## HOUSE BILL No. 5180

## December 5, 2013, Introduced by Reps. Johnson, Daley and Lauwers and referred to the Committee on Agriculture.

A bill to amend 1975 PA 120, entitled "Michigan commercial feed law," by amending sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, and 15 (MCL 287.521, 287.522, 287.523, 287.524, 287.525, 287.526, 287.527, 287.528, 287.529, 287.530, 287.531, 287.532, 287.533, 287.534, and 287.535), sections 3 and 6 as amended by 1980 PA 338, and by adding sections 16, 17, 18, and 19.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 1. This act shall be known and may be cited as the "Michigan commercial "feed law".

3 Sec. 2. This act shall be administered by the director of the4 department of agriculture AND RURAL DEVELOPMENT.

Sec. 3. As used in this act:

(A) "AAFCO OFFICIAL PUBLICATION" MEANS THE DOCUMENT ENTITLED

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"2014 OFFICIAL PUBLICATION", AS PUBLISHED BY THE ASSOCIATION OF
 AMERICAN FEED CONTROL OFFICIALS.

3 (B) "ANIMAL" MEANS ANY VERTEBRATE ANIMAL, OTHER THAN HUMANS,
4 INCLUDING MAMMALS, BIRDS, FISH, REPTILES, AND AMPHIBIANS, AND ANY
5 DOMESTICATED INSECT.

6 (C) "ANIMAL FEED" MEANS EDIBLE MATERIAL THAT IS CONSUMED BY AN
7 ANIMAL AND CONTRIBUTES ENERGY, NUTRIENTS, OR BOTH, TO THE ANIMAL'S
8 DIET.

9 (D) (a) "Brand" means a word, name, symbol, or device, or A
10 combination thereof which OF ANY OF THESE THAT identifies the
11 commercial feed of a MANUFACTURER OR distributor and distinguishes
12 it from that of others.OTHER MANUFACTURERS OR DISTRIBUTORS.

(b) "Bulk feed" means a type of commercial feed in solid or
 liquid state in a nonpackaged form.

15 (E) "BULK" OR "IN BULK" MEANS FEED THAT IS NOT DIVIDED INTO 16 PARTS OR PACKAGED IN SEPARATE UNITS OR ANY LOT THAT IS NOT IN A 17 CLOSED CONTAINER AT THE TIME IT PASSES TO THE POSSESSION OF THE 18 PURCHASER AND INCLUDES THAT FEED AT ANY STAGE OF DISTRIBUTION.

(F) "CEASE ORDER" MEANS A CEASE ORDER ISSUED BY THE DIRECTOR
PURSUANT TO SECTION 15(1)(A).

(G) (c) "Commercial feed" means ALL materials OR COMBINATION
OF MATERIALS, INCLUDING FEED INGREDIENTS, THAT ARE distributed OR
INTENDED FOR DISTRIBUTION for use as ANIMAL feed or for mixing in
ANIMAL feed. , for animals other than humans except:COMMERCIAL FEED
DOES NOT INCLUDE ANY OF THE FOLLOWING:

26 (i) Unmixed seed, whole or mechanically altered, made directly
 27 from the entire seed, when WHOLE SEEDS OR PHYSICALLY ALTERED ENTIRE

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UNMIXED SEEDS, AS DEFINED BY UNITED STATES GRAIN STANDARDS, 7 USC 1 2 CHAPTER 3, IF BOTH OF THE FOLLOWING CONDITIONS ARE MET:

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(A) THE SEEDS ARE NOT CHEMICALLY CHANGED.

4 (B) THE SEEDS ARE not adulterated within the meaning of 5 section 8.

(ii) Unground COMMODITIES, INCLUDING, BUT NOT LIMITED TO, hay, 6 7 straw, stover, silage, cobs, AND husks, and hulls when THAT HAVE UNDERGONE NORMAL HARVESTING PRACTICES, THAT ARE not mixed 8 9 INTERMIXED with other materials OR CHEMICALLY CHANGED, and when 10 THAT ARE not adulterated within the meaning of section 8.

11 (iii) Individual chemical compounds when THAT ARE not mixed 12 **INTERMIXED** with other materials - and when ARE not adulterated 13 within the meaning of section 8.

14 ------ (iv) Feeds distributed and used for any domesticated animal 15 kept as a pet which is normally confined to and maintained in a 16 cage or tank, including but not limited to gerbils, hamsters, canaries, psittacine birds, mynahs, finches, tropical fish, 17 18 goldfish, snakes, and turtles.

19 (iv) FEED PROVIDED TO CONTRACT FEEDERS THAT IS MANUFACTURED BY 20 INTEGRATED OPERATORS.

(v) UNMIXED MEAT, POULTRY, FISH, AND OTHER PORTIONS OF ANIMAL 21 CARCASSES TO BE COMMERCIALLY SOLD IN THEIR RAW OR NATURAL STATE 22 23 WITHOUT FURTHER PROCESSING OR PACKAGING, EXCEPT FREEZING OR 24 DENATURING, IF BOTH OF THE FOLLOWING CONDITIONS ARE MET:

(A) THE PRODUCTS ARE NOT ADULTERATED WITHIN THE MEANING OF 25 26 SECTION 8.

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(B) THE PRODUCTS ARE NOT INTENDED AS COMMERCIAL FEED OR FOR

1 USE AS A FEED INGREDIENT.

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(vi) FEEDER MICE, OTHER LIVE FEEDER ANIMALS, AND CRICKETS.

3 (H) "COMMISSION" MEANS THE COMMISSION OF AGRICULTURE AND RURAL
4 DEVELOPMENT.

5 (I) "CONTRACT FEEDER" MEANS A PERSON THAT IS AN INDEPENDENT
6 CONTRACTOR THAT FEEDS ANIMALS PURSUANT TO A CONTRACT IF THE FEED IS
7 SUPPLIED, FURNISHED, OR OTHERWISE PROVIDED TO THE PERSON.

8 (J) (d)—"Customer-formula feed" means commercial feed which
9 THAT consists of a mixture of commercial feeds OR FEED INGREDIENTS,
10 a mixture of commercial feeds and other ingredients, or a mixture
11 of other ingredients, each batch of which is mixed MANUFACTURED
12 according to the specific instructions of the final purchaser OR
13 PURCHASER'S AGENT.

14 (K) (e) "Department" means the department of agriculture AND
 15 RURAL DEVELOPMENT.

16 (l) "DETROIT CONSUMER PRICE INDEX" MEANS THE MOST COMPREHENSIVE
17 INDEX OF CONSUMER PRICES AVAILABLE FOR THE DETROIT AREA FROM THE
18 BUREAU OF LABOR STATISTICS OF THE UNITED STATES DEPARTMENT OF
19 LABOR.

20 (M) (f) "Director" means the director of the department of
 21 agriculture or the director's authorized agent.REPRESENTATIVE.

22 (N) (g) "Distribute" means to EITHER OF THE FOLLOWING:

(i) TO offer for sale, hold for sale, sell, EXCHANGE, OR barter
 , or otherwise supply commercial feed. for feeding purposes. A
 "distributor" is a person who distributes.

26 (*ii*) TO SUPPLY, FURNISH, OR OTHERWISE PROVIDE COMMERCIAL FEED
27 TO A CONTRACT FEEDER OR INTEGRATED OPERATOR.

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(O) "DISTRIBUTOR" MEANS A PERSON THAT DISTRIBUTES.

(P) (h) "Drug" means EITHER OF THE FOLLOWING:

3 (i) A substance ANY ARTICLE intended for use in the diagnosis,
4 cure, mitigation, treatment, or prevention of disease in man or
5 other animals.

6 (*ii*) A substance ANY ARTICLE other than food FEED intended to
7 affect the structure or a function of the ANIMAL body. of man or
8 other animals.

9 (Q) "EMBARGO ORDER" MEANS AN EMBARGO ORDER ISSUED BY THE 10 DIRECTOR PURSUANT TO SECTION 15(1)(C).

11 (R) (i) "Feed ingredient" means each of the constituent 12 materials making up a commercial feed.

13 (S) "FOOD ADDITIVE" MEANS THAT TERM AS IT IS DEFINED IN 21 USC 14 321(S).

(T) "FUND" MEANS THE FEED CONTROL FUND CREATED IN SECTION 17.
(U) "GUARANTOR" MEANS A PERSON THAT AGREES TO BE RESPONSIBLE
FOR LABELING, INFORMATION, GUARANTEES, AND CLAIMS.

(V) "INTEGRATED OPERATOR" MEANS A PERSON LOCATED WITHIN THIS
STATE THAT MANUFACTURES ANIMAL FEED FOR OTHER INTEGRATED OPERATORS
IF THERE IS A MINIMUM OF 5% OWNERSHIP BY ALL PERSONS INVOLVED IN
EACH ASPECT OF THE OPERATION THAT SUPPLY OR SHARE FEED AND

22 INGREDIENTS.

(W) (j)—"Label" means a display of written, printed, or graphic matter upon or affixed to the container in which a commercial feed is distributed — or on the invoice or delivery slip with which a commercial feed is distributed.

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(X) <del>(k)</del>"Labeling" means **ALL** labels and other written,

1 printed, or graphic matter upon PRESENTED ON ANY OF THE FOLLOWING:

2 (i) A COMMERCIAL FEED OR ANY OF ITS CONTAINERS OR WRAPPERS or
3 MATTER accompanying commercial feed at any time. , and includes
4 advertising

5 (*ii*) ADVERTISING or sales literature ASSOCIATED WITH COMMERCIAL
6 FEED.

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(iii) THE GUARANTOR'S WEBSITE.

8 (Y) "LICENSE" MEANS A COMMERCIAL FEED LICENSE ISSUED UNDER9 THIS ACT.

10 (Z) "LICENSEE" MEANS A PERSON THAT HAS BEEN ISSUED A LICENSE.
11 (AA) "LOCAL UNIT OF GOVERNMENT" MEANS A COUNTY, TOWNSHIP,
12 CITY, OR VILLAGE.

(BB) (*l*)—"Manufacture" means to process, PREPARE, grind, mix,
 package, REPACKAGE, or blend custom or RELABEL commercial feed for
 distribution. A "manufacturer" is

16 (CC) "MANUFACTURER" MEANS a person who THAT manufactures.

(DD) "NONCOMMERCIAL FEED" MEANS ALL MATERIALS OR COMBINATION
OF MATERIALS, NOT DISTRIBUTED OR INTENDED FOR DISTRIBUTION, THAT
ARE FOR MANUFACTURING AND USE AS FEED OR FOR MIXING IN FEED. A
PERSON MANUFACTURING NONCOMMERCIAL FEED IS NOT SUBJECT TO LICENSING
OR TONNAGE FEES UNDER THIS ACT.

