Stricken language would be deleted from and underlined language would be added to present law. Act 378 of the Regular Session

1	State of Arkansas 92nd General Assembly A Bill		
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3	Regular Session, 2019SENATE BII	L 355	
4			
5	By: Senator Rapert		
6	By: Representative Gazaway		
7			
8	For An Act To Be Entitled		
9	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 2 OF		
10	THE ARKANSAS CODE CONCERNING AGRICULTURE; AND FOR		
11	OTHER PURPOSES.		
12			
13	S h4:41		
14	Subtitle		
15	TO MAKE TECHNICAL CORRECTIONS TO TITLE 2		
16	OF THE ARKANSAS CODE CONCERNING		
17	AGRICULTURE.		
18			
19 20	DE TE ENACEED DY MUE CENEDAL ACCEMPLY OF MUE CEAME OF ADVANCAC.		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
21	$CECTION 1$ Asher and C_{2} is (10) in the two seconds		
22	SECTION 1. Arkansas Code § 2-15-410(b), concerning the transportat	lon	
23	of industrial hemp, is amended to read as follows to make grammatical corrections:		
24 25		.د	
25	(b) Industrial hemp that is found in this state at any location of the premises of an industrial hemp grower licensee is contraband and subj		
20	to seizure by any law enforcement officer, unless the person in possessio		
28	the industrial hemp has in his or her possession either:	II OI	
29	(1) The proper licensing documents under this subchapter; or		
30	(2) A bill of lading, or other proper documentation,		
31	demonstrating that the industrial hemp was legally imported or is otherwi	se	
32	legally present in this state under applicable state and federal laws		
33	relating to industrial hemp.		
34			
35	SECTION 2. Arkansas Code § 2-16-403(10) and (11), concerning the		
36	definitions to be used under the Arkansas Pesticide Control Act, are repe	aled	



to remove definitions that that are not used in the subchapter. (10) "EPA" means the United States Environmental Protection (11) "FIFRA" means the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., as amended; SECTION 3. Arkansas Code § 2-19-202(d), concerning the registration of fertilizer brands and materials, is amended to read as follows to further subdivide the language for clarification: Any commercial fertilizer sold must contain a minimum of twenty

10 (d) (20) units of primary plant food, except for the following exemptions for 11 12 special agricultural crop fertilizer formulations and for specialty 13 fertilizers:

14 (1)(A) Commercial fertilizers which are needed in special cases 15 for special agricultural crop uses shall be permitted to be sold in less than 16 the combined twenty-unit minimum of primary plant food elements.

17 (B)(i) The special agricultural crop-use fertilizers with 18 less than the twenty-unit minimum shall be permitted for sale only after the 19 fertilizer grade is registered with the board.

20 (ii) In order to register the fertilizer grade, the 21 applicant shall submit a written justification which shall show the need for 22 such special fertilizer grade and shall include the fertilizer materials to 23 be used in the special agricultural crop fertilizer formulation.

24 (iii) The board or its designee shall evaluate the 25 formulation based on criteria established by rules of the board_{τ}; and

26 (2)(A) A "specialty fertilizer" is any fertilizer distributed 27 primarily for nonfarm use, such as for home gardens, lawns, shrubs, flowers, 28 golf courses, municipal parks, cemeteries, greenhouses, and nurseries. It may 29 include fertilizers

30 (B) "Specialty fertilizer" includes a fertilizer used for 31 research or experimental purposes.

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33 SECTION 4. Arkansas Code § 2-19-501 is amended to read as follows to 34 further subdivide the language for clarification:

2-19-501. Definition. 35

36 "One hundred percent (100%) natural organic fertilizer" shall be

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defined as and include the following:

2 (1)(A) One hundred percent (100%) organic fertilizer - Materials
3 derived from either plant or animal products containing one (1) or more
4 elements other than carbon, hydrogen, and oxygen which are essential for
5 plant growth+.

6 (A) (B) These materials may be subjected to biological
7 degradation processes under conditions of drying, composting, enzymatic or
8 anaerobic/aerobic bacterial action or any combination of these;

9 (B) (C) These materials shall not be mixed with synthetic 10 materials;

11 (2) One hundred percent (100%) natural organic fertilizer shall 12 be processed from only one hundred percent (100%) animal substrate. No other 13 organic or inorganic, natural or synthetic, additives shall be used during 14 processing and no fortification may be used;

15 (3) One hundred percent (100%) natural organic fertilizers shall 16 contain as a guaranteed analysis not less than: nitrogen (N), four percent 17 (4.0%); phosphoric acid (P205), two percent (2.0%); and potash (K20), four 18 percent (4.0%);

19 (4) Determination of the guaranteed analysis will be according
20 to methods adopted by the AOAC International. (Fertilizers and Materials
21 Containing Large Quantities of Organic Matter; 12th edition, With Following
22 Improvements.).

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24 SECTION 5. Arkansas Code § 2-34-201(2), concerning the definitions to 25 be used in relation to the brand registry for livestock, is amended to read 26 as follows to make a grammatical correction:

27 (2) "Livestock" and "animal" mean any cattle bovine, horse, or
28 mule.

30 SECTION 6. Arkansas Code § 2-34-210(c), concerning the sale of the 31 State Brand Book, is amended to read as follows for clarification: 32 (c) The county clerk and the sheriff of each county shall receive 33 <u>copies of</u> all State Brand Books and supplements without cost to their 34 respective county. 35

36 SECTION 7. Arkansas Code § 2-38-101 is amended to read as follows to

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1	make	grammatical	corrections:

 2-38-101. Taking up animals.

Every citizen, a resident householder in any county in this state, on finding any horse, mare, mule, jack, or jenny or any domesticated cattle <u>bovine</u>, <u>hogs</u> <u>hog</u>, or sheep, of any age running at large, the owner of which is not known, may take the animal into his or her custody.

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8	SECTION 8. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.		
9	It is the intent of the General Assembly that:		
10	(1) The enactment and adoption of this act shall not expressly		
11	or impliedly repeal an act passed during the regular session of the Ninety-		
12	Second General Assembly;		
13	(2) To the extent that a conflict exists between an act of the		
14	regular session of the Ninety-Second General Assembly and this act:		
15	(A) The act of the regular session of the Ninety-Second		
16	General Assembly shall be treated as a subsequent act passed by the General		
17	Assembly for the purposes of:		
18	(i) Giving the act of the regular session of the		
19	Ninety-Second General Assembly its full force and effect; and		
20	(ii) Amending or repealing the appropriate parts of		
21	the Arkansas Code of 1987; and		
22	(B) Section 1-2-107 shall not apply; and		
23	(3) This act shall make only technical, not substantive, changes		
24	to the Arkansas Code of 1987.		
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27	APPROVED: 3/8/19		
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