# **1994 SESSION**

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 3.1-22.5, 3.1-126.3 through 3.1-126.11, and 9-6.14:4.1 of the Code of 3 Virginia, to amend the Code of Virginia by adding in Chapter 11.1 of Title 3.1 sections numbered 3.1-126.2:1, 3.1-126.2:2, 3.1-126.12:1, 3.1-126.12:2, and 3.1-126.12:3, and to repeal §§ 3.1-126.2, 4 5 3.1-126.12, and 3.1-126.13 of the Code of Virginia, relating to labeling, registration and licensing of liming materials; disposition of funds collected by the Department of Agriculture and Consumer 6 7 Services; fees; penalties.

[H 705]

Be it enacted by the General Assembly of Virginia: 10 1. That §§ 3.1-22.5, 3.1-126.3 through 3.1-126.11, and 9-6.14:4.1 of the Code of Virginia are 11 amended and reenacted and that the Code of Virginia is amended by adding in Chapter 11.1 of 12 Title 3.1 sections numbered 3.1-126.2:1, 3.1-126.2:2, 3.1-126.12:1, 3.1-126.12:2, 3.1-126.12:3 as 13 14 follows:

Approved

15 § 3.1-22.5. Virginia Agricultural Foundation Fund.

16 There is hereby established in the state treasury a special fund to be designated as the "Virginia Agricultural Foundation Fund" which shall consist of transfers made to it under §§ 3.1-81.1, 3.1-126.5 17 3.1-126.12:3, 3.1-814, 58.1-2111 and 58.1-2146 of the Code of Virginia, of other moneys appropriated 18 19 thereto, gifts and grants, and interest accruing thereon. The fund shall be expended in accordance with 20 the directions of the Virginia Agricultural Foundation Council and drawn from the state treasury in the 21 manner provided by law. No part of such fund shall revert to the general fund of the state treasury. 22 § 3.1-126.2:1. Definitions. 23

As used in this chapter, unless the context requires a different meaning:

24 "Agricultural liming material" means any limestone with calcium and magnesium compounds that 25 has the capacity, and whose intended purpose is, to neutralize soil acidity.

26 "Applicant" means the person who applies for, or requests, a license, or applies for registration of 27 any liming material; or applies to become a contractor.

28 "Board of Agriculture" or "Board" means the Board of Agriculture and Consumer Services.

29 "Brand" means the term, designation, trademark, product name or other specific designation under 30 which any liming material is offered for sale.

31 "Bulk" means materials in nonpackaged form.

32 "Calcium carbonate equivalent" means the acid neutralizing capacity of any liming material, 33 expressed as weight percentage of calcium carbonate.

"Commissioner" means the Commissioner of Agriculture and Consumer Services. 34

35 "Contractor" means any person except the registrant or licensee who sells any bulk liming material 36 to the consumer.

"Department" means the Department of Agriculture and Consumer Services. 37

38 "Distributor" means any person who imports or consigns, manufactures, produces, compounds, 39 mixes, or blends any liming material, or who offers for sale, sells, barters or otherwise supplies any 40 liming material.

41 "Effective Neutralizing Value" or "ENV" means a relative value using the calcium oxide content, 42 magnesium oxide content and fineness to express the effectiveness of an agricultural liming material in 43 neutralizing soil acidity. This term is synonymous with Effective Neutralizing Power (ENP).

44 "Fineness" means the percentage by weight of the material which will pass through United States 45 Standards sieves of specified sizes.

46 "Industrial co-product used to neutralize soil acid" means a waste or by-product of an industrial process that contains any compound not normally found in limestone as defined in this chapter that has 47 the capacity, and whose intended purpose is, to neutralize soil acidity. **48** 

"Kind" means one of the two classes of liming material as defined in this chapter. 49

"Label" means any written or printed matter on, or attached to, the package, or on the delivery 50 ticket which accompanies bulk shipments, of any liming material. 51

52 "Licensed" or "licensee" means the person issued a license to distribute any liming material in the 53 Commonwealth.