(EE) "OFFICIAL SAMPLE" MEANS A SAMPLE OF FEED TAKEN BY THEDIRECTOR IN ACCORDANCE WITH SECTION 7.

24 (FF) (m) "Percent" or "percentage" means the percentage by 25 weight.

26 (GG) (n) "Person" means an individual, partnership,
 27 association, firm, or corporation, ASSOCIATION, GOVERNMENTAL

1 ENTITY, OR OTHER LEGAL ENTITY.

2 (HH) (o) "Product name" means the name of the commercial feed
3 which THAT identifies it as to kind, class, or specific use AND
4 DISTINGUISHES IT FROM ALL OTHER PRODUCTS BEARING THE SAME BRAND
5 NAME.

6 (p) "Retail manufacturer" means a manufacturer selling

7 commercial feed at retail only directly to the ultimate user and

8 not for resale, at not more than 3 places in the state as

9 designated on the license.

10 (q) "Sample" means the sample of commercial feed taken by the 11 director.

12 (II) "QUANTITY STATEMENT" MEANS A WRITING CONTAINING THE NET
13 WEIGHT OF A SOLID OR NET WEIGHT OR NET VOLUME OF A LIQUID.

14 (JJ) "RULE" MEANS A RULE PROMULGATED PURSUANT TO THE
15 ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO
16 24.328.

17 (KK) "SEIZURE ORDER" MEANS A SEIZURE ORDER ISSUED BY THE
18 DIRECTOR PURSUANT TO SECTION 15(1)(B).

19 (*ll*) <del>(r)</del>"Sell" or "sale" means the exchange of ownership.

20 (MM) "SPECIALTY PET" MEANS ANY NONCANINE OR NONFELINE
21 DOMESTICATED ANIMAL KEPT AS A PET AND NORMALLY CONFINED TO AND
22 MAINTAINED IN A CAGE OR TANK WITHIN THE OWNER'S DOMICILE,
23 INCLUDING, BUT NOT LIMITED TO, GERBILS, HAMSTERS, CANARIES,
24 PSITTACINE BIRDS, MYNAHS, FINCHES, TROPICAL FISH, GOLDFISH, SNAKES,
25 AND TURTLES.

26 (NN) (s) "Ton" means a net weight of 2,000 pounds avoirdupois.
 27 (t) "Wholesale manufacturer" means a manufacturer selling or

distributors, jobbers, dealers, or agents. 2 Sec. 4. (1) Beginning January 1, 1976, a person shall not 3 4 manufacture or distribute in this state a commercial feed until a license is obtained by the manufacturer or distributor from the 5 6 department. A license shall be issued by the director upon receipt of an application on forms provided by the director and upon 7 payment of a \$25.00 fee. Licenses expire on December 31 of each 8 9 year, except a license issued before January 1, 1976, shall not expire until December 31, 1976. 10 11 (2) A label for each brand or product, except for customer-12 formula feed, distributed in this state shall be submitted to the 13 director for approval before distribution in this state. (3) A distributor shall not be required to obtain a license to 14 15 distribute a brand or product if the manufacturer is already licensed under subsection (1). 16 (1) EXCEPT AS PROVIDED IN SUBSECTION (2), THE FOLLOWING 17 PERSONS SHALL OBTAIN A LICENSE UNDER THIS ACT: 18 (A) A MANUFACTURER OF COMMERCIAL FEED FOR EACH FACILITY IN 19 20 THIS STATE USED TO MANUFACTURE COMMERCIAL FEED. (B) A PERSON, OTHER THAN A MANUFACTURER, THAT DISTRIBUTES 21 COMMERCIAL FEED WITHIN THIS STATE OR THAT SERVES AS GUARANTOR OF 22 23 COMMERCIAL FEED DISTRIBUTED WITHIN THIS STATE. (2) THE FOLLOWING PERSONS ARE NOT REQUIRED TO OBTAIN A

24 (2) THE FOLLOWING PERSONS ARE NOT REQUIRED TO OBTAIN A25 LICENSE:

26 (A) A PERSON THAT MAKES ONLY RETAIL SALES OF COMMERCIAL FEED
 27 THAT CONTAINS LABELING OR ANOTHER APPROVED INDICATION THAT THE

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distributing commercial feed at wholesale or otherwise through

COMMERCIAL FEED IS FROM A LICENSED MANUFACTURER, DISTRIBUTOR, OR
 GUARANTOR THAT HAS ASSUMED FULL RESPONSIBILITY FOR THE INSPECTION
 FEE DUE UNDER SECTION 6.

4 (B) AN ON-FARM MIXER-FEEDER, IF THE PERSON IS NOT DISTRIBUTING
5 FEED COMMERCIALLY.

6 (C) AN INTEGRATED OPERATOR THAT DOES NOT DISTRIBUTE FEED7 COMMERCIALLY.

8 (3) A PERSON THAT WISHES TO OBTAIN A LICENSE SHALL SUBMIT AN 9 APPLICATION TO THE DEPARTMENT ON A FORM PROVIDED BY OR APPROVED BY 10 THE DIRECTOR AND ACCOMPANIED BY A LICENSE FEE PAYABLE TO THIS STATE 11 IN THE FOLLOWING AMOUNT:

12 (A) FOR A MANUFACTURER, \$100.00 FOR EACH MANUFACTURING
13 FACILITY, EXCEPT THAT THE FEE FOR A MANUFACTURER THAT MANUFACTURES
14 COMMERCIAL FEED IN CONTAINERS OF 5 POUNDS OR LESS IS \$25.00 FOR
15 EACH MANUFACTURING FACILITY.

16 (B) FOR A DISTRIBUTOR OR GUARANTOR, \$100.00, EXCEPT THAT THE
17 FEE FOR A DISTRIBUTOR OR GUARANTOR OF COMMERCIAL FEED THAT IS
18 DISTRIBUTED IN CONTAINERS OF 5 POUNDS OR LESS IS \$25.00.

(4) A NEW APPLICANT THAT FAILS TO OBTAIN A LICENSE WITHIN 30
CALENDAR DAYS AFTER NOTIFICATION OF THE REQUIREMENT TO OBTAIN A
LICENSE, OR ANY LICENSEE THAT FAILS TO COMPLY WITH LICENSE RENEWAL
REQUIREMENTS BY JUNE 30, SHALL PAY A \$50.00 LATE FEE IN ADDITION TO
THE LICENSE FEE.

24 (5) LICENSE FEES AND LATE FEES COLLECTED UNDER THIS SECTION
25 SHALL BE FORWARDED TO THE STATE TREASURER FOR DEPOSIT INTO THE
26 FUND.

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(6) THE DIRECTOR SHALL ISSUE AN INITIAL OR RENEWAL LICENSE NOT

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LATER THAN 90 DAYS AFTER THE APPLICANT SUBMITS A COMPLETE
 APPLICATION ACCOMPANIED BY THE APPROPRIATE LICENSE FEE. IF THE
 APPLICATION IS INCOMPLETE, THE DEPARTMENT SHALL NOTIFY THE
 APPLICANT WITHIN 60 DAYS AFTER THE DEPARTMENT RECEIVES THE
 APPLICATION.

6 (7) AFTER APPROVAL BY THE DIRECTOR, A LICENSE SHALL BE
7 FURNISHED TO THE APPLICANT. THE LICENSE SHALL BE DISPLAYED
8 PROMINENTLY AT EACH MANUFACTURING FACILITY USED TO MANUFACTURE
9 COMMERCIAL FEED AND SHALL BE AVAILABLE AT THE PRINCIPAL BUSINESS
10 OFFICE OR THE REGISTERED OFFICE OF EACH DISTRIBUTOR OR GUARANTOR.

11 (8) A LICENSE EXPIRES ON JUNE 30. A LICENSE IS NOT
12 TRANSFERABLE FROM 1 PERSON TO ANOTHER, FROM 1 OWNER TO ANOTHER, OR
13 FROM 1 LOCATION TO ANOTHER.

14 (9) TO DETERMINE COMPLIANCE WITH THIS ACT AND RULES
15 PROMULGATED UNDER THIS ACT, THE DIRECTOR MAY REQUIRE A CURRENT
16 LICENSEE OR AN APPLICANT FOR A NEW LICENSE TO SUBMIT LABELS OR
17 LABELING BEING USED OR INTENDED FOR USE WITH A COMMERCIAL FEED.

18 (10) THE DIRECTOR MAY DO 1 OR MORE OF THE FOLLOWING:

(A) PLACE CONDITIONS THAT LIMIT THE MANUFACTURE OR
DISTRIBUTION OF A PARTICULAR COMMERCIAL FEED ON THE LICENSE OF ANY
PERSON FOUND NOT IN COMPLIANCE WITH THIS ACT OR THE RULES
PROMULGATED UNDER THIS ACT.

(B) REFUSE TO LICENSE AN APPLICANT, OR REVOKE OR SUSPEND THE
LICENSE OF ANY PERSON NOT IN COMPLIANCE WITH THIS ACT OR THE RULES
PROMULGATED UNDER THIS ACT.

26 (11) A LICENSE SHALL NOT BE REFUSED, CONDITIONED, REVOKED, OR
27 SUSPENDED UNTIL THE LICENSEE OR APPLICANT FOR A LICENSE IS GIVEN

1 THE OPPORTUNITY FOR A HEARING PURSUANT TO THE ADMINISTRATIVE 2 PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO 24.328.

3 (12) AFTER A HEARING IS CONDUCTED PURSUANT TO THE
4 ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO
5 24.328, UNDER SUBSECTION (11), THE DEPARTMENT MAY REVOKE OR REFUSE
6 TO ISSUE OR RENEW A LICENSE IF ANY OF THE FOLLOWING OCCURRED WITHIN
7 THE 3 YEARS PRECEDING THE DATE OF THE LICENSE APPLICATION:

8 (A) A PREVIOUS LICENSE ISSUED UNDER THIS ACT TO A PERSON WITH 9 AN OWNERSHIP OR MANAGEMENT INTEREST IN THE NEW OPERATION WAS 10 REVOKED FOR A VIOLATION UNDER SECTION 8 OR 9.

(B) THE APPLICANT, A MANAGER EMPLOYED BY THE APPLICANT, OR ANY
OTHER INDIVIDUAL WITH MANAGEMENT RESPONSIBILITIES FOR THE FEED
MANUFACTURING OPERATION OF THE APPLICANT WAS CONVICTED OF ANY
FELONY INVOLVING FRAUD, CONVERSION, OR EMBEZZLEMENT.

