals not reacting to such test by the owner 170 thereof and each animal reacting to such test shall be appraised as 171 provided in section 22-288 and shall be disposed of and the premises 172 upon which such animal has been kept shall be cleaned and disinfected 173 within fifteen days thereafter, subject to the approval of the 174 commissioner or his deputy or any authorized agent of the 175 commissioner. No animals shall be added to the herd until such

176 premises have been so cleaned and disinfected and inspected and 177 approved by the commissioner or his deputy or any authorized agent of 178 the commissioner. Any animal reacting to such test which has been 179 disposed of as provided by this section shall be paid for by the 180 Comptroller, provided funds shall be available for such purposes and 181 provided the animal reacting to such test and disposed of shall have 182 been approved by said commissioner as a proper addition to the herd.

(b) Surveillance tests may be performed by a technician trained by
and under the supervision of the State Veterinarian and employed by
the Department of Agriculture, provided no condemnation shall be
made on the basis of such surveillance tests. The owner of any herd to
be so tested shall provide assistance and proper restraint for confining
the animals for and during the application of such tests.]

189 (a) At the expense of the state, the commissioner may require and 190 provide for the testing and the control of tuberculosis in livestock in this 191 state. Any condemnation of livestock infected with tuberculosis shall 192 comply with the provisions of section 22-288, as amended by this act. The procedures for testing for tuberculosis and the control and 193 194 disposition of livestock classified as reactors shall conform to one of the 195 following: (1) For goats, cattle, bison and captive cervids, the 196 procedures, methods, testing and the disposition of reactors shall conform to the USDA Uniform Methods and Rules for Bovine 197 198 Tuberculosis Eradication; (2) for species of livestock other than goats, 199 cattle, bison or captive cervids, the procedures, methods, testing and the 200 disposition of reactors shall be determined by the State Veterinarian; or 201 (3) the most recent USDA approved and published procedures for 202 testing for tuberculosis and the control and disposition of Brucellosis 203 positive livestock. 204 (b) The state shall not be liable for any damage incurred or alleged to 205 have been incurred by any such test performed pursuant to this section. 206 (c) Official testing for tuberculosis shall be restricted to the State

207 <u>Veterinarian, veterinarians employed by the federal government and</u>

208 accredited veterinarians licensed to practice in this state. Surveillance 209 tests may be performed by an employee of the department trained by and under the supervision of the State Veterinarian, provided no 210 condemnation shall be made on the basis of such surveillance tests. The 211 212 owner of any herd to be so tested shall provide assistance and proper 213 restraint for confining the animals for such testing and during the 214 application of such tests. 215 Sec. 5. Section 22-288 of the general statutes is repealed and the 216 following is substituted in lieu thereof (*Effective from passage*): 217 (a) The [Commissioner of Agriculture] commissioner may cause any 218 [domestic animal which has given a positive reaction to the tuberculin 219 test to be killed, livestock infected with an infectious or contagious 220 disease, including, but not limited to, tuberculosis, anthrax or foot and 221 mouth disease to be euthanized to protect the public health or prevent 222 the spread of such disease but no such [bovine animal] livestock shall 223 be [killed] euthanized until its value has been determined by the [owner 224 and the] commissioner. [If they are unable to agree upon the value of 225 such animal, each shall choose an arbitrator and the two so chosen shall 226 choose a third and the three so chosen, or a majority of the three so 227 chosen, shall determine the value of such animal, and the value so 228 determined shall be approved by the commissioner.] In determining the value of condemned livestock, the commissioner shall consider the age, 229 230 sex, grade and purpose for which such animal was kept. The 231 commissioner may consult with livestock dealers, commission sales 232 stables or other sources familiar with the value of livestock in 233 determining the value of condemned animals. When a certificate has 234 been filed with the commissioner that such animal has been [killed] 235 euthanized and the premises disinfected according to the order of the 236 commissioner, within a period of [fifteen days] time specified by the 237 commissioner, following the issuance of such order, the amount 238 determined under [subsection (b) of] this section shall be paid to the 239 owner by the state. [If a majority of the three arbitrators do not agree, 240 they shall so find and report and the commissioner shall then determine 241 the value of such animal or animals, which shall be final; but no] No 242 animal, the physical condition of which is such that it is of no real value, 243 and no animal which has been in the state for a period of less than three 244 months next preceding its quarantine shall be paid for by the state [; 245 provided such award may be paid in the case of cattle from any herd 246 which has been officially accredited, or from an officially declared 247 modified accredited area, or from any herd the entire number of which 248 has passed two negative tests and such cattle have not, since passing 249 such tests, been exposed to infection from tuberculosis. The provisions 250 of this section shall not apply to animals condemned to prevent the 251 spread of foot and mouth disease or anthrax.] unless such animal was a 252 natural addition to the herd that was born in this state or was imported 253 into this state in compliance with this chapter.