54 "Limestone" means a material consisting essentially of calcium carbonate, or a combination of 55 calcium carbonate and magnesium carbonate, capable of neutralizing soil acidity.

56 "Liming material" means any agricultural liming material and any industrial co-product used to 57 neutralize soil acid as defined in this chapter.

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58 "Manufacturer" means any person who manufactures, produces, compounds, mixes, blends, imports

59 or consigns liming material, or who offers for sale, sells, barters or otherwise supplies liming material. 60 "Percent" or "percentage" means by weight.

"Quantity statement" means the net weight (mass), net volume (liquid or dry), count or other form of 61 62 measurement of a commodity.

"Registrant" means the person registering any liming material pursuant to the provisions of this 63 64 chapter.

65 "Standard liming ton" means a ton of agricultural liming material with a calcium carbonate 66 equivalent of ninety percent.

67 "Stop sale, use, removal or seizure order" means an order which prohibits the distributor from 68 selling, relocating, using, or disposing of a lot of liming material, or portion thereof, in any manner, 69 until the Commissioner, or his agent, or a court gives written permission to sell, relocate, use or dispose 70 of the lot of liming material or portion thereof. 71

"Ton" means a net weight of 2,000 pounds avoirdupois.

"Type" means the identification of the agricultural liming material as follows:

73 1. "Burnt" means any agricultural liming material with calcium and magnesium compounds capable 74 of neutralizing soil acidity, and that consists essentially of calcium oxide, or a combination of calcium 75 oxide and magnesium oxide.

76 2. "Calcitic" means any agricultural liming material in which eighty-five percent or more of the total 77 neutralizing value, expressed as calcium carbonate equivalent, is derived from calcium.

78 3. "Dolomitic" means any agricultural liming material in which fifteen percent or more of the total 79 carbonate content is magnesium carbonate.

80 4. "Hydrated" means any agricultural liming material, made from burnt lime, which consists essentially of: (i) calcium hydroxide; (ii) a combination of calcium hydroxide, magnesium oxide and 81 magnesium hydroxide; or (iii) a combination of calcium hydroxide, and either magnesium oxide or 82 83 magnesium hydroxide.

5. "Marl" means a granular or loosely consolidated earthy agricultural liming material composed 84 85 largely of calcium carbonate. 86

§ 3.1-126.2:2. Appointment of agents.

The Commissioner may appoint agents to assist in carrying out the provisions of this chapter and the 87 88 regulations adopted and established pursuant thereto. 89

§ 3.1-126.3. Labeling.

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90 (a) A. Agricultural liming materials Any liming material sold, offered or exposed for sale in this the 91 Commonwealth shall have affixed to each package in a conspicuous manner on the outside thereof, a 92 plainly printed, stamped or otherwise marked label, tag or statement, or in the case of bulk sales, a 93 statement on the delivery slip, setting forth in the English language at least the following information: 94

(1) 1. The net weight quantity statement of the agricultural liming material;

(2) 2. The brand or trade name of the *liming* material;

(3) 3. In the case of agricultural liming material, the identification of the product as to type of the agricultural liming material as defined under § 3.1-126.2 (e) through (i) 3.1-126.2:1, including the 96 97 98 chemical analysis corresponding to the type definition;

99 (4) 4. The minimum percentage of available potash, if the liming material contains potash has been 100 added to the liming material;

(5) 5. Calcium carbonate equivalent of the liming material as determined by methods prescribed by 101 102 procedures of the Association of Official Analytical Chemists (AOAC) in its most recent publication. 103 Minimum calcium carbonate equivalents as prescribed by regulation;

104 6. The Effective Neutralizing Value (ENV) of the liming material as calculated using the following 105 formula:

106 (percent by weight passing twenty mesh sieves - percent by weight passing sixty mesh sieves) x 0.4107 = (a)

(percent by weight passing sixty mesh sieves - percent by weight passing 100 mesh sieves) x 0.8 =108 109 *(b)* 

110 (percent by weight passing 100 mesh sieves) x 1.0 = (c)

 $[(a+b+c) \times Calcium Carbonate Equivalent (CCE)]$  divided by 100 = ENV; 111

(6) 7. The minimum percentum by weight passing through United States Standard sieves as 112 113 prescribed by regulations; and

(7) 8. The name and principal office address of the manufacturer or distributor of the liming 114 115 material.