15 (C) THE APPLICANT'S LICENSE UNDER THE FEDERAL FOOD, DRUG, AND
16 COSMETIC ACT, REGISTRATION UNDER THE BIOTERRORISM ACT, 21 USC 350D,
17 OR COMMERCIAL FEED LICENSE IN ANOTHER STATE WAS REVOKED OR CANCELED
18 BECAUSE OF A VIOLATION OF THE RESPECTIVE ACT.

(13) EACH DISTRIBUTOR AND GUARANTOR HOLDING A LICENSE THAT
OPERATES FROM A BUSINESS LOCATION OUTSIDE THIS STATE SHALL
CONTINUOUSLY MAINTAIN IN THIS STATE BOTH OF THE FOLLOWING:

22 (A) A REGISTERED OFFICE.

(B) A RESIDENT AGENT, WHICH AGENT MAY BE EITHER AN INDIVIDUAL
RESIDENT IN THIS STATE WHOSE BUSINESS OFFICE OR RESIDENCE IS
IDENTICAL WITH THE REGISTERED OFFICE, A DOMESTIC CORPORATION OR
LIMITED LIABILITY COMPANY, OR A FOREIGN CORPORATION OR LIMITED
LIABILITY COMPANY AUTHORIZED TO TRANSACT BUSINESS IN THIS STATE AND

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HAVING A BUSINESS OFFICE IDENTICAL WITH THE REGISTERED OFFICE. THE
 PERSON LICENSED UNDER THIS SECTION SHALL FILE WITH THE DEPARTMENT
 THE NAME, ADDRESS, AND TELEPHONE NUMBER OF THE RESIDENT AGENT.

4 (14) A LICENSE ISSUED PRIOR TO THE EFFECTIVE DATE OF THE
5 AMENDATORY ACT THAT ADDED THIS SUBSECTION REMAINS IN EFFECT UNTIL
6 JULY 1, 2014, SUBJECT TO REVOCATION OR SUSPENSION AS OTHERWISE
7 PROVIDED IN THIS ACT. BEGINNING JULY 1, 2014, ALL PERSONS REQUIRED
8 TO OBTAIN A LICENSE UNDER THIS SECTION SHALL OBTAIN A LICENSE AS
9 PROVIDED IN THIS SECTION.

Sec. 5. (1) A person shall not distribute in this state a
COMMERCIAL FEED SHALL BE LABELED AS FOLLOWS:

12 (A) EACH CONTAINER OF commercial feed, except a customer13 formula feed, in a bag or other container unless the bag or
14 container has the following placed on or affixed to it SHALL BE
15 ACCOMPANIED BY A LABEL WITH THE FOLLOWING INFORMATION in legibly
16 written or printed form:

17 (i) (a) Net weight of the contents. THE QUANTITY STATEMENT OF 18 THE CONTENTS.

19 (*ii*) (b) The product name and brand name, if any.

20 (c) The name and address of the licensee.

(iii) (d) The guaranteed analysis stated in those terms as the
director by rule determines is required to advise the user of the
composition of the feed or to support claims made in the labeling.
The substances or elements shall MUST be determinable by laboratory
methods such as the methods published by the American association
of official analytical chemists.ASSOCIATION OF ANALYTICAL CHEMISTS
INTERNATIONAL.

(*iv*) (*e*) The common or usual name of each ingredient used in
 the MANUFACTURE OF THE commercial feed. The HOWEVER, THE director 7
 by rule, may permit MAY DO EITHER OR BOTH OF THE FOLLOWING:

4 (A) BY RULE, PERMIT the use of a collective term for a group
5 of ingredients all of which THAT perform a similar function. or
6 eliminate the requirement for listing of feed ingredients when the
7 listing no longer serves a useful purpose.

8 (B) EXEMPT COMMERCIAL FEEDS, OR ANY GROUP OF COMMERCIAL FEEDS,
9 FROM THE REQUIREMENT OF THIS SUBPARAGRAPH IF THE DIRECTOR FINDS
10 THAT THE INFORMATION REQUIRED IS NOT IN THE INTEREST OF PURCHASERS.

(v) THE NAME AND PRINCIPAL MAILING ADDRESS OF THE MANUFACTURER
 OR THE PERSON RESPONSIBLE FOR DISTRIBUTING THE COMMERCIAL FEED.

13 (vi) (f) Adequate directions DIRECTIONS for use for ALL
14 commercial feeds containing drugs and for other feeds the director
15 by rule requires as necessary for their safe and effective use.

16 (vii) (g) Precautionary statements THAT the director DETERMINES
17 by rule determines are necessary for the safe and effective use of
18 the commercial feed.

19 (viii) IF A DRUG PRODUCT IS USED, BOTH OF THE FOLLOWING:

20

(A) THE PURPOSE OF THE MEDICATION.

(B) THE ESTABLISHED NAME OF EACH ACTIVE DRUG INGREDIENT AND
THE LEVEL OF EACH DRUG USED IN THE FINAL MIXTURE EXPRESSED IN
ACCORDANCE WITH RULES PRESCRIBED AS NECESSARY BY THE DIRECTOR.

(ix) (h) The date of manufacture, processing, packing, or
repacking, or a code that permits the determination of the date or
enables the segregation of specific feedlots LOTS OF FEED if the
director finds segregation is necessary for the enforcement of this

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act. TAG PERFORATIONS, NOTCHES, AND OTHER SIMILAR MARKINGS SHALL
 NOT BE RECOGNIZED AS SUITABLE CODES FOR THE PURPOSE OF IDENTIFYING
 SPECIFIC LOTS OF FEED UNLESS THEY CAN BE TRANSLATED INTO AN
 ALPHANUMERIC CODE WITHOUT THE USE OF SPECIAL TOOLS.

5 (2) A person shall not distribute a customer formula feed in
6 this state unless the purchaser on delivery is supplied with a
7 document which includes the following information:

8 (2) A COMMERCIAL FEED, EXCEPT A CUSTOMER-FORMULA FEED, 9 DISTRIBUTED IN BULK, SHALL BE ACCOMPANIED BY A LABEL IN ACCORDANCE 10 WITH SUBSECTION (1), AND THE LABEL SHALL BE PRESENTED TO THE 11 PURCHASER OR THE PURCHASER'S AGENT OR AFFIXED TO THE PURCHASER'S 12 STORAGE CONTAINER AT THE TIME OF DELIVERY OF THE COMMERCIAL FEED.

13 (3) BULK COMMERCIAL FEED HELD FOR FURTHER MANUFACTURING OR
14 DISTRIBUTION SHALL BE LABELED IN SUCH A MANNER THAT ITS IDENTITY
15 AND TRACEABILITY ARE MAINTAINED AT ALL TIMES.

16 (4) A CUSTOMER-FORMULA FEED SHALL BE ACCOMPANIED BY A LABEL,
17 INVOICE, DELIVERY SLIP, OR OTHER SHIPPING DOCUMENT THAT CONTAINS
18 THE FOLLOWING INFORMATION:

19 (a) The name and address of the mixer.MANUFACTURER.

20 (b) The name and address of the purchaser.

21 (c) The date of delivery.

(d) The product name. and brand name, if any, and number of
pounds of each commercial feed used in the mixture and the name and
number of pounds of the other ingredients added.

25 (E) A QUANTITY STATEMENT OF THE LOT OR LOTS DELIVERED.

26 (F) IF A DRUG PRODUCT IS USED, BOTH OF THE FOLLOWING:

27 (*i*) THE PURPOSE OF THE MEDICATION.

(*ii*) THE ESTABLISHED NAME OF EACH ACTIVE INGREDIENT AND THE
 LEVEL OF EACH DRUG USED IN THE FINAL MIXTURE EXPRESSED IN
 ACCORDANCE WITH RULES PRESCRIBED AS NECESSARY BY THE DIRECTOR.

4 (5) THE FOLLOWING INFORMATION RELATED TO A CUSTOMER-FORMULA
5 FEED SHALL BE SENT TO THE PURCHASER UPON DELIVERY, OR WITHIN 1
6 BUSINESS DAY, BY ELECTRONIC MEANS, SUCH AS ELECTRONIC MAIL OR
7 FACSIMILE:

8 (A) THE QUANTITY STATEMENT FOR EACH COMMERCIAL FEED AND EACH
9 OTHER INGREDIENT USED IN THE MIXTURE.

(B) (e) Adequate directions for use for all commercial feeds
 containing drugs and for other feeds THAT the director DETERMINES
 by rule requires as ARE necessary for their safe and effective use.
 (C) (f) Precautionary statements THAT the director DETERMINES

(C) (f) Precautionary statements THAT the director DETERMINES
by rule determines are necessary for the safe and effective use of
the commercial feed.

16 (3) A person shall not distribute a commercial feed in this 17 state in bulk unless the purchaser on delivery is supplied with a 18 label in compliance with subsection (1).

19 Sec. 6. (1) A licensee shall pay to the director a tonnage inspection fee. The tonnage inspection fee shall be levied by the 20 21 director on each ton of commercial feed manufactured or distributed 22 in this state. The inspection fee and tonnage shall be reported on 23 forms furnished by the director. The statement of tonnage and fees 24 shall be filed not more than 30 days after June 30 and not more 25 than 30 days after December 31, respectively. The amount of tonnage 26 inspection fee shall be determined by the director after due notice 27 and public hearing and published in rules of the department. The

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inspection fee shall not exceed the cost of enforcement of this 1 act. A tonnage fee shall not be paid on customer-formula feed 2 except on commercial feeds which are used as ingredients in 3 4 customer-formula feed, or a commercial feed if payment was made by a previous distributor, or on commercial feeds which are used as 5 ingredients for the further manufacture of commercial feeds on 6 which a tonnage fee is to be paid. Payments due of less than \$1.00 7 may be waived and refunds of \$5.00 or less will be made only upon 8 9 written request.

10 (2) The tonnage inspection fee determined in accordance with

11 subsection (1) shall accompany each semiannual statement. A penalty

12 of 10% of the amount due, but not less than \$10.00, shall be

13 assessed against a licensee who fails to file a report or pay the

14 inspection fee within 15 days after the due date.

15 (3) The director may verify the accuracy of a volume sales
16 tonnage statement required by subsection (1). Information furnished
17 under this section shall not be disclosed by an employee of the
18 department in a manner which divulges the business operations of a
19 licensee required by this section to make a report.