254 (b) [The state shall appraise any condemned registered purebred 255 bovine animal for a sum not exceeding two thousand dollars and any 256 grade bovine animal for a sum not exceeding eleven hundred dollars.] 257 The amount paid by the state for any [bovine animal which] livestock 258 that is condemned pursuant to this section and sold for slaughter, shall be deposited by the commissioner [in] into the General Fund. The 259 260 amount paid by the state to the owner of any such animal shall be 261 limited to the difference between the fair market value of such animal, established pursuant to subsection (a) of this section, and the amount of 262 263 any indemnity or payment for such animal received by the owner from 264 the federal government. No compensation shall be paid to the owner of 265 any such [domestic animal] livestock by the state unless such animal has 266 been destroyed to prevent the spread of an infectious or contagious 267 disease or to protect the public health. Any animal [which has reacted to the tuberculin test] that is condemned shall be [tagged in the left ear 268 269 by the person making such test with a numbered metal ear tag, which 270 tag shall have stamped or impressed thereon the following: "Ct. 271 Reacted, Number (....)", including the number of such tag. Such tags 272 shall be furnished by said commissioner and shall be numbered 273 consecutively beginning with the number one, and such animal shall also be branded at the time of the test with the letter "T" on the left jaw.] 274275 identified with a tag, brand device or marking approved by the

276 <u>commissioner</u>. No such animal shall be [killed] <u>moved</u>, <u>euthanized</u>, sold

or used for food, except under the direction of [said] <u>the</u> commissioner.

(c) Any person aggrieved by an order of the commissioner to
 condemn livestock pursuant to this section may appeal such order to the
 superior court for the judicial district of Hartford not later than seven
 days after issuance of such order.

Sec. 6. Section 22-288a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

284 If the [Commissioner of Agriculture] commissioner finds the 285 presence of tuberculosis or brucellosis recurring in one herd of livestock 286 within any two-year period, or if [he] the commissioner finds any herd 287 of [cattle] livestock substantially infected with tuberculosis, [or] 288 brucellosis or other infectious or contagious disease, [he] the 289 commissioner may order the condemnation of such herd to prevent the 290 spread of such disease or to protect the public health and compensation 291 therefor shall be paid in accordance with section 22-288, as amended by 292 this act. [Said] Such compensation shall not be paid, nor shall the herd 293 be restocked, until the premises from which such herd was taken have 294 been cleaned and disinfected, and such premises have been inspected 295 and approved by the commissioner. [or his deputy or any authorized 296 agent of the commissioner.] Any person aggrieved by an order of the 297 commissioner to so condemn a herd may, [within] not later than seven 298 days after such order, appeal therefrom in accordance with the 299 provisions of section 4-183.

300 Sec. 7. Section 22-294 of the general statutes is repealed and the 301 following is substituted in lieu thereof (*Effective from passage*):

The owner of any herd <u>of livestock</u> shall house, feed and care for such herd under such sanitary conditions as shall promote the health <u>and</u> <u>welfare</u> of such herd. No calf shall be fed milk or any other dairy product except such milk or other product [as has been] <u>that is</u> produced by a herd that [has been tuberculin tested] <u>is negative for tuberculosis</u>, or such milk or other dairy product [as has been] <u>that is</u> pasteurized by being maintained at a heat of one hundred forty-two degrees Fahrenheitfor a period of thirty minutes.

Sec. 8. Section 22-295 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

312 The owner of any herd of livestock shall keep a record [which shall 313 include a description] of each [registered or graded] animal in such herd 314 [and] including the final disposition of such animal that is made by such 315 owner. [which such owner makes of any animal of such herd.] Each such 316 animal shall be marked [by a tag or other marking approved by the 317 Commissioner of Agriculture] with official identification when such 318 animal leaves the premises and such official identification shall be made 319 part of such record. Such record shall be kept for the life of the animal 320 plus one additional year.

Sec. 9. Section 22-296 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

When infection [of tuberculosis] with any disease listed as reportable 323 324 or notifiable by the department or the USDA is found in any herd of 325 [cattle or goats] livestock, the [remaining] animals in such herd shall be 326 quarantined. [until such herd has passed three successive negative tests, 327 at least sixty days to elapse between each two tests.] Such quarantine 328 shall remain in effect until such time as the State Veterinarian determines the quarantine should be removed. No animals shall be 329 330 removed from such herd while under quarantine, except under a 331 written permit issued to the owner of the herd by the [Commissioner of 332 Agriculture or his agents] commissioner to move directly from the 333 quarantined premises to [immediate slaughter] another premises for the 334 purpose and under the conditions specified in such permit. Such permit 335 shall accompany such animals from the quarantined premises. [to the 336 point where slaughter is to be effected.] The owner shall deliver such 337 permit to any person [purchasing] receiving such animals, and such 338 person shall exercise all reasonable diligence in determining that such 339 permit is [received by him and is valid, and that such permit shall

accompany such animals to slaughter] <u>valid</u>.