116 B. For any fluid liming material or any packaged liming material-fertilizer mixture, the label shall 117 also include the following information:

(i) The kind of liming material used in the manufacture of the product, 118

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119 (ii) The type of agricultural liming material used in the manufacture of the product, if applicable,

120 (iii) The guaranteed analysis of the final product, and

121 (iv) A statement setting forth the equivalency of the calcium carbonate equivalent of the fluid liming 122 material or liming material-fertilizer mixture to the calcium carbonate equivalent of a standard liming 123 ton.

124 C. For any bulk liming material-fertilizer mixture, except when the ingredients are billed separately, 125 the label shall also include the following information: 126

(i) The kind of liming material used in the manufacture of the product,

(ii) The type of agricultural liming material used in the manufacture of the product, if applicable,

128 (iii) The guaranteed analysis of the final product, and

129 (iv) A statement setting forth the equivalency of the calcium carbonate equivalent of the fluid liming 130 material or liming material-fertilizer mixture to the calcium carbonate equivalent of a standard liming 131 ton.

132 If the ingredients of the bulk liming material-fertilizer mixture are billed separately, the label shall 133 also include the following information: 134

1. The kind of liming material used in the manufacture of the product;

2. The type of agricultural liming material used in the manufacture of the product, if applicable;

3. The dry weight of the liming material used in the manufacture of the product before mixing;

137 4. The guaranteed analysis of the liming material used in the manufacture of the product before 138 mixing; and 139

5. The guaranteed analysis of the fertilizer used in the manufacture of the product before mixing.

D. For any industrial co-product used to neutralize soil acid, the product label shall include the 140 statement "Industrial co-product used to neutralize soil acid." If the product is below the Virginia 141 minimum standard requirements for an agricultural liming material as defined in the regulations, the 142 statement "Substandard liming material" shall also be on the label. 143

144 (b) E. Such label may also set forth the minimum percentage of calcium oxide and magnesium oxide 145 and/or calcium carbonate and magnesium carbonate All liming material shall be labeled as registered 146 with the Commissioner.

147 (c) F. No information or statement shall appear on any package, label, delivery slip or advertising 148 matter which is false or misleading to the purchaser as to the quality, analysis, kind, type or composition 149 of the agricultural liming material.

150 (d) G. In the case of any *liming* material which has been adulterated subsequent to packaging, 151 labeling or loading thereof, and before delivery to the consumer, a plainly marked notice to that effect 152 shall be affixed by the vendor to the package or delivery slip to identify the kind and degree of such 153 adulteration therein.

154 (e) Any person desiring to become a contractor as defined in this chapter shall, before engaging in 155 such business, make application to the Commissioner on application forms furnished by the 156 Commissioner for a permit to do business in this Commonwealth. Each application should be 157 accompanied by a remittance of two dollars for each contractor as a fee for issue of permit, unless a 158 permit has been obtained under the Virginia Fertilizer Law. The applicant shall guarantee compliance 159 with all provisions of this chapter which apply to the sale of bulk liming materials, which shall include 160 delivery to the consumer of the bulk liming materials purchased. Upon approval by the Commissioner, a copy of the permit shall be furnished the applicant and when furnished, shall authorize the person 161 receiving same to do business as a contractor. All permits shall expire on June 30 of each year. 162