(1) AN INSPECTION FEE OF \$0.30 PER TON SHALL BE PAID ON
COMMERCIAL FEED DISTRIBUTED IN THIS STATE BY THE PERSON WHOSE NAME
APPEARS ON THE LABEL AS THE MANUFACTURER, GUARANTOR, OR
DISTRIBUTOR, EXCEPT THAT A PERSON OTHER THAN THE MANUFACTURER,
GUARANTOR, OR DISTRIBUTOR MAY ASSUME RESPONSIBILITY FOR THE
INSPECTION FEE, SUBJECT TO THE FOLLOWING:

26 (A) A FEE SHALL NOT BE PAID ON A COMMERCIAL FEED IF THE
27 PAYMENT HAS BEEN MADE BY A PREVIOUS DISTRIBUTOR.

(B) A FEE SHALL NOT BE PAID ON CUSTOMER-FORMULA FEED IF THE
 INSPECTION FEE IS PAID ON THE COMMERCIAL FEEDS THAT ARE USED AS
 INGREDIENTS WITHIN THE CUSTOMER-FORMULA FEED.

4 (C) THE MINIMUM INSPECTION FEE SHALL BE \$50.00 PER JULY 1 TO 5 JUNE 30 ANNUAL PERIOD.

6 (D) AN INSPECTION FEE OF \$0.15 PER TON SHALL BE PAID ON FEED
7 INGREDIENTS THAT ARE BY-PRODUCTS OF MANUFACTURING PROCESSES AND
8 THAT HAVE A MOISTURE CONTENT EQUAL TO OR GREATER THAN 60%.

9 (2) EACH PERSON THAT IS LIABLE FOR THE PAYMENT OF THE
10 INSPECTION FEE UNDER SUBSECTION (1) SHALL DO BOTH OF THE FOLLOWING:

11 (A) FILE ANNUALLY, BY THE LAST DAY OF JULY, A STATEMENT, 12 STATING THE NUMBER OF TONS OF COMMERCIAL FEED DISTRIBUTED IN THIS 13 STATE DURING THE PRECEDING JULY 1 TO JUNE 30 PERIOD. THE INSPECTION 14 FEE AND TONNAGE SHALL BE REPORTED ON FORMS FURNISHED OR APPROVED BY 15 THE DIRECTOR. THE AMOUNT OF THE TONNAGE INSPECTION FEE SHALL BE DETERMINED BY THE DIRECTOR BY RULE. PAYMENTS DUE OF LESS THAN \$5.00 16 17 ARE WAIVED, AND REFUNDS OF LESS THAN \$5.00 WILL NOT BE PROCESSED 18 UNLESS REQUESTED IN WRITING. FOR ANY REPORT NOT FILED WITH THE 19 DEPARTMENT BY THE DUE DATE, A PENALTY OF \$50.00 OR 10% OF THE 20 AMOUNT DUE, WHICHEVER IS GREATER, SHALL BE ASSESSED. THE ASSESSMENT 21 OF THIS PENALTY FEE DOES NOT PREVENT THE DEPARTMENT FROM TAKING 22 OTHER ACTIONS AS PROVIDED IN THIS ACT.

(B) MAINTAIN RECORDS FOR 3 YEARS TO ACCURATELY INDICATE THE
COMMERCIAL FEED TONNAGE DISTRIBUTED IN THIS STATE. THE DIRECTOR MAY
EXAMINE THE RECORDS TO VERIFY STATEMENTS OF TONNAGE.

26 (3) FAILURE TO MAKE AN ACCURATE STATEMENT OF TONNAGE, PAY THE
 27 INSPECTION FEE, OR COMPLY WITH THIS SECTION CONSTITUTES SUFFICIENT

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1 CAUSE FOR THE SUSPENSION OF A LICENSE FOR THE DISTRIBUTOR.

(4) UNLESS DISCLOSURE IS REQUIRED FOR THE ENFORCEMENT OF THIS
ACT, THE INFORMATION FURNISHED UNDER THIS SECTION IS PRIVATE OR
NONPUBLIC, IS EXEMPT FROM DISCLOSURE UNDER THE FREEDOM OF
INFORMATION ACT, 1976 PA 442, MCL 15.231 TO 15.246, AND SHALL NOT
BE DISCLOSED BY AN EMPLOYEE OF THE DEPARTMENT IN ANY MANNER THAT
DIVULGES THE BUSINESS OPERATIONS OF A LICENSEE REQUIRED BY THIS
SECTION TO MAKE A REPORT.

9 Sec. 7. (1) The director shall inspect, sample, and analyze 10 commercial feed within this state to the extent necessary to 11 determine whether that commercial feed is in compliance with this 12 act and the rules promulgated under this act. The director may 13 enter, during normal business hours, a factory, warehouse, conveyance, or establishment within this state in which commercial 14 15 feeds are manufactured, processed, bagged, or held for distribution, and inspect at reasonable times and within reasonable 16 17 limits and in a reasonable manner, all pertinent equipment, 18 finished and unfinished materials, containers, and labeling 19 therein. The inspection may include the verification of only such 20 records and production procedures as may be necessary to determine 21 compliance with the good manufacturing practices regulations 22 established under section 8(1)(f). 23 (1) FOR THE PURPOSE OF ENFORCEMENT OF THIS ACT, AND TO

24 DETERMINE WHETHER ITS PROVISIONS HAVE BEEN COMPLIED WITH, INCLUDING
25 WHETHER OR NOT ANY OPERATIONS MAY BE SUBJECT TO THESE PROVISIONS,
26 THE DIRECTOR MAY DO 1 OR MORE OF THE FOLLOWING:

27

(A) ENTER, DURING NORMAL BUSINESS HOURS, ANY FACTORY,

WAREHOUSE, OR ANY OTHER ESTABLISHMENT WITHIN THIS STATE IN WHICH
 COMMERCIAL FEEDS OR NONCOMMERCIAL FEEDS ARE STORED, MANUFACTURED,
 OR HELD FOR DISTRIBUTION OR ENTER ANY VEHICLE BEING USED TO
 TRANSPORT OR HOLD SUCH COMMERCIAL OR NONCOMMERCIAL FEEDS.

(B) INSPECT AT REASONABLE TIMES AND WITHIN REASONABLE LIMITS 5 AND IN A REASONABLE MANNER ANY FACTORY, WAREHOUSE, OR ANY OTHER 6 7 ESTABLISHMENT OR VEHICLE AND ALL PERTINENT EQUIPMENT, FINISHED AND UNFINISHED COMMERCIAL OR NONCOMMERCIAL FEEDS OR FEED INGREDIENTS, 8 CONTAINERS, AND LABELING THEREIN. A NONCOMMERCIAL FEED INSPECTION 9 SHALL BE WITH PERMISSION AND BASED ON CAUSE. THE INSPECTION MAY 10 11 INCLUDE SAMPLING OF FEED AND FEED INGREDIENTS AND THE VERIFICATION 12 OF ONLY SUCH RECORDS AND PRODUCTION AND CONTROL PROCEDURES AS MAY BE NECESSARY TO DETERMINE COMPLIANCE WITH THIS ACT. 13

14 (C) ENTER ANY VEHICLE OF TRANSPORT DURING REGULAR BUSINESS
15 HOURS TO HAVE ACCESS TO, AND OBTAIN SAMPLES, AND EXAMINE RECORDS
16 RELATING TO DISTRIBUTION OF FEED FOR THE ENFORCEMENT OF THIS ACT.
17 ENTRY UPON FARM PREMISES SHALL BE WITH PERMISSION AND BASED ON
18 CAUSE.

(2) IF THE OWNER OF ANY FACTORY, WAREHOUSE, OR ESTABLISHMENT
DESCRIBED IN SUBSECTION (1), OR THE OWNER'S AGENT, REFUSES TO ADMIT
THE DIRECTOR TO ENTER OR INSPECT IN ACCORDANCE WITH SUBSECTION (1),
THE DIRECTOR MAY OBTAIN FROM ANY STATE COURT A WARRANT DIRECTING
THE OWNER OR OWNER'S AGENT TO SUBMIT THE PREMISES DESCRIBED IN THE
WARRANT TO INSPECTION.

(3) (2) The director shall MAY maintain a laboratory with
equipment and personnel necessary to effectively analyze, test, and
examine commercial feeds subject to this act and the rules

promulgated under this act. The methods of sampling and analysis
 shall be those prescribed by the director by rule.

(3) The results of official analysis of a sample of commercial 3 4 feed found to be in violation of this act or the rules promulgated under this act shall be forwarded to the licensee. A licensee may 5 6 request a portion of a sample if the request is made not more than 30 days after the date of receipt of the analysis report.SAMPLING 7 AND ANALYSIS SHALL BE CONDUCTED IN ACCORDANCE WITH METHODS 8 PUBLISHED BY THE ASSOCIATION OF ANALYTICAL CHEMISTS INTERNATIONAL 9 OR IN ACCORDANCE WITH OTHER GENERALLY RECOGNIZED METHODS. 10

(4) THE RESULTS OF OFFICIAL ANALYSES OF ALL SAMPLES OF ANIMAL
FEED FOUND TO BE IN VIOLATION OF THIS ACT OR THE RULES PROMULGATED
UNDER THIS ACT SHALL BE FORWARDED TO THE LICENSEE. THE OWNER OR
AGENT FROM THE PLACE OF SAMPLING MAY REQUEST A COPY OF THE OFFICIAL
RESULTS. THE LICENSEE MAY REQUEST A PORTION OF A SAMPLE IF THE
REQUEST IS MADE NOT MORE THAN 60 DAYS AFTER THE DATE OF RECEIPT OF
THE ANALYSIS REPORT.

18 (5) THE DIRECTOR, IN DETERMINING FOR ADMINISTRATIVE PURPOSES
19 WHETHER AN ANIMAL FEED IS DEFICIENT IN ANY COMPONENT, SHALL BE
20 GUIDED BY THE OFFICIAL SAMPLE.