341 Sec. 10. Section 22-298 of the general statutes is repealed and the 342 following is substituted in lieu thereof (*Effective from passage*):

343 [(a) The Commissioner of Agriculture may require and provide for 344 the drawing and collecting of blood samples for the control of 345 brucellosis from goats over three months of age and herds of bovine 346 animals, including male bovine animals, six months of age or over, but 347 not including steers, and may at his discretion decide not to test heifers 348 which have been officially calfhood vaccinated, until they have calved 349 or are eighteen months of age. All blood samples shall be submitted to 350 a laboratory approved by the Commissioner of Agriculture and all milk 351 samples shall be submitted to a laboratory approved by said 352 commissioner for examination and the results of such tests shall be 353 reported by the laboratories to the commissioner in a manner prescribed 354 by him. Upon receipt of the laboratory reports on any such tests, the 355 commissioner shall inform the owner or agent and the veterinarian of 356 the result thereof. When the commissioner has determined the condition 357 of such herd by such tests, all animals reacting positively to any test for 358 brucellosis shall be identified by branding with a hot iron on the left jaw 359 and a metal number reactor tag in the left ear as approved by the 360 commissioner. All such reactors shall be appraised, branded, tagged 361 and slaughtered within fifteen days and the premises cleaned, 362 disinfected and approved within thirty days after slaughter in order to 363 qualify for indemnity under section 22-307. If the reaction of any animal 364 to a test for brucellosis is suspicious, it may be identified and 365 quarantined and shall not be disposed of without first obtaining written 366 permission from the commissioner.

- (b) The state shall not be liable for any damage incurred or alleged tohave been incurred by any such test.
- (c) No swine or goats used for breeding purposes shall be kept on the
 same premises as cattle unless such swine or goats are certified free from
 brucellosis. Any positive reactors shall be immediately slaughtered and

372 the premises cleaned and disinfected.

(d) The drawing of blood samples for brucellosis tests shall be
restricted to the State Veterinarian, veterinarians employed by the
Department of Agriculture, veterinarians employed by the federal
government and veterinarians licensed to practice in this state and
assigned by the commissioner for that purpose.]

378 (a) The commissioner may require and provide for the drawing and 379 collecting of samples for testing and the control of brucellosis in 380 livestock in this state. All blood and milk samples shall be submitted to 381 a laboratory approved by the commissioner and the results of such tests 382 shall be reported by the laboratories to the commissioner in a manner 383 prescribed by the commissioner. Upon receipt of the laboratory reports 384 on any such tests, the commissioner shall inform the owner or agent of 385 any corporation and the applicable veterinarian of the results. Any condemnation of livestock infected with brucellosis shall comply with 386 387 section 22-288, as amended by this act. The procedures for testing for 388 brucellosis and the control and disposition of livestock infected with 389 brucellosis shall conform to one of the following: (1) For cattle and bison, the procedures, methods, testing and disposition shall conform to the 390 391 USDA uniform methods and rules for brucellosis eradication in cattle 392 and bison; (2) for swine, the procedures, methods, testing and 393 disposition of shall conform to the USDA uniform methods and rules 394 for brucellosis eradication in swine; (3) for cervidae, the procedures, methods, testing and disposition of shall conform to the USDA uniform 395 396 methods and rules for brucellosis eradication in cervidae; (4) for species 397 other than cattle, bison, swine or cervidae, the procedures, methods, testing and disposition for brucellosis shall be determined by the State 398 399 Veterinarian; or (5) the most recent USDA approved and published 400 brucellosis procedures for testing and the control and disposition of 401 brucellosis positive livestock. 402 (b) The state shall not be liable for any damage incurred or alleged to

403 have been incurred by any such test performed pursuant to this section.

404	(c) No swine or goats used for breeding purposes shall be kept on the
405	same premises as cattle unless such swine or goats are certified free from
406	brucellosis.

407 (d) The drawing of samples for brucellosis tests shall be restricted to
 408 the State Veterinarian, veterinarians and trained employees of the
 409 department, veterinarians employed by the federal government and

410 <u>accredited veterinarians licensed to practice in this state.</u>

411 Sec. 11. Section 22-301 of the general statutes is repealed and the 412 following is substituted in lieu thereof (*Effective from passage*):

413 No milk may be offered for sale in Connecticut unless produced from 414 herds complying with sections 22-287 and 22-298, as amended by this 415 act. [22-299a, 22-303, 22-304, 22-306 and 22-307 and this section. Before a 416 permit may be issued by the Commissioner of Agriculture for the sale 417 of milk, information must be available from the state Department of 418 Agriculture or from the livestock official of the state where milk is 419 produced that such herd producing milk for sale has reacted negatively 420 to tests which meet Connecticut specifications for the control of 421 tuberculosis and brucellosis.] For each new milk producer registered 422 pursuant to section 22-172 or 22-173a, if such herd or any animals in 423 such herd does not have a current tuberculosis and brucellosis negative 424 test result, such herd shall be tested and found negative to a tuberculosis 425 and brucellosis test prior to the issuance of the registration to produce 426 milk. Such tuberculosis and brucellosis test may be conducted by 427 employees of the department. Every two years thereafter, each 428 registered milk producing herd shall be surveillance tested for 429 tuberculosis and brucellosis by the department.

430 Sec. 12. Section 22-303 of the general statutes is repealed and the 431 following is substituted in lieu thereof (*Effective from passage*):

(a) Each owner of bovine animals <u>in this state</u> may have all of [his]
<u>such owner's</u> female calves vaccinated for the control of brucellosis at
ages [the commissioner shall establish by regulation] <u>established</u>
pursuant to the uniform methods and rules for brucellosis eradication

of the United States Department of Agriculture. [Animal and Plant
Health Inspection Service.] Calves may be vaccinated at the owner's
expense by [an approved] <u>a</u> licensed <u>accredited</u> veterinarian. [, an
approved federal or state full-time employed veterinarian assigned
directly and authorized by the Commissioner of Agriculture or by a
livestock inspector employed and authorized by the commissioner.]

