Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/31/05			
2	85th General Assembly	A Bill			
3	Regular Session, 2005		HOUSE BILL 2918		
4					
5	By: Representatives Maloch, A	Vorton			
6					
7					
8		For An Act To Be Entitled			
9	AN ACT CONCERNING THE RIGHT TO FARM; AND FOR				
10	OTHER PU	RPOSES.			
11					
12		Subtitle			
13	AN AC	T CONCERNING THE RIGHT TO FARM.			
14					
15					
16	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:		
17					
18	SECTION 1. Arkar	nsas Code § 2-4-101 is amended to	read as follows:		
19	2-4-101. Purpose	2-4-101. Purpose.			
20	It is the declare	It is the declared policy of the state to conserve, protect, and			
21	encourage the development and improvement of its agricultural land and forest				
22	<u>lands</u> and other facilit	ties for the production of food,	fiber, and other		
23	agricultural and silvicultural products. When nonagricultural land uses				
24	extend into agricultura	al areas, agricultural operations	often become the		
25	subject of nuisance sui	its. As a result, agricultural op	erations are sometimes		
26	forced to cease operati	ions. Many others are discouraged	from making		
27	investments in farm or	$other\ agricultural\ improvements.$	It is the purpose of		
28	this chapter to reduce	the loss to the state of its agr	icultural resources by		
29	limiting the circumstances under which agricultural operations may be deemed				
30	to be a nuisance.				
31					
32	SECTION 2. Arkansas Code § 2-4-102 is amended to read as follows:				
33	2-4-102. Definition.				
34	As used in this o	As used in this chapter, unless the context otherwise requires,			
35	"agricultural facility" or "facility" means, but is not limited to, any				
36	plant, facility, structure, or establishment used for the feeding, growing,				

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I	production, holding, processing, storage, or distribution for commercial		
2	purposes of crops, livestock, poultry, swine, or fish, or products derived		
3	from any of them.		
4	As used in this chapter:		
5	(1) "Agricultural operation" or "farming operation" means an		
6	agricultural, silvicultural, or aquacultural facility or pursuit conducted,		
7	in whole or in part, including:		
8	(A) The care and production of livestock and livestock		
9	products, poultry and poultry products, apiary products, and plant and animal		
10	production for nonfood uses;		
11	(B) The planting, cultivating, harvesting, and processing		
12	of crops and timber; and		
13	(C) The production of any plant or animal species in a		
14	controlled freshwater or saltwater environment; and		
15	(2) "Agriculture" includes agriculture, silviculture, and		
16	aquaculture.		
17			
18	SECTION 3. Arkansas Code § 2-4-104 is repealed.		
19	2-4-104. Nonapplicable to certain facilities.		
20	This chapter shall not apply to an agricultural facility which		
21	materially changes its character of operation or materially increases the		
22	size of its physical plant.		
23			
24	SECTION 4. Arkansas Code § 2-4-105 is amended to read as follows:		
25	2-4-105. Local ordinances void.		
26	Any and all ordinances adopted by any municipality or county in which		
27	an agricultural facility <u>operation</u> is located making or having the effect of		
28	making the $\underline{agricultural}$ operation \underline{of} \underline{or} any $agricultural$ facility or its		
29	appurtenances a nuisance or providing for an abatement thereof as a nuisance		
30	in the circumstances set forth in this chapter are void and shall have no		
31	force or effect.		
32			
33	SECTION 5. Arkansas Code § 2-4-107 is amended to read as follows:		
34	2-4-107. Facility Operation not to become nuisance.		
35	(a) An agricultural facility, its appurtenances, or the operation		
36	thereof operation or its facilities or appurtenances shall not be or become a		

36

1	nuisance, private or public, as a result of any changed conditions in and		
2	about the locality after it has been in operation for a period of one (1)		
3	year or more when the facility, its appurtenances, or the operation thereof		
4	was agricultural operation or its facilities or appurtenances were not a		
5	nuisance at the time the operation began.		
6	(b)(l) Except as provided in this section, an agricultural operation		
7	shall not be found to be a public or private nuisance if the agricultural		
8	operation alleged to be a nuisance employs methods or practices that are		
9	commonly or reasonably associated with agricultural production.		
10	(2) An agricultural operation that employs methods or practices		
11	that are commonly or reasonably associated with agricultural production shall		
12	not be found to be a public or private nuisance as a result of any of the		
13	following activities or conditions:		
14	(A) Change in ownership or size;		
15	(B) Nonpermanent cessation or interruption of farming;		
16	(C) Participation in any governmental sponsored		
17	agricultural program;		
18	(D) Employment of new technology; or		
19	(E) Change in the type of agricultural product produced.		
20	(c)(1) Notwithstanding any other provision of this section to the		
21	contrary, an agricultural operation shall not be found to be a public or		
22	private nuisance if the agricultural operation:		
23	(A) Was established prior to the commencement of the use		
24	of the area surrounding the agricultural operation for nonagricultural		
25	activities; and		
26	(B) Employs methods or practices that are commonly or		
27	reasonably associated with agricultural production.		
28	(2) Employment of methods or practices that are commonly or		
29	reasonably associated with agricultural production or compliance with any		
30	state or federally issued permit shall create a rebuttal presumption that an		
31	agricultural operation is not a nuisance.		
32	(d) The court may award expert fees, reasonable court costs, and		
33	reasonable attorney's fees to the prevailing party in any action brought to		
34	assert that an agricultural operation is a private or public nuisance.		
35			

SECTION 2. Arkansas Code Title 2, Chapter 4, Subchapter 1 is amended

1	to add the following section:		
2	2-4-108. Liberal construction.		
3	This chapter is remedial in nature and shall be liberally construed to		
4	effectuate its purposes.		
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6	/s/ Maloch, et al		
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