1	State of Arkansas	
2	95th General Assembly A Bill	
3	Regular Session, 2025 H	HOUSE BILL 1928
4		
5	By: Representative M. Brown	
6	By: Senator Crowell	
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE ARKANSAS SOIL NUTRIENT	
10	APPLICATION AND POULTRY LITTER UTILIZATION ACT; TO	
11	AMEND THE LAW CONCERNING DESIGNATED NUTRIENT	
12	APPLICATION; TO AMEND THE LAW CONCERNING NUTRIENT	
13	MANAGEMENT PLAN; TO AMEND THE LAW CONCERNING POULTE	۲Y
14	LITTER MANAGEMENT PLAN; AND FOR OTHER PURPOSES.	
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17	Subtitle	
18	TO AMEND THE ARKANSAS SOIL NUTRIENT	
19	APPLICATION AND POULTRY LITTER	
20	UTILIZATION ACT.	
21		
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	:
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24	SECTION 1. Arkansas Code § 15-20-1106(c), concerning the	e designated
25	nutrient application within a nutrient surplus area, is amended	l to read as
26	follows:	
27	(c) Designated nutrient application within a nutrient su	ırplus area
28	shall be applied under time, place, and manner restrictions det	ermined
29	necessary by the commission, as provided by the commission's in	<u>iclusion of the</u>
30	terms in the nutrient management plan or poultry litter managem	<u>ment plan,</u> to
31	protect the soil fertility, crop vitality, and the waters withi	In the state.
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33	SECTION 2. Arkansas Code § 15-20-1107(d), concerning an	approved
34	nutrient management plan constituting a permit to apply nutrier	its, is amended
35	to read as follows:	
36	(d) <u>(l)</u> An approved nutrient management plan shall consti	tute a permit



1	to apply nutrients consistent with the nutrient management plan.
2	(2) The application of nutrients consistent with an approved
3	nutrient management plan under subdivision (d)(l) of this section shall not
4	serve as the basis for any civil or criminal liability, directly or
5	vicariously, for either the nutrient management plan holder or an agent or a
6	principal of the nutrient management plan holder.
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8	SECTION 3. Arkansas Code § 15-20-1107, concerning nutrient management
9	plans, is amended to add additional subsections to read as follows:
10	(e)(l) An administrative violation of this section shall not serve as
11	the basis for any criminal or civil action.
12	(2) An alleged violation of this section is not a basis for a
13	private right of action or any other action other than enforcement of the
14	terms of the nutrient management plans with the exception that the commission
15	may collect administrative fines as authorized under § 15-20-1113.
16	(f) As used in this section, "approved nutrient management plan" means
17	a nutrient management plan that has been approved by the relevant authority
18	and has not been:
19	(1) Revoked or rescinded by the state or a duly authorized agent
20	<u>of the state; or</u>
21	(2) Supplanted by a more recent nutrient management plan.
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23	SECTION 4. Arkansas Code § 15-20-1108(e), concerning an approved
24	poultry litter management plan constituting a permit to apply nutrients, is
25	amended to read as follows:
26	(e) <u>(l)</u> An approved poultry litter management plan shall constitute a
27	permit to apply nutrients consistent with the poultry litter management plan.
28	(2) The application of nutrients consistent with an approved
29	poultry litter management plan under subdivision (e)(1) of this section shall
30	not serve as the basis for any civil or criminal liability, directly or
31	vicariously, for either the poultry litter management plan holder or an agent
32	or a principal of the poultry litter management plan holder.
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34	SECTION 5. Arkansas Code § 15-20-1108, concerning poultry litter
35	management plans, is amended to add additional subsections to read as
36	follows:

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1	(f)(1) An administrative violation of this section shall not serve as
2	the basis for any criminal or civil action.
3	(2) An alleged violation of this section is not a basis for a
4	private right of action or any other action other than enforcement of the
5	terms of the poultry litter management plans with the exception that the
6	commission may collect administrative fines as authorized under § 15-20-1113.
7	(g) As used in this section, "approved poultry litter management plan"
8	means a poultry litter management plan that has been approved by the relevant
9	authority and has not been:
10	(1) Revoked or rescinded by the state or a duly authorized agent
11	of the state; or
12	(2) Supplanted by a more recent nutrient management plan.
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