(b) The state shall not be liable for any damages incurred or allegedto have been incurred by the use of any vaccine.

(c) No person, firm or corporation, and no agent or employee of any
corporation, shall [have in his possession] <u>possess</u> any brucellosis
vaccine or any product containing any Brucella organisms unless
written permission has been obtained from the commissioner.

448 (d) No female bovine animal over the maximum vaccination age, as 449 established by the commissioner in accordance with the uniform 450 methods and rules for brucellosis eradication of the United States 451 Department of Agriculture, [Animal and Plant Health Inspection 452 Service, shall be vaccinated with Brucella Abortus vaccine. Brucellosis 453 vaccine or any product containing any Brucella organisms shall not be 454 shipped into the state except upon written permission of the 455 commissioner.

456 Sec. 13. Section 22-308 of the general statutes is repealed and the 457 following is substituted in lieu thereof (*Effective from passage*):

458 [All neat cattle and goats brought into this state shall be accompanied 459 by a permit obtained from the Commissioner of Agriculture. Such 460 permit shall accompany all waybills or, if the animals are driven over 461 the highways, shall be in the possession of the person in charge of the 462 same. The commissioner may refuse to grant a permit to any person, or 463 any officer or agent of any corporation, who violates any statute or 464 regulation governing the importation of livestock or poultry. Neat cattle 465 and goats brought into this state for the purpose of immediate slaughter 466 upon premises where federal inspection is maintained need not be 467 accompanied by such permit, provided all such cattle or goats

468 transported into this state shall be accompanied by a bill of sale or 469 certificate of assignment, made out by the consignor and showing the 470 name of the consignee and the destination. The owner of each 471 establishment where federal inspection is maintained shall report weekly to the commissioner, upon forms furnished by him, the number 472 473 of head so imported. Such owner shall also report to said commissioner 474 the ear tag or identification number and the name of the previous owner 475 of all animals purchased within the state and delivered to such 476 establishments.]

477 (a) All livestock brought into this state shall be accompanied by a livestock importation permit obtained from the commissioner and a 478 479 certificate of veterinary inspection. Such certificate of veterinary inspection shall include the following: (1) Date of examination, (2) 480 481 physical location of origin of such livestock, (3) name and mailing address of the consignor, (4) physical location of the destination in this 482 483 state, (5) name and mailing address of the consignee, (6) official identification of each animal's age, sex, breed and species for each 484 animal represented on the certificate of veterinary inspection, and (7) 485 486 results of all tests required by this chapter. At the time of examination, the issuing veterinarian shall verify that each animal represented on the 487 488 certificate of veterinary inspection bears identification tags or other 489 identification to officially identify the livestock. Such certificate of veterinary inspection shall also include a statement verifying that the 490 491 livestock identified on the document have been inspected and that they 492 are free from clinical signs of any contagious, infectious or 493 communicable diseases and that the livestock do not originate from an 494 area of quarantine, infestation or infection. A certificate of veterinary 495 inspection shall be valid for thirty days after the date of issuance and 496 shall be signed by an accredited veterinarian. Any livestock import 497 permit issued pursuant to this section shall expire fifteen days after the 498 date of issuance.

- (b) Not later than forty-eight hours after imported livestock arrives at
 the destination for such livestock in this state, the owner of such
- 501 livestock shall complete and return the import permit to the

502 commissioner and report the number of each species imported and
 503 include a copy of the certificate of veterinary inspection that
 504 accompanied the livestock into this state.

505 (c) The commissioner may refuse to grant a livestock import permit 506 to any person, or any officer or agent of any corporation, who violates 507 any statute or regulation governing the importation of livestock. 508 Whenever an import permit is refused or revoked, the commissioner 509 shall notify such person importing the livestock of the violations and 510 corrections necessary and, after making corrections, such person may 511 reapply for a livestock import permit.

512 (d) Livestock brought into this state: (1) For the purpose of immediate 513 slaughter upon premises where federal inspection is maintained, (2) to 514 a slaughter facility approved by the commissioner, or (3) to a licensed 515 livestock commission sales stable authorized to handle out-of-state 516 livestock by the USDA and the State Veterinarian, shall be exempt from 517 the provisions of subsection (a) of this section, provided all such 518 livestock transported into this state are accompanied with an owner-519 shipper statement that shall include the following: (A) The name and address of the consignor and the consignee; (B) the point of origin of 520 521 such livestock and identification of the premises that is the destination 522 for such livestock; (C) the date of entry into the state and a statement that all livestock are consigned for immediate slaughter; (D) a listing of 523 524 official identification of each animal, as required in subsection (a) of this section; and (E) the signature of the shipper certifying that the animals 525 526 are imported for slaughter only.

(e) Any person who transports livestock or equines into this state for 527 528 exhibition or competition purposes may obtain an exhibition permit 529 from the commissioner prior to entering the state. Livestock or equines 530 listed in the exhibition permit and on the certificate of veterinary 531 inspection shall be exempt from the requirement for a new certificate of 532 veterinary inspection every thirty days for the duration of the exhibition 533 permit. All tests required pursuant to this chapter and chapter 438a, as 534 applicable, to qualify for importation shall be listed on the certificate of 535 <u>veterinary inspection and shall be kept current for the duration of the</u>
536 <u>exhibition permit. Exhibition permits shall expire six months after the</u>
537 date of issuance.