21 Sec. 8. (1) A commercial feed which is, bears, or contains any
22 of the following is deemed to be adulterated and in violation of
23 this act:

(a) A poisonous or deleterious substance which may render the
 feed injurious to health, except if the substance is not an added
 substance in which case the commercial feed shall not be considered
 adulterated under this section if the quantity of the substance

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does not ordinarily render the commercial feed injurious to health. 1 (b) An added poisonous, added deleterious, or added 2 nonnutritive substance which is unsafe within the meaning of 3 section 406 of the federal food, drug, and cosmetic act, being 21 4 U.S.C. section 346 (1970), other than one which is a pesticide 5 chemical in or on a raw agricultural commodity or a food additive. 6 (c) A food additive which is unsafe within the meaning of 7 section 409 of the federal food, drug, and cosmetic act, being 21 8 U.S.C. section 348 (Supp. 1973). 9 (d) A raw agricultural commodity and bears or contains a 10 11 pesticide chemical which is unsafe within the meaning of section

12 408(a) of the federal food, drug, and cosmetic act, being 21 U.S.C. section 346a(a) (Supp. 1973). If a pesticide chemical is used in or 13 on a raw agricultural commodity in conformity with an exemption 14 granted or a tolerance prescribed under 21 U.S.C. section 346a(a) 15 (Supp. 1973) and the raw agricultural commodity is subjected to 16 processing such as packaging, canning, cooking, freezing, 17 dehydrating, or milling, the residue of the pesticide chemical 18 19 remaining in or on the processed feed shall not be deemed unsafe if 20 the residue in or on the raw agricultural commodity is removed to 21 the extent possible in good manufacturing practice and the 22 concentration of the residue in the processed feed is not greater 23 than the tolerance prescribed, or guideline established by rule of 24 the director, for the raw agricultural commodity unless the feeding of the processed feed will result or is likely to result in a 25

26 pesticide residue in the edible product of the animal, which is

27 unsafe within the meaning of 21 U.S.C. section 346a(a) (Supp.

1 1973. (e) A color additive which is unsafe within the meaning of 2 section 706 of the federal food, drug, and cosmetic act, being 21 3 U.S.C. section 376 (1970). 4 (f) A drug and the methods used in or the facilities or 5 controls used for its manufacture, processing, or packaging do not 6 conform to current good manufacturing practice rules promulgated by 7 the director to assure that the drug meets the requirement of this 8 9 act as to safety and has the identity and strength and meets the 10 quality and purity characteristics which it purports or is 11 represented to possess. In promulgating rules, the director shall 12 adopt the current good manufacturing practice regulations for medicated feed premixes and for medicated feeds established under 13 authority of the federal food, drug, and cosmetic act, being 21 14 U.S.C. sections 301 to 392 (Supp. 1973) unless he determines that 15 16 they are not appropriate to the conditions which exist in this 17 state. (q) Viable weed seeds in amounts exceeding the limits which 18 the director establishes by rule. 19 (h) Polybrominated biphenyl in excess of .01 parts per 20 million. 21 (2) A commercial feed is deemed to be adulterated if a 22 23 valuable constituent is in whole or in part omitted or abstracted from the commercial feed or a less valuable substance is 24 25 substituted therefor. 26 (3) A commercial feed is deemed to be adulterated if its

27 composition or quality falls below or differs from that which it is

purported or is represented to possess by its label. A COMMERCIAL FEED OR MATERIAL DESCRIBED IN SECTION 3(G)(i) to (vi) shall be CONSIDERED TO BE ADULTERATED IF ANY OF THE FOLLOWING CONDITIONS

4 EXIST:

1

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3

5 (A) IT BEARS OR CONTAINS ANY POISONOUS OR DELETERIOUS 6 SUBSTANCE THAT MAY RENDER THE FEED INJURIOUS TO HEALTH. HOWEVER, IF 7 THE SUBSTANCE IS NOT AN ADDED SUBSTANCE, THE COMMERCIAL FEED IS NOT 8 CONSIDERED ADULTERATED UNDER THIS SECTION IF THE QUANTITY OF THE 9 SUBSTANCE DOES NOT ORDINARILY RENDER THE COMMERCIAL FEED INJURIOUS 10 TO HEALTH.

(B) IT BEARS OR CONTAINS ANY ADDED POISONOUS, ADDED
DELETERIOUS, OR ADDED NONNUTRITIVE SUBSTANCE THAT IS UNSAFE UNDER
21 USC 346A, EXCEPT FOR THE FOLLOWING:

14 (i) A PESTICIDE CHEMICAL IN OR ON A RAW AGRICULTURAL COMMODITY.
15 (ii) A FOOD ADDITIVE.

16 (C) IT BEARS OR CONTAINS A PESTICIDE CHEMICAL RESIDUE THAT IS
17 UNSAFE UNDER 21 USC 346A(A).

18 (D) IT IS, OR IT BEARS OR CONTAINS, ANY FOOD ADDITIVE WHICH IS19 UNSAFE UNDER 21 USC 348.

20 (E) IT IS, OR IT BEARS OR CONTAINS, A NEW ANIMAL DRUG, OR
21 CONVERSION PRODUCT THEREOF, THAT IS UNSAFE UNDER 21 USC 360B.

(F) IT IS, OR IT BEARS OR CONTAINS, ANY COLOR ADDITIVE THAT ISUNSAFE UNDER 21 USC 379E.

24 (G) IT CONSISTS IN WHOLE OR IN PART OF ANY FILTHY, PUTRID, OR
 25 DECOMPOSED SUBSTANCE OR IT IS OTHERWISE UNFIT FOR FEED.

26 (H) IT HAS BEEN PREPARED, PACKED, HELD, OR TRANSPORTED UNDER
27 UNSANITARY CONDITIONS WHEREBY IT MAY HAVE BECOME CONTAMINATED WITH

1 FILTH OR WHEREBY IT MAY HAVE BEEN RENDERED INJURIOUS TO HEALTH.

2 (I) IT IS, IN WHOLE OR IN PART, THE PRODUCT OF A DISEASED
3 ANIMAL OR OF AN ANIMAL THAT HAS DIED OTHER THAN BY SLAUGHTER WHICH
4 IS UNSAFE UNDER 21 USC 342(A)(1) OR (2).

5 (J) ITS CONTAINER IS COMPOSED, IN WHOLE OR IN PART, OF ANY 6 POISONOUS OR DELETERIOUS SUBSTANCE THAT MAY RENDER THE CONTENTS 7 INJURIOUS TO HEALTH.

8 (K) IT HAS BEEN INTENTIONALLY SUBJECTED TO RADIATION, UNLESS
9 THE USE OF THE RADIATION WAS IN CONFORMITY WITH THE REGULATION OR
10 EXEMPTION IN EFFECT PURSUANT TO 21 USC 348.

11 (*l*) IT IS, OR IT BEARS OR CONTAINS, ANY SUBSTANCE PROHIBITED
12 FROM USE IN ANIMAL FOOD OR FEED AS PROVIDED IN 21 CFR 589.

13 (M) IT CONTAINS VIABLE PROHIBITED OR RESTRICTED NOXIOUS WEED
14 SEEDS IN AMOUNTS EXCEEDING THE LIMITS WHICH THE DIRECTOR SHALL
15 ESTABLISH BY RULE.

16 (N) IT IS INFERIOR OR IS DAMAGED, AND THE INFERIORITY OR
17 DAMAGE HAS BEEN CONCEALED.

(O) ANY SUBSTANCE HAS BEEN ADDED OR A SUBSTANCE HAS BEEN MIXED
OR PACKED WITH IT SO AS TO DECEPTIVELY INCREASE ITS BULK OR WEIGHT,
REDUCE ITS QUALITY OR STRENGTH, OR MAKE IT APPEAR BETTER OR OF
GREATER VALUE THAN IT IS.

(P) ANY VALUABLE CONSTITUENT HAS BEEN IN WHOLE OR IN PART
OMITTED OR ABSTRACTED FROM THE FEED OR ANY LESS VALUABLE SUBSTANCE
IS SUBSTITUTED WITHIN THE FEED.

(Q) ITS COMPOSITION OR QUALITY FALLS BELOW OR DIFFERS FROM
THAT WHICH IT IS PURPORTED OR IS REPRESENTED TO POSSESS BY ITS
LABELING.

1 (R) IT CONTAINS A DRUG DEFINED AS A VETERINARY FEED DIRECTIVE 2 IN 21 CFR 558.3 AND DOES NOT CONFORM TO THE REQUIREMENTS OF 21 CFR 3 558.6.

4 (S) IT CONTAINS A DRUG AND THE METHODS USED IN OR THE 5 FACILITIES OR CONTROLS USED FOR ITS MANUFACTURE, PROCESSING, 6 PACKING, OR HOLDING DO NOT CONFORM TO RULES PROMULGATED BY THE 7 DIRECTOR TO ASSURE THAT THE DRUG MEETS THE REQUIREMENT OF THIS ACT 8 AS TO SAFETY AND HAS THE IDENTITY AND STRENGTH AND MEETS THE 9 QUALITY AND PURITY CHARACTERISTICS WHICH IT PURPORTS OR IS 10 REPRESENTED TO POSSESS.

(T) IT VIOLATES CURRENT GOOD MANUFACTURING PRACTICE
REGULATIONS UNDER 21 CFR 225.1 TO 225.202 FOR MEDICATED FEEDS AND
FOR MEDICATED PREMIXES, REGULATIONS UNDER 21 CFR 226.1 TO 226.115.
Sec. 9. A commercial feed is deemed CONSIDERED to be
misbranded and in violation of this act if any of the following

16 occur:

20

17 (a) Its labeling is false or misleading in any particular.
18 (b) It is distributed under the name of another commercial
19 feed.

(c) It is not labeled as required under section 5.

(d) It purports to be or is represented as a commercial feed,
or it purports to contain or is represented as containing a
commercial feed ingredient, unless the commercial feed or feed
ingredient conforms to the definition prescribed by rule by the
director.

26 (e) A word, statement, or other information required by or27 under authority of this act to appear on the label or labeling is

not prominently placed thereon ON THE COMMERCIAL FEED with the conspicuousness as compared with other words, statements, designs, or devices in the labeling and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use.

6 Sec. 10. A feed manufacturer who THAT voluntarily recalls a commercial feed which THAT has been introduced into channels of 7 trade beyond his ITS control, and which THAT supports the 8 9 conclusion that the feed processed by him THE MANUFACTURER is adulterated or misbranded in a manner which THAT would create an 10 11 unreasonable risk to animals or to the public health, shall 12 immediately notify the director of the recall and the reasons therefor. FOR THE RECALL. THE NOTIFICATION MAY BE ORAL IF IT IS 13 FOLLOWED BY A WRITTEN NOTICE TO THE DIRECTOR. Information or a 14 statement exclusively derived from notification required under this 15 section, except for information contained in records required to be 16 maintained under this act, shall not be used as evidence in a 17 18 proceeding brought against the person pursuant to this act with 19 respect to a violation of law occurring prior to or concurrently 20 with the notification. The notification required by this section 21 shall contain a clear description of the adulterated or misbranded feed, an evaluation of the risk related thereto, TO THE FEED, and a 22 23 statement of the measures to be taken to protect animals or the 24 public from the risk.

25 Sec. 11. The director may promulgate rules pursuant to Act No.
26 306 of the Public Acts of 1969, as amended, being sections 24.201
27 to 24.315 of the Michigan Compiled Laws, as are necessary to

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1 implement this act.