163 (f) H. If the Board finds, after public hearing following due notice, that the requirement for 164 expressing the calcium and magnesium in elemental form would not impose an economic hardship on 165 distributors and users of agricultural liming materials by reason of conflicting labeling requirements among the states, the Commissioner The Board may require by regulation thereafter that the minimum 166 percentage of calcium oxide and, magnesium oxide and/or, calcium carbonate, and magnesium 167 168 carbonate shall be expressed in the following form:

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# Total Calcium (Ca) . . . . . percent

Total Magnesium (Mg) . . . . . percent

171 Provided, however, that the effective date of such regulation shall not be less than six months 172 following the issuance thereof, and provided, further, that However, for a period of two years following 173 the effective date of such regulation the equivalent of calcium and magnesium may also be shown in the 174 form of calcium oxide and, magnesium oxide and/or, calcium carbonate, and magnesium carbonate.

175 I. Registrants shall be allowed not more than one year from July 1, 1994, to use existing inventories 176 of labeling materials.

177 § 3.1-126.4. Registration, permitting, and licensing.

178 (a) A. Each separately identified product Any distributor of agricultural liming material in the 179 Commonwealth shall be registered before being distributed in this register by July 1 of each year for the

180 registration year of July 1 to June 30 each brand of agricultural liming material before distributing any 181 agricultural liming material in the Commonwealth. The application for registration shall be submitted to 182 the Commissioner on forms furnished or approved by the Commissioner and shall be accompanied by a 183 fee of ten dollars per product. Each distributor shall submit an application for registration to the 184 Commissioner on forms furnished or approved by the Commissioner and shall pay to the Commissioner 185 a registration fee of fifty dollars per brand of agricultural liming material per registration year. Upon approval by the Commissioner, a copy of the registration shall be furnished to the applicant. All 186 187 registration shall expire on December 31 of the year for which approval of application is granted the 188 Commissioner or his agent shall furnish a copy of the registration to the applicant. Each registration 189 shall expire on June 30 of the registration year for which the Commissioner or his agent issued the 190 registration. Every such registration shall be valid through July 31 of the next registration year or until 191 issuance of the renewal registration, whichever event first occurs, if the holder thereof shall have filed a 192 renewal application with the Commissioner on or before June 30 of the registration year for which the 193 Commissioner or his agent issued the registration; however, any registration the Commissioner or his 194 agent issued on or after January 1, 1994, and on or before July 1, 1994, shall be issued to expire on 195 June 30, 1995.

196 B. Any distributor of any brand of industrial co-product used to neutralize soil acid in the 197 Commonwealth shall register by July 1 of each year for the registration year of July 1 to June 30 each 198 brand of industrial co-product used to neutralize soil acid before distributing any industrial co-product 199 used to neutralize soil acid in the Commonwealth. Each distributor shall submit an application for 200 registration to the Commissioner on forms furnished or approved by the Commissioner and shall pay to 201 the Commissioner a registration fee of \$100 per brand of industrial co-product used to neutralize soil 202 acid per registration year. Upon approval by the Commissioner, the Commissioner or his agent shall 203 furnish a copy of the registration to the applicant. Each registration shall expire on June 30 of the registration year for which the Commissioner or his agent issued the registration. Every such 204 205 registration shall be valid through July 31 of the next registration year or until issuance of the renewal registration, whichever event first occurs, if the holder thereof shall have filed a renewal application 206 207 with the Commissioner on or before June 30 of the registration year for which the Commissioner or his 208 agent issued the registration; however, any registration the Commissioner or his agent issued on or 209 after January 1, 1994, and on or before June 30, 1994, shall expire on June 30, 1995.

Any distributor making application to register any brand of industrial co-product used to neutralize
soil acid shall submit to the Commissioner test data indicating the product's neutralizing value, and its
safety to plants and animals.