538 Sec. 14. Section 22-309 of the general statutes is repealed and the 539 following is substituted in lieu thereof (*Effective from passage*):

540 The commissioner may refuse to grant permits to import animals 541 from any and all sections or areas [which in his opinion] that the 542 commissioner determines are infected with a contagious disease, and 543 [he] <u>the commissioner</u> may, at any time, revoke any permit previously 544 issued and then outstanding, for the importation into this state of 545 animals [which] that in [his] the commissioner's opinion are infected, 546 and all damages caused or claimed to have been caused by such 547 revocation shall be borne by the owner. All [neat cattle and goats] 548 livestock entering the state shall be identified by [ear tags, registration 549 name or number, tattoo or other markings approved by the 550 commissioner] official identification.

551 Sec. 15. (NEW) (*Effective from passage*) (a) No person shall import, or 552 cause to be imported, into this state any livestock that is under any state 553 or federal quarantine due to the presence of, or the suspected presence 554 of, an infectious or contagious disease.

(b) No person shall import, or cause to be imported, into this state any livestock that is infected with, or has been exposed to, any infectious or contagious disease including, but not limited to, tuberculosis, brucellosis, anaplasmosis, psoroptic scabies, chronic wasting disease, bovine spongiform encephalopathy, hog cholera, pseudorabies, rabies or scrapie.

(c) No person shall import, or cause to be imported, into this state any livestock unless an import permit issued pursuant to section 22-308 of the general statutes, as amended by this act, is obtained and each animal is accompanied by a certificate of veterinary inspection issued by an accredited veterinarian certifying that each animal has been inspected, is not showing signs of infectious or contagious diseases, and has been tested in accordance with the requirements of chapter 433 of the generalstatutes.

569 (d) Livestock imported into this state for movement directly to 570 slaughter at a facility under a grant of inspection from the United States 571 Department of Agriculture, or approved by the commissioner, are 572 exempt from subsection (c) of this section provided such livestock are 573 accompanied by the owner-shipper statement required pursuant to subsection (d) of section 22-308 of the general statutes, as amended by 574 575 this act. No such livestock shall be sold or transferred live to any person, 576 firm or corporation.

577 Sec. 16. (NEW) (Effective from passage) All cattle or bison imported into 578 this state shall be accompanied by an import permit required pursuant 579 to section 22-308 of the general statutes, as amended by this act, and a 580 certificate of veterinary inspection issued by an accredited veterinarian 581 thirty days or less prior to entry to the state that includes the dates and 582 results of any tests required by this section, the official identification of 583 each animal and certification that such cattle or bison meet the following 584 requirements: (1) They originated from a herd that was negative to a 585 whole herd tuberculin test performed not more than twelve months 586 prior to such entry into this state and each imported animal was 587 included in such whole herd test or tested negative to a tuberculosis test 588 performed not more than sixty days prior to entry into this state, and (2) 589 for bulls and non-brucellosis vaccinated female cattle six months of age 590 and older and for official calfhood vaccinates eighteen months of age and older, that they are negative to an official test for brucellosis that 591 592 was performed not more than thirty days prior to entry into this state. 593 Spayed heifers and steers imported as feeder cattle are exempt from 594 such brucellosis testing. Cattle and bison vaccinated as adults for 595 brucellosis are not eligible for entry into the state. Cattle and bison that 596 were vaccinated when they were more than three hundred fifty-nine 597 days of age with diluted brucella abortus vaccine are not eligible for 598 entry into the state.

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Sec. 17. (NEW) (Effective from passage) Any sheep imported into this

state shall be accompanied by an import permit required pursuant to section 22-308 of the general statutes, as amended by this act, and a certificate of veterinary inspection issued by an accredited veterinarian not more than thirty days prior to entry into this state that includes the dates and results of any required tests, the official identification of each animal and certification that the sheep listed on the certificate of veterinary inspection have not been exposed to scrapie.

607 Sec. 18. (NEW) (Effective from passage) Any goat imported into this 608 state shall be accompanied by an import permit required pursuant to 609 section 22-308 of the general statutes, as amended by this act, and a 610 certificate of veterinary inspection issued by an accredited veterinarian 611 not more than thirty days prior to entry into this state that includes: (1) 612 The dates and results of any tests required by this section, (2) the official 613 identification of each animal, and (3) certification that any goat listed on 614 the certificate of veterinary inspection has not been exposed to scrapie. 615 Additionally, any such goat shall meet the following requirements: (A) 616 They shall originate from a herd where they were included in a whole 617 herd with negative tuberculosis tests administered not more than 618 twelve months prior to such entry, (B) any such goat over three months 619 of age shall have tested negative to a tuberculin test not more than sixty 620 days prior to such entry, and (C) any goat over three months of age shall 621 have tested negative for brucellosis not more than thirty days prior to 622 such entry. Any kid goat under three months of age may be imported 623 on the dam's test chart if the dam was brucellosis tested and found 624 negative not more than twelve months prior to such entry and a copy of 625 such test result is provided to the commissioner. Any wether shall be 626 exempt from such brucellosis testing.