2 Sec. 12. (1) The director may revoke or suspend the license of, or refuse to license an applicant, upon a finding supported by 3 4 evidence that the licensee or applicant violated this act or a rule promulgated under this act. A license shall not be refused, 5 6 suspended, or revoked until the licensee or applicant is given an opportunity to appear for a hearing. THE DIRECTOR MAY COOPERATE WITH 7 AND ENTER INTO AGREEMENTS WITH GOVERNMENTAL AGENCIES OF THIS STATE, 8 OTHER STATES, AGENCIES OF THE FEDERAL GOVERNMENT, AND PRIVATE 9 ASSOCIATIONS TO IMPLEMENT THIS ACT. 10

(2) THE DIRECTOR MAY PUBLISH A REPORT OF GROSS TONNAGE OF FEED
SOLD OR DISTRIBUTED IN THIS STATE ANNUALLY OR MORE OFTEN AS MAY BE
DESIRABLE.

14 (3) THE DIRECTOR MAY ANNUALLY PUBLISH A REPORT OF OFFICIAL
15 SAMPLE ANALYSES RESULTS OF COMMERCIAL FEED SOLD WITHIN THIS STATE
16 AS COMPARED WITH THE ANALYSES GUARANTEED ON EACH RESPECTIVE PRODUCT
17 LABEL.

18 Sec. 13. (1) The director may select from a package of 19 commercial feed exposed for sale in this state a sample to be used for the purposes of an official analysis and for comparison with 20 the label affixed to the package. The director may seize or stop 21 the sale of a commercial feed that is unlicensed, adulterated, 22 misbranded, fails to meet guarantees, or otherwise fails to comply 23 24 with this act. 25 (2) The director may cooperate with and enter into agreements 26 with governmental agencies of this state, other states, agencies of

27 the federal government, and private associations to carry out the

27

1 purposes of this act.

(3) The director may publish a report of gross tonnage of feed
 sold or distributed in this state annually or more often as may be
 desirable.A PERSON MANUFACTURING OR DISTRIBUTING COMMERCIAL FEED
 SHALL COMPLY WITH ALL OF THE FOLLOWING:

6 (A) THE "AAFCO MODEL GOOD MANUFACTURING PRACTICE REGULATIONS
7 FOR FEED AND FEED INGREDIENTS" AS PUBLISHED WITHIN THE AAFCO
8 OFFICIAL PUBLICATION, WHICH IS HEREBY INCORPORATED BY REFERENCE.
9 THESE REGULATIONS APPLY IN DETERMINING WHETHER A COMMERCIAL FEED
10 MEETS EITHER OF THE FOLLOWING:

11

(i) IS ADULTERATED WITHIN THE MEANING OF SECTION 8.

12 (*ii*) HAS BEEN PRODUCED, PREPARED, PACKED, OR HELD UNDER
13 UNSANITARY CONDITIONS THROUGH WHICH IT MAY HAVE BECOME CONTAMINATED
14 WITH FILTH OR RENDERED UNWHOLESOME OR UNSAFE TO ANIMAL OR PUBLIC
15 HEALTH.

16 (B) THE REQUIREMENTS IN 21 CFR 558.6 FOR A VETERINARY FEED
17 DIRECTIVE DRUG AS DEFINED IN 21 CFR 558.3.

18 (C) THE FOLLOWING REQUIREMENTS OF MANUFACTURING OR
19 DISTRIBUTING COMMERCIAL FEEDS CONTAINING DRUGS:

20 (i) THE REGULATION PRESCRIBING GOOD MANUFACTURING PRACTICES FOR
21 TYPE B AND TYPE C MEDICATED FEEDS IN 21 CFR 225.1 TO 225.202.

(*ii*) THE REGULATIONS PRESCRIBING GOOD MANUFACTURING PRACTICES
FOR TYPE A MEDICATED ARTICLES IN 21 CFR 226.1 TO 226.115.

24 Sec. 14. A person who violates this act or a rule promulgated

- 25 under this act is guilty of a misdemeanor. This act shall not
- 26 require the director to revoke or suspend a license, report for
- 27 prosecution, institute seizure proceedings, or issue an order for

withdrawal from distribution as a result of a minor violation of
 this act, if he believes the public interest will best be served by
 suitable notice of warning in writing. A PERSON SHALL NOT DO OR

4 SHALL NOT CAUSE ANY OF THE FOLLOWING:

5 (A) MANUFACTURE OR DISTRIBUTE ANY COMMERCIAL FEED THAT IS
6 ADULTERATED OR MISBRANDED.

7 (B) ADULTERATE OR MISBRAND ANY COMMERCIAL FEED.

8 (C) DISTRIBUTE, UNLESS AUTHORIZED BY THE DIRECTOR,
9 AGRICULTURAL COMMODITIES SUCH AS WHOLE GRAIN, WHOLE SEED, HAY,
10 STRAW, STOVER, SILAGE, COBS, AND HUSKS, WHICH ARE ADULTERATED
11 WITHIN THE MEANING OF SECTION 8.

12 (D) REMOVE OR DISPOSE OF, WITHOUT AUTHORIZATION FROM THE
13 DIRECTOR, COMMERCIAL FEED SUBJECT TO A SEIZURE ORDER ISSUED UNDER
14 SECTION 15.

15 (E) FAIL OR REFUSE TO OBTAIN A LICENSE REQUIRED UNDER SECTION16 4.

17 (F) FAIL TO MAKE RECORDS AVAILABLE, FURNISH REPORTS, PERMIT
18 THE EXAMINATION OF RECORDS, OR PAY AN INSPECTION FEE AS REQUIRED
19 UNDER SECTION 6.

20 (G) REFUSE, OR CAUSE ANOTHER PERSON TO REFUSE, TO PERMIT
21 ENTRY, INSPECTION, SAMPLING, OR EXAMINATION AND COPYING OF
22 PRODUCTION AND DISTRIBUTION RECORDS AND PRODUCTION AND CONTROL
23 PROCEDURES AUTHORIZED UNDER SECTION 7.

24 (H) PROVIDE FALSE INFORMATION IN A MATTER PERTAINING TO THIS
25 ACT OR RESIST, IMPEDE, OR HINDER THE DIRECTOR OR AUTHORIZED
26 REPRESENTATIVES IN THE DISCHARGE OF THEIR DUTIES.

27 (I) VIOLATE SECTION 16(8).

1

(J) VIOLATE A RULE PROMULGATED UNDER SECTION 11.

2 (K) REUSE BAGS, TOTES, OR OTHER CONTAINERS FOR COMMERCIAL
3 FEEDS, INCLUDING CUSTOMER-FORMULA FEEDS, UNLESS THE CONTAINER IS
4 IN, ON, OR UPON A PORTABLE DEVICE AND CAN BE FILLED WITHOUT
5 ENTERING THE MANUFACTURING FACILITY. CONTAINERS THAT HAVE BEEN USED
6 TO DIRECTLY FEED LIVESTOCK, SUCH AS TUBS, TROUGHS, LICKS, OR OTHER
7 CONTAINERS, SHALL NOT BE REFILLED WITH FEED.

8 Sec. 15. (1) Act No. 242 of the Public Acts of 1959, being 9 sections 287.501 to 287.519 of the Compiled Laws of 1970, and 10 section 18 of Act No. 211 of the Public Acts of 1893, being section 11 289.48 of the Compiled Laws of 1970, are repealed. THE FOLLOWING 12 ADMINISTRATIVE ORDERS MAY BE ISSUED BY THE DIRECTOR TO ENFORCE THIS 13 ACT:

14 (A) A CEASE ORDER IN COMPLIANCE WITH THIS SUBDIVISION. WHEN 15 THE DIRECTOR HAS PROBABLE CAUSE TO BELIEVE THAT A COMMERCIAL FEED OPERATION IS MANUFACTURING OR DISTRIBUTING ADULTERATED OR 16 17 MISBRANDED FEED OR FAILS TO COMPLY WITH THIS ACT OR ANY OF THE 18 RULES PROMULGATED UNDER THIS ACT, THE DIRECTOR MAY AT ANY TIME 19 ORDER THE RESPONSIBLE PARTY TO CEASE MANUFACTURING OR DISTRIBUTING 20 COMMERCIAL FEED ENTIRELY OR WITH LIMITATIONS. THE CEASE ORDER MAY 21 BE EITHER ORAL OR WRITTEN AND SHALL INFORM THE MANUFACTURER, 22 DISTRIBUTOR, OR OTHER SELLER OF THE REASON FOR THE ORDER. AN ORAL 23 RESCINDING ORDER SHALL BE FOLLOWED BY A WRITTEN RESCINDING ORDER AS 24 FOLLOWS:

(i) UPON RECEIPT OF THE ORDER, THE RESPONSIBLE PARTY SHALL
IMMEDIATELY COMPLY WITH THE ORDER. FAILURE TO COMPLY SHALL SUBJECT
THE RESPONSIBLE PARTY TO THE PENALTIES IMPOSED UNDER SECTION 16.

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1 (*ii*) THE DIRECTOR SHALL RESCIND THE ORDER IMMEDIATELY UPON 2 BEING SATISFIED BY INSPECTION THAT THE ORDER HAS BEEN COMPLIED 3 WITH. THE INSPECTION SHALL BE CONDUCTED AS SOON AS POSSIBLE AT THE 4 ORAL OR WRITTEN REQUEST OF THE RESPONSIBLE PARTY. THE RESCINDING 5 ORDER OF THE DIRECTOR MAY BE ORAL, AND THE RESPONSIBLE PARTY MAY 6 RELY ON THE ORAL RESCINDING ORDER. HOWEVER, AN ORAL RESCINDING 7 ORDER SHALL BE FOLLOWED BY A WRITTEN RESCINDING ORDER.

8 (B) A SEIZURE ORDER IN COMPLIANCE WITH THIS SUBDIVISION. WHEN 9 NECESSARY FOR THE ENFORCEMENT OF THIS ACT, THE DIRECTOR MAY SEIZE 10 WITHOUT FORMAL WARRANT ANY COMMERCIAL FEED BEING DISTRIBUTED IN 11 VIOLATION OF THIS ACT OR RULES PROMULGATED UNDER THIS ACT AS 12 FOLLOWS:

13 (i) THE DIRECTOR MAY ISSUE AND ENFORCE A WRITTEN SEIZURE ORDER 14 WHEN THE DIRECTOR FINDS OR HAS PROBABLE CAUSE TO BELIEVE THAT 15 COMMERCIAL FEED IS UNLICENSED, ADULTERATED, OR MISBRANDED, FAILS TO 16 MEET GUARANTEES, OR IS BEING DISTRIBUTED IN VIOLATION OF THIS ACT 17 OR RULES PROMULGATED UNDER THIS ACT. WHEN THE DIRECTOR ISSUES A 18 SEIZURE ORDER, THE DISTRIBUTOR MUST HOLD THE LOT OF COMMERCIAL FEED 19 AT THE LOCATION WHERE THE SEIZURE ORDER WAS ISSUED AND NOT DISPOSE 20 OF THE LOT OF COMMERCIAL FEED IN ANY MANNER UNTIL PERMISSION IS 21 GIVEN BY THE DIRECTOR.