Sec. 19. (NEW) (*Effective from passage*) Any camelid imported into this state shall be accompanied by an import permit required pursuant to section 22-308 of the general statutes, as amended by this act, and a certificate of veterinary inspection issued by an accredited veterinarian not more than thirty days prior to entry into this state. Such certificate shall include the dates and results of any tests required by this section and the official identification of each animal. Additionally, any such camelid shall: (1) Have tested negative for tuberculosis using an axillary
tuberculin test not more than sixty days prior to such entry, and (2) if
six months of age or older, test negative for brucellosis not more than
thirty days prior to such entry.

638 Sec. 20. (NEW) (*Effective from passage*) All cervidae imported into this 639 state shall be accompanied by an import or exhibition permit required 640 pursuant to section 22-308 of the general statutes, as amended by this 641 act, and a certificate of veterinary inspection that verifies compliance 642 with the provisions of section 26-57a of the general statutes and any 643 regulations adopted pursuant to said section.

644 Sec. 21. Section 22-316 of the general statutes is repealed and the 645 following is substituted in lieu thereof (*Effective from passage*):

646 [All cattle or goats found to be affected with a communicable disease 647 shall be killed and the carcasses disposed of and premises disinfected in 648 accordance with the order of the Commissioner of Agriculture and at 649 the expense of the owner.] <u>All carcasses of diseased livestock</u> 650 condemned pursuant to this chapter shall be disposed of in a manner 651 acceptable to the commissioner. The premises shall be disinfected in a 652 manner acceptable to the commissioner before livestock are 653 reintroduced to such premises.]

654 Sec. 22. Section 22-318a of the general statutes is repealed and the 655 following is substituted in lieu thereof (*Effective from passage*):

656 Any herd owner, auctioneer, [cattle] livestock dealer or sales 657 manager, who contemplates a complete dispersal sale of a herd or a sale 658 in which more than ten head is to be sold in a group shall furnish a list 659 of animals to be sold to the [Commissioner of Agriculture] 660 commissioner not later than fourteen days prior to the sale. [, unless the 661 commissioner, in his sole discretion, shall find that this requirement, 662 under existing conditions, would impose undue hardship on the seller, 663 in which case he may waive it.] No owner, auctioneer, cattle dealer or 664 sales manager shall conduct a dispersal sale without the approval of the 665 commissioner. The [commissioner may, in his discretion,] State

Veterinarian may require such herd to be [tuberculin or brucellosis 666 667 tested, or both, tested for diseases, as the State Veterinarian determines 668 are necessary, before such sale. If such herd has been tested or is tested 669 in accordance with the provisions of this section [and is found negative 670 to both tests, or a permit has been issued by the commissioner in 671 accordance with the provisions of section 22-303] and is found negative, 672 permission shall be granted for said sale. [These tests shall be applied as 673 private tests if not a routine test assignment. Any person who violates 674 any provision of this section shall be fined not more than one hundred 675 dollars.] Any test required pursuant to this section shall be performed 676 at the owner's expense.

677 Sec. 23. Section 22-319b of the general statutes is repealed and the 678 following is substituted in lieu thereof (*Effective from passage*):

679 (a) Any person, firm or corporation engaged in the growing of swine 680 that are to be used or disposed of elsewhere than on the premises where 681 such swine are grown shall register with the [Commissioner of 682 Agriculture] <u>commissioner</u> on forms furnished by the commissioner. 683 The commissioner may make orders and adopt regulations, in 684 accordance with the provisions of chapter 54, concerning examination, 685 disinfection, preventive quarantine, treatment, disposition, 686 transportation, importation, feeding and sanitation for the protection of 687 swine from contagious and infectious disease. Said commissioner shall, 688 at once, cause an investigation of all cases of such diseases coming to the 689 commissioner's knowledge and shall use all proper means to 690 exterminate and prevent spread of the same. Instructions shall be 691 issued, in writing, by the commissioner or the commissioner's agent that 692 shall contain directions for quarantine and disinfection of the premises 693 where such disease exists. [No swine shall be brought into Connecticut 694 by any individual, corporation or common carrier, unless the same 695 originate from a herd that is validated as brucellosis-free and qualified 696 pseudorabies-negative, and are accompanied by a permit issued by the 697 commissioner and an official health certificate showing such animals to 698 be free from any contagious or infectious disease, except that swine 699 brought into this state for the purpose of immediate slaughter upon

700 premises where federal inspection is maintained need not be 701 accompanied by an official health certificate and the owner of each 702 establishment where federal inspection is maintained shall report weekly to the commissioner, upon forms furnished by the 703 704 commissioner, the number of such swine imported. Such permit shall 705 accompany all waybills or, if animals are driven or carted over 706 highways, shall be in the possession of the person in charge of swine. In 707 addition to any other requirements of this section, all swine imported 708 for other than immediate slaughter that are over three months of age, 709 other than barrows, shall be negative as to a blood test for brucellosis 710 and pseudorabies within thirty days of importation. With approval of 711 the State Veterinarian, a thirty-day blood test may not be required for 712 swine originating from, and residing for at least thirty days prior to 713 importation in, a state that is validated as brucellosis-free and stage V 714 pseudorabies-free, or for swine originating from any herd which the 715 State Veterinarian determines to be pathogen-free. With such approval, 716 swine may be imported pursuant to an import permit and a current 717 official health certificate. All swine brought into the state for immediate 718 slaughter shall be killed in an approved slaughterhouse under 719 veterinary inspection.]

720 (b) Any person, firm or corporation engaged in breeding swine in this 721 state shall have all breeding swine tested for brucellosis and 722 pseudorabies. Such testing shall be performed by an accredited veterinarian, a veterinarian employed by the USDA, or the department 723 724 or an employee employed by the department, under supervision of the 725 State Veterinarian. The owner of any herd or animal to be so tested shall 726 provide assistance and proper restraint for confining the animals for and 727 during the application and diagnosis of said test. The state shall not be 728 liable for any damages incurred or alleged to have been incurred from 729 such test. Testing for brucellosis shall comply with section 22-298, as 730 amended by this act. The procedures for testing for pseudorabies and 731 the control and disposition of pseudorabies positive swine shall conform to the USDA, pseudorabies eradication program standards. 732

733 (c) All swine imported into this state shall be accompanied by an

734	import permit required pursuant to section 22-308, as amended by this			
735	act, and a certificate of veterinary inspection issued by an accredited			
736	veterinarian not more than thirty days prior to entry into this state and			
737	that includes the dates and results of any tests required by this section,			
738	the official identification of each swine and certification that each swine			
739	originated from a: (1) Brucellosis validated free herd, provided the herd			
740	number, the date of the last whole herd negative brucellosis test that			
741	includes the swine being imported shall be recorded on the certificate of			
742	veterinary inspection, or, in the alternative, each swine over three			
743	months of age shall have been tested and found negative for brucellosis			
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749	more than thirty days prior to such entry. Barrows shall be exempt from			
750	such brucellosis testing.			
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751	Sec. 24. Section 22-320a of the general statutes is repealed and the			
752	following is substituted in lieu thereof (<i>Effective from passage</i>):			
753	As used in [sections 22-320a] this section and sections 22-320b to 22-			
754	320h, inclusive:			
755	[(a) "Department" means the Department of Agriculture;			
755	I(a) Department means the Department of Agriculture,			
756	(b) "Commissioner" means the Commissioner of Agriculture;			
757	(c) "Person" means the state or any political subdivision thereof, or			
758	any institution, public or private, any corporation, any limited liability			
759	company, any individual or any partnership;			
760	(d)] <u>(1)</u> "Garbage" means any material containing meat resulting from			
761	the handling, preparation, cooking and consumption of foods including			
762	animal carcasses or parts thereof. [, but the term "garbage" shall]			
763	"Garbage" does not [apply to] include waste materials from			
764				

765 processing; <u>and</u>

- [(e)] (2) "Garbage-feeding swine farm" includes all premises on which
 one or more swine are maintained and are fed garbage.
- Sec. 25. Section 22-321 of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective from passage*):

770 (a) Any person, or any officer or agent of any corporation, who 771 violates any provision of this chapter for which no other penalty is 772 provided, [or] who obstructs or attempts to obstruct the [Commissioner 773 of Agriculture or his deputy or any of his assistants] commissioner, an 774 authorized agent of the commissioner or an employee of the department 775 in the performance of [his duty] a duty established in this chapter, or 776 who violates any regulation established by said commissioner, shall be 777 fined two hundred fifty dollars for a first such violation or obstruction 778 and for any such second violation or obstruction shall be guilty of a class 779 D misdemeanor.

(b) Any person who misleads or attempts to mislead the
commissioner by removing or altering the official identification of any
livestock or by falsifying a certificate of veterinary inspection shall be
fined two hundred fifty dollars for a first such violation and shall be
guilty of a class D misdemeanor for any second or subsequent such
violation.

786 Sec. 26. (NEW) (Effective from passage) Any laboratory or veterinarian 787 that conducts testing of livestock or poultry in this state shall notify the 788 State Veterinarian, on forms or in a manner prescribed by the 789 Commissioner of Agriculture, of any positive test results for any 790 notifiable or reportable disease pursuant to section 22-26f of the general 791 statutes. Such notification shall be made not later than twenty-four 792 hours after receipt of any such results. Any person who violates this 793 section for a first violation shall be subject to an administrative civil 794 penalty, issued pursuant to section 22-7 of the general statutes, of not 795 more than five hundred dollars, and for any such second or subsequent 796 violation, not more than one thousand dollars.

797 Sec. 27. (NEW) (Effective October 1, 2023) The Commissioner of 798 Agriculture shall be the state official in charge of inspecting any 799 producer and any producer that also operates as a rabbit processing 800 facility. Any inspection conducted pursuant to this section by the 801 commissioner, or the commissioner's designated agent, shall be 802 consistent with the requirements of any applicable provision of the 803 Code of Federal Regulations, including, but not limited to, any health, 804 sanitary and safety-related provision. Rabbit processing facilities that 805 have passed Department of Agriculture facility inspections pursuant to 806 this section shall be designated as approved food sources for household 807 consumers, restaurants, hotels, boarding houses and retail food 808 establishments. For purposes of this section, "producer" means any 809 person, firm or corporation engaged in the breeding, raising or keeping 810 of not more than one thousand rabbits in a calendar year for the purpose 811 of food production.