(*ii*) THE DIRECTOR SHALL RELEASE THE LOT OF SEIZED COMMERCIAL
FEED WHEN THIS ACT AND THE RULES PROMULGATED UNDER THIS ACT HAVE
BEEN COMPLIED WITH. IF COMPLIANCE IS NOT OBTAINED WITHIN 30 DAYS,
THE DIRECTOR MAY, OR, UPON REQUEST OF THE LICENSEE, SHALL, BEGIN
ADMINISTRATIVE PROCEEDINGS FOR DISPOSAL OR OTHER USE OF THE
COMMERCIAL FEED.

31

1 (C) AN EMBARGO ORDER IN COMPLIANCE WITH THIS SUBDIVISION. IF 2 THE DIRECTOR FINDS OR HAS PROBABLE CAUSE TO BELIEVE THAT ANY 3 COMMERCIAL FEED IS ADULTERATED OR MISBRANDED OR POSES A THREAT TO 4 ANIMAL OR HUMAN HEALTH, THE DIRECTOR MAY ISSUE AN EMBARGO ORDER ON 5 THE COMMERCIAL FEED PRODUCT. A PERSON SHALL NOT REMOVE OR DISPOSE 6 OF THE COMMERCIAL FEED THAT IS SUBJECT TO AN EMBARGO ORDER UNTIL 7 PERMISSION FOR REMOVAL OR DISPOSAL IS GIVEN BY THE DIRECTOR OR A COURT OF COMPETENT JURISDICTION. 8

9 (2) IF PROPER PROCESSING OR RELABELING WILL CORRECT A 10 VIOLATION OF THIS ACT, THE COMMERCIAL FEED MAY BE DELIVERED TO THE 11 LICENSEE FOR PROCESSING OR RELABELING UNDER THE SUPERVISION OF THE 12 DIRECTOR.

(3) A LICENSEE THAT IS NOT IN COMPLIANCE WITH THIS ACT IS
RESPONSIBLE FOR ALL COSTS INCURRED IN REPROCESSING OR RELABELING
THE COMMERCIAL FEED INTENDED TO CORRECT THE VIOLATION AND IS
RESPONSIBLE FOR ALL COSTS INVOLVED IN THE TRANSPORTATION AND
DISPOSAL OF ANY COMMERCIAL FEED NOT IN COMPLIANCE WITH THIS ACT.
DISPOSAL SHALL BE IN A MANNER CONSISTENT WITH THE QUALITY OF THE
COMMERCIAL FEED AND THE LAWS OF THIS STATE.

(4) A COURT SHALL NOT ALLOW THE RECOVERY OF DAMAGES BY A
PERSON AGAINST WHOM AN ADMINISTRATIVE ACTION WAS BROUGHT RESULTING
IN AN ORDER REQUIRING SEIZURE OR EMBARGO OF COMMERCIAL FEED IF THE
COURT FINDS THAT THERE WAS PROBABLE CAUSE FOR THE ACTION OR ORDER.
(5) IF THE DIRECTOR FINDS ANY ADULTERATED FEED THAT THE

25 DIRECTOR DECLARES TO BE A NUISANCE, THE DIRECTOR SHALL IMMEDIATELY
26 CONDEMN, DESTROY, OR IN ANY OTHER MANNER RENDER THE FEED UNSALEABLE
27 AS COMMERCIAL FEED. IF ADULTERATED OR MISBRANDED FEED IS A

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NUISANCE, IS DANGEROUS TO ANIMAL OR HUMAN HEALTH, OR IS FRAUDULENT
 AND REQUIRES THE DIRECTOR'S SUPERVISION, OR IF THE FEED
 ESTABLISHMENT REQUESTS THE SUPERVISION OF THE DIRECTOR FOR SORTING,
 DESTRUCTION, RECONDITIONING, OR OTHER DISPOSITION, THE FEED
 ESTABLISHMENT THAT IS IN POSSESSION OF THE FEED AT THE TIME OF THE
 SEIZURE OR EMBARGO IS LIABLE FOR THE COSTS OF SUCH SUPERVISION.

7 (6) IF STORAGE OF SEIZED COMMERCIAL FEED IS NOT POSSIBLE 8 WITHOUT RISK TO ANIMAL OR HUMAN HEALTH, THE DIRECTOR SHALL ORDER 9 IMMEDIATE DESTRUCTION OF THE FEED TO BE ACCOMPLISHED WITHOUT DELAY 10 BY THE OWNER, OPERATOR, OR PERSON IN CHARGE OF THE FEED 11 ESTABLISHMENT. THE FEED SHALL BE DESTROYED AS SPECIFIED IN THE 12 ORDER FOR DESTRUCTION.

13 SEC. 16. (1) A PERSON THAT VIOLATES THIS ACT OR RULES
14 PROMULGATED UNDER THIS ACT IS SUBJECT TO THE PENALTIES AND REMEDIES
15 PROVIDED IN THIS ACT REGARDLESS OF WHETHER THE PERSON ACTED ALONE
16 OR THROUGH AN EMPLOYEE OR AGENT.

17 (2) UPON A FINDING BY THE DIRECTOR, AFTER NOTICE AND AN
18 OPPORTUNITY FOR AN ADMINISTRATIVE HEARING, THAT A PERSON HAS
19 VIOLATED OR ATTEMPTED TO VIOLATE THIS ACT OR A RULE PROMULGATED
20 UNDER THIS ACT, THE DIRECTOR MAY IMPOSE AN ADMINISTRATIVE FINE OF
21 NOT MORE THAN \$1,000.00 FOR EACH VIOLATION OR ATTEMPTED VIOLATION.

(3) IF THE DIRECTOR FINDS THAT A VIOLATION OR ATTEMPTED
VIOLATION HAS OCCURRED DESPITE THE EXERCISE OF DUE CARE OR DID NOT
RESULT IN SIGNIFICANT HARM TO HUMAN OR ANIMAL HEALTH OR THE
ENVIRONMENT, OR IF THE DIRECTOR BELIEVES THE PUBLIC INTEREST WILL
BEST BE SERVED, THE DIRECTOR MAY ISSUE A WARNING INSTEAD OF
IMPOSING AN ADMINISTRATIVE FINE.

33

(4) THE DIRECTOR SHALL ADVISE THE ATTORNEY GENERAL OF THE
 FAILURE OF A PERSON TO PAY AN ADMINISTRATIVE FINE IMPOSED UNDER
 THIS SECTION. THE ATTORNEY GENERAL SHALL BRING AN ACTION IN A COURT
 OF COMPETENT JURISDICTION TO RECOVER THE ADMINISTRATIVE FINE.

5 (5) A PERSON THAT VIOLATES OR ATTEMPTS TO VIOLATE THIS ACT OR 6 A RULE PROMULGATED UNDER THIS ACT IS GUILTY OF A MISDEMEANOR 7 PUNISHABLE BY IMPRISONMENT FOR NOT MORE THAN 90 DAYS OR A FINE OF 8 NOT MORE THAN \$5,000.00, OR BOTH, FOR EACH VIOLATION OR ATTEMPTED 9 VIOLATION, IN ADDITION TO ANY ADMINISTRATIVE FINES IMPOSED.

10 (6) A PERSON THAT KNOWINGLY AND WITH MALICIOUS INTENT VIOLATES
11 OR ATTEMPTS TO VIOLATE THIS ACT OR A RULE PROMULGATED UNDER THIS
12 ACT IS GUILTY OF A MISDEMEANOR PUNISHABLE BY IMPRISONMENT FOR NOT
13 MORE THAN 90 DAYS OR A FINE OF NOT MORE THAN \$25,000.00, OR BOTH,
14 FOR EACH OFFENSE.

15 (7) THE DIRECTOR MAY BRING AN ACTION TO ENJOIN A VIOLATION OR
16 THREATENED VIOLATION OF THIS ACT OR A RULE PROMULGATED UNDER THIS
17 ACT IN A COURT OF COMPETENT JURISDICTION IN THE COUNTY IN WHICH THE
18 VIOLATION OCCURS OR IS ABOUT TO OCCUR.

19 (8) A PERSON THAT USES TO HIS OR HER OWN ADVANTAGE OR REVEALS 20 TO A PERSON, OTHER THAN THE DIRECTOR, OFFICERS OF THE DEPARTMENT, 21 THE ATTORNEY GENERAL, OR THE DEPARTMENT OF TREASURY, OR THE COURTS 22 WHEN RELEVANT IN ANY JUDICIAL PROCEEDING, ANY INFORMATION ACQUIRED 23 UNDER THIS ACT CONCERNING ANY METHOD, RECORD, FORMULATION, OR 24 PROCESS THAT AS A TRADE SECRET IS ENTITLED TO PROTECTION, IS GUILTY 25 OF A MISDEMEANOR PUNISHABLE BY IMPRISONMENT FOR NOT MORE THAN 90 26 DAYS AND SHALL BE FINED NOT LESS THAN \$500.00. THIS PROHIBITION 27 SHALL NOT BE CONSIDERED AS PROHIBITING THE DIRECTOR FROM EXCHANGING

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INFORMATION OF A REGULATORY NATURE WITH APPOINTED OFFICIALS OF THE
 UNITED STATES GOVERNMENT, OR OF OTHER STATES, WHO ARE SIMILARLY
 PROHIBITED BY LAW FROM REVEALING THIS INFORMATION.

4 (9) THE ATTORNEY GENERAL MAY FILE A CIVIL ACTION FOR A 5 VIOLATION OF THIS ACT. A PERSON THAT VIOLATES THIS ACT OR A RULE 6 PROMULGATED UNDER THIS ACT MAY BE ORDERED TO PAY A CIVIL FINE OF NOT MORE THAN \$5,000.00 FOR EACH VIOLATION OR ATTEMPTED VIOLATION. 7 IN ADDITION, THE ATTORNEY GENERAL MAY BRING AN ACTION IN CIRCUIT 8 9 COURT TO RECOVER THE REASONABLE COSTS OF THE INVESTIGATION FROM ANY 10 PERSON THAT VIOLATED THIS PART OR ATTEMPTED TO VIOLATE THIS PART. 11 MONEY RECOVERED UNDER THIS SUBSECTION SHALL BE FORWARDED TO THE 12 STATE TREASURER FOR DEPOSIT INTO THE FUND.

(10) AS AN AFFIRMATIVE DEFENSE OF AN ACTION FILED UNDER THIS
SECTION, IN ADDITION TO ANY OTHER LAWFUL DEFENSE, A PERSON MAY
PRESENT EVIDENCE THAT, AT THE TIME OF THE ALLEGED VIOLATION OR
ATTEMPTED VIOLATION, THE PERSON WAS IN COMPLIANCE WITH THIS ACT AND
THE RULES PROMULGATED UNDER THIS ACT.

(11) A PERSON THAT VIOLATES THIS ACT IS LIABLE FOR ALL DAMAGES
SUSTAINED BY A PURCHASER OF A PRODUCT SOLD IN VIOLATION OF THIS
ACT. IN AN ENFORCEMENT ACTION, A COURT, IN ADDITION TO OTHER
REMEDIES OR PENALTIES PROVIDED BY LAW, MAY ORDER RESTITUTION TO A
PERSON INJURED BY THE PURCHASE OF A PRODUCT SOLD IN VIOLATION OF
THIS ACT.

24 SEC. 17. (1) THE FEED CONTROL FUND IS CREATED WITHIN THE STATE 25 TREASURY.

26 (2) THE STATE TREASURER SHALL RECEIVE FOR DEPOSIT IN THE FUND
 27 ALL FEES, ADMINISTRATIVE OR CIVIL FINES, AND PAYMENTS FOR THE COSTS

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1 OF INVESTIGATIONS INCURRED BY THE DIRECTOR COLLECTED UNDER THIS 2 ACT. IN ADDITION, THE STATE TREASURER MAY RECEIVE MONEY OR OTHER 3 ASSETS FROM ANY SOURCE FOR DEPOSIT INTO THE FUND. THE STATE 4 TREASURER SHALL DIRECT THE INVESTMENT OF THE FUND. THE STATE 5 TREASURER SHALL CREDIT TO THE FUND INTEREST AND EARNINGS FROM FUND 6 INVESTMENTS.

7 (3) MONEY IN THE FUND AT THE CLOSE OF THE FISCAL YEAR SHALL
8 REMAIN IN THE FUND AND SHALL NOT LAPSE TO THE GENERAL FUND.

9 (4) THE DEPARTMENT SHALL BE THE ADMINISTRATOR OF THE FUND FOR 10 AUDITING PURPOSES.

11 (5) THE DIRECTOR SHALL EXPEND MONEY FROM THE FUND, UPON
12 APPROPRIATION, ONLY FOR 1 OR MORE OF THE FOLLOWING PURPOSES:

13 (A) THE ADMINISTRATION AND ENFORCEMENT OF THIS ACT.

14 (B) TRAINING PROGRAMS AND OUTREACH AND EDUCATIONAL MATERIALS
15 TO ENSURE THE PROPER USE AND HANDLING OF ANIMAL FEED.

16 SEC. 18. (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, 17 THIS ACT PREEMPTS ANY LOCAL ORDINANCE, REGULATION, OR RESOLUTION 18 THAT WOULD IN ANY MANNER DUPLICATE, EXTEND, REVISE, CONTRADICT, OR 19 CONFLICT WITH THE PROVISIONS OF THIS ACT. EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, A LOCAL UNIT OF GOVERNMENT SHALL NOT 20 21 ADOPT, MAINTAIN, OR ENFORCE AN ORDINANCE, REGULATION, OR RESOLUTION 22 THAT IN ANY MANNER DUPLICATES, EXTENDS, REVISES, CONTRADICTS, OR 23 CONFLICTS WITH THIS ACT.

(2) IF A LOCAL UNIT OF GOVERNMENT IS UNDER CONTRACT WITH THE
DEPARTMENT TO ACT AS ITS AGENT OR THE LOCAL UNIT OF GOVERNMENT HAS
RECEIVED PRIOR WRITTEN AUTHORIZATION FROM THE DEPARTMENT, THAT
LOCAL UNIT OF GOVERNMENT MAY ADOPT AN ORDINANCE THAT IS IDENTICAL

1 TO THIS ACT AND RULES PROMULGATED UNDER THIS ACT, EXCEPT AS 2 PROHIBITED IN SUBSECTION (6). THE LOCAL UNIT OF GOVERNMENT'S 3 ENFORCEMENT RESPONSE FOR A VIOLATION OF THE ORDINANCE THAT INVOLVES 4 THE MANUFACTURING, STORAGE, DISTRIBUTION, SALE, OR AGRICULTURAL USE 5 OF PRODUCTS REGULATED BY THIS ACT IS LIMITED TO ISSUING A CEASE 6 ORDER IN THE MANNER PRESCRIBED IN SECTION 15.

7 (3) A LOCAL UNIT OF GOVERNMENT MAY ADOPT AN ORDINANCE
8 PRESCRIBING STANDARDS DIFFERENT FROM THOSE CONTAINED IN THIS ACT
9 AND RULES PROMULGATED UNDER THIS ACT AND THAT REGULATES THE
10 MANUFACTURING, STORAGE, DISTRIBUTION, SALE, OR AGRICULTURAL USE OF
11 A PRODUCT REGULATED BY THIS ACT ONLY UNDER EITHER OR BOTH OF THE
12 FOLLOWING CIRCUMSTANCES:

(A) THE LOCAL UNIT OF GOVERNMENT HAS DETERMINED THAT
UNREASONABLE ADVERSE EFFECTS ON THE ENVIRONMENT OR PUBLIC HEALTH
WILL OTHERWISE EXIST WITHIN THE LOCAL UNIT OF GOVERNMENT, TAKING
INTO CONSIDERATION SPECIFIC POPULATIONS WITHIN THAT LOCAL UNIT OF
GOVERNMENT WHOSE HEALTH MAY BE ADVERSELY AFFECTED.

(B) THE LOCAL UNIT OF GOVERNMENT HAS DETERMINED THAT THE
MANUFACTURING, STORAGE, DISTRIBUTION, SALE, OR AGRICULTURAL USE OF
A PRODUCT REGULATED BY THIS ACT WITHIN THAT UNIT OF GOVERNMENT HAS
RESULTED OR WILL RESULT IN THE VIOLATION OF OTHER EXISTING STATE OR
FEDERAL LAWS.

(4) AN ORDINANCE ADOPTED UNDER SUBSECTION (2) OR (3) SHALL NOT
CONFLICT WITH EXISTING STATE LAWS OR FEDERAL LAWS. AN ORDINANCE
ADOPTED UNDER SUBSECTION (3) SHALL NOT BE ENFORCED BY A LOCAL UNIT
OF GOVERNMENT UNTIL APPROVED BY THE COMMISSION. THE COMMISSION
SHALL PROVIDE A DETAILED EXPLANATION OF THE BASIS OF A DENIAL

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1 WITHIN 60 DAYS.

2 (5) WITHIN 60 DAYS AFTER THE LEGISLATIVE BODY OF A LOCAL UNIT 3 OF GOVERNMENT SUBMITS TO THE DEPARTMENT A RESOLUTION IDENTIFYING 4 UNREASONABLE ADVERSE EFFECTS ON THE ENVIRONMENT OR PUBLIC HEALTH AS 5 PROVIDED FOR IN SUBSECTION (3) (A), THE DIRECTOR SHALL HOLD A LOCAL 6 PUBLIC MEETING TO DETERMINE THE NATURE AND EXTENT OF UNREASONABLE 7 ADVERSE EFFECTS ON THE ENVIRONMENT OR PUBLIC HEALTH DUE TO THE 8 MANUFACTURING, STORAGE, DISTRIBUTION, SALE, OR AGRICULTURAL USE OF 9 A PRODUCT REGULATED BY THIS ACT. WITHIN 30 DAYS AFTER THE LOCAL 10 PUBLIC MEETING, THE DIRECTOR SHALL ISSUE A DETAILED OPINION 11 REGARDING THE EXISTENCE OF UNREASONABLE ADVERSE EFFECTS ON THE 12 ENVIRONMENT OR PUBLIC HEALTH AS IDENTIFIED BY THE RESOLUTION OF THE 13 LOCAL UNIT OF GOVERNMENT.

14 (6) THE DIRECTOR MAY CONTRACT WITH A LOCAL UNIT OF GOVERNMENT
15 TO ACT AS ITS AGENT FOR THE PURPOSE OF ENFORCING THIS ACT AND THE
16 RULES PROMULGATED UNDER THIS SECTION. THE DIRECTOR HAS SOLE
17 AUTHORITY TO ASSESS FEES AND LICENSE FEED MANUFACTURERS AND
18 DISTRIBUTORS.

(7) A LOCAL UNIT OF GOVERNMENT THAT ADOPTS AN ORDINANCE UNDER
 SUBSECTION (2) OR (3) SHALL REQUIRE PERSONS ENFORCING THE ORDINANCE
 TO COMPLY WITH TRAINING AND ENFORCEMENT REQUIREMENTS DETERMINED
 APPROPRIATE BY THE DIRECTOR.

SEC. 19. TO FACILITATE CONTINUED ACCESS TO MARKETS FOR FEED
 AND FEED INGREDIENTS, THE DIRECTOR MAY DO 1 OR MORE OF THE
 FOLLOWING:

26 (A) AT THE REQUEST OF A LICENSEE OR BASED UPON RECORDS
27 VOLUNTARILY SUPPLIED BY A LICENSEE, INSPECT, AUDIT, OR CERTIFY

LOCATIONS WHERE FEED REGULATED UNDER THIS ACT IS STORED OR BUSINESS
 RECORDS ARE KEPT.

3 (B) ISSUE CERTIFICATES PURSUANT TO SUBDIVISION (A), INCLUDING,
4 BUT NOT LIMITED TO, CERTIFICATES OF EXPORT FROM THIS STATE.

5 (C) PROMULGATE RULES TO INSPECT, AUDIT, OR CERTIFY AND ISSUE
6 CERTIFICATES PURSUANT TO THIS SECTION.

7 (D) INCLUDE A SCHEDULE OF FEES THAT ADDRESSES ALL ACTIVITIES
8 REQUIRED UNDER THIS SECTION. THE SCHEDULE OF FEES SHALL NOT
9 DUPLICATE THOSE PROVIDED IN OTHER SECTIONS OF THIS ACT.

Enacting section 1. R 285.635.15, R 285.635.16, and R
285.635.17 of the Michigan administrative code are rescinded.

12 Enacting section 2. This amendatory act takes effect upon the13 expiration of 90 days after the date it is enacted into law.