812 Sec. 28. Subsection (a) of section 22-277 of the general statutes is 813 repealed and the following is substituted in lieu thereof (*Effective from* 814 *passage*):

815 (a) As used in this section, "livestock animal" means any camelid or hooved animal raised for domestic or commercial use. 816 The 817 Commissioner of Agriculture shall supervise commission sales stables 818 where livestock animals are sold at public auctions. Any person, firm or 819 corporation engaged in the business of selling livestock animals at such 820 auctions or sales shall annually apply to said commissioner for a license upon a form to be prescribed by the commissioner. The fee for each such 821 822 license shall be one hundred ninety dollars, payable to said 823 commissioner. Each such license shall be issued for the period of one 824 year from July first and may be revoked for cause. If, in the judgment of 825 the commissioner, any provision of this section has been violated, the 826 commissioner shall send notice by registered or certified mail to the licensee, who shall be given a hearing, and, if violation is proven, the 827 828 license shall be revoked. If a license to deal in livestock, issued to any 829 person, firm or corporation by another state, has been suspended or 830 revoked by such state within five years next preceding the date of

831 issuance or renewal of a license to such person, firm or corporation 832 under the provisions of this section, such suspension or revocation shall 833 constitute just cause for revocation under this section. All dairy animals 834 to be sold at such auction shall be segregated from beef animals prior to 835 such sales. The sale of dairy animals shall precede the sale of those 836 assigned for slaughter. All bovines more than three hundred pounds in 837 weight, except dairy and breeding animals, that are delivered to a sale 838 shall be branded with the letter "S" in a conspicuous place or identified in a manner acceptable to the commissioner or the commissioner's 839 840 designee by the operator of the sale or the operator's representative. All 841 dairy and breeding animals from within the state arriving at a sale shall 842 be from a herd that: (1) Is under state supervision for the control of 843 brucellosis and tuberculosis and that has been tested for brucellosis and 844 tuberculosis less than fourteen months before the sale, (2) has been 845 tested for tuberculosis less than fourteen months before the sale and is 846 regularly tested under the brucellosis ring test program of the 847 Department of Agriculture, or (3) is certified to be brucellosis-free under 848 the program established pursuant to section 22-299a. All dairy and 849 breeding animals arriving at a sale from outside the state shall comply 850 with [section 22-304] chapter 433 and be accompanied by a health 851 certificate issued by the livestock official of the state of their origin and 852 by an import permit from the commissioner. All animals offered for 853 dairy or breeding purposes shall be identified by an official ear tag, or 854 by a breed registration number if accompanied by the corresponding 855 breed registration certificate. Animals consigned for slaughter shall be 856 sold only to owners or agents of slaughtering establishments and moved 857 directly to such slaughtering establishments for immediate slaughter or 858 slaughter that occurs not later than seventy-two hours after the time of 859 sale. All stables and sales rings shall be kept clean and shall be suitably 860 disinfected prior to each sale. The provisions of this section shall not 861 apply to the sale of an individual herd at an auction conducted by the 862 owner thereof. Any person, or any officer or agent of any corporation, 863 who violates any provision of this section or who obstructs or attempts 864 to obstruct the Commissioner of Agriculture or the commissioner's 865 deputy or assistants in the performance of their duty, shall be guilty of 866 a class D misdemeanor.

867 Sec. 29. Sections 22-284, 22-304, 22-318, 22-318b, 22-291 to 22-293,
868 inclusive, and 22-310 to 22-313, inclusive, of the general statutes are
869 repealed. (*Effective from passage*)

This act shall take effect as follows and shall amend the following						
sections:						
Section 1	from passage	22-278				
Sec. 2	from passage	22-279				
Sec. 3	from passage	22-279a				
Sec. 4	from passage	22-287				
Sec. 5	from passage	22-288				
Sec. 6	from passage	22-288a				
Sec. 7	from passage	22-294				
Sec. 8	from passage	22-295				
Sec. 9	from passage	22-296				
Sec. 10	from passage	22-298				
Sec. 11	from passage	22-301				
Sec. 12	from passage	22-303				
Sec. 13	from passage	22-308				
Sec. 14	from passage	22-309				
Sec. 15	from passage	New section				
Sec. 16	from passage	New section				
Sec. 17	from passage	New section				
Sec. 18	from passage	New section				
Sec. 19	from passage	New section				
Sec. 20	from passage	New section				
Sec. 21	from passage	22-316				
Sec. 22	from passage	22-318a				
Sec. 23	from passage	22-319b				
Sec. 24	from passage	22-320a				
Sec. 25	from passage	22-321				
Sec. 26	from passage	New section				
Sec. 27	October 1, 2023	New section				
Sec. 28	from passage	22-277(a)				
Sec. 29	from passage	Repealer section				

Statement of Purpose:

To provide enhanced procedures concerning the regulation of livestock by the Department of Agriculture for the prevention and containment of contagious and infectious diseases and to authorize the regulation and inspection of rabbit producing and processing facilities that produce and process rabbits for consumption by household consumers, hotels and restaurants.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]