213 C. If the Commissioner or his agent identifies any unregistered liming material in commerce in the 214 Commonwealth during the registration year, the Commissioner or his agent shall grant a grace period 215 of fifteen working days from issuance of notification to the distributor of the liming material within 216 which to register the liming material without penalty. Any distributor who fails to register each brand of 217 liming material being distributed by him in the Commonwealth by the fifteenth day of the grace period, 218 shall pay to the Commissioner a fifty dollar late fee per brand of liming material in addition to the 219 registration fee, as well as cause a stop sale, use, removal or seizure order to be issued upon said 220 liming material until its registration is complete.

(b) D. A distributor shall not be required to register any brand of agricultural liming material or agricultural liming material with added potash, if it has been duly registered under this chapter by another person, providing provided the label on the liming material the other person registered does not differ in any respect from the label on the liming material the distributor seeks to register.

225 E. Each person who manufactures or whose name appears on the label of any liming material to be 226 distributed in the Commonwealth shall by July 1 of each year, or prior to distribution of such liming 227 material, obtain a license for the licensing year of July 1 to June 30. Each person shall make application on forms furnished or approved by the Commissioner and shall pay a license fee of fifty 228 229 dollars per licensing year per distributor. Each license shall expire on June 30 of the license year for 230 which the Commissioner or his agent issued the license. Every such license shall be valid through July 231 31 of the next licensing year or until issuance of the renewal license, whichever event first occurs, if the 232 holder thereof shall have filed a renewal application with the Commissioner on or before June 30 of the licensing year for which the Commissioner or his agent issued the license. 233

F. The Commissioner or his agent shall grant a grace period of fifteen working days from issuance
of notification, within which to obtain a license without penalty, to any person who fails to obtain a
license during the licensing year as required by subsection E. Any person who fails to obtain a license
by the fifteenth day of the grace period shall pay to the Commissioner a fifty dollar late fee in addition
to the license fee, as well as cause a stop sale, use, removal or seizure order to be issued on any liming
material the person distributes until the person obtains the required license.

240 G. Any person desiring to become a contractor as defined in this chapter shall make application to

241 the Commissioner by July 1 of each year for the permitting year July 1 to June 30 on forms furnished 242 or approved by the Commissioner for a permit to do business in the Commonwealth and obtain said 243 permit before engaging in such business. Each applicant shall pay a permit fee to the Commissioner of 244 fifty dollars per permitting year unless a permit has been obtained under the Virginia Fertilizer Law 245 (§ 3.1-74 et seq.). The contractor shall guarantee compliance with all provisions of this chapter which 246 apply to the sale and delivery of bulk liming material. Upon approval by the Commissioner, the 247 Commissioner or his agent shall furnish a copy of the permit to the contractor and shall authorize the 248 person receiving the permit to do business. Each permit to do business shall expire on June 30 of the 249 permitting year for which the Commissioner or his agent issued the permit. Every such permit shall be valid through July 31 of the next permitting year or until issuance of the renewal permit, whichever 250 251 event first occurs, if the holder thereof shall have filed a renewal application with the Commissioner on 252 or before June 30 of the permitting year for which the Commissioner or his agent issued the permit.

H. The Commissioner or his agent shall grant a grace period of fifteen working days from issuance of notification to any person who fails to obtain a contractor's permit to do business during the permitting year as required by subsection G within which to obtain the permit without penalty. Any person who fails to obtain a permit by the fifteenth day of the grace period shall pay to the Commissioner a fifty dollar late fee in addition to the permit fee, as well as cause a stop sale, use, removal or seizure order to be issued on any liming material the person sells until the person obtains the required permit.

**260** § 3.1-126.5. Report of tonnage; inspection fee; fee for late payment.

261 (a) Within thirty days following the expiration of registration, which ends on December 31 A. By 262 August 1 of each year, each registrant person who distributes liming material to a nonlicensed person shall submit on a form furnished or approved by the Commissioner an annual a tonnage statement for 263 264 the reporting year July 1 through June 30 of each year setting forth by counties, the number of net tons 265 of each agricultural liming material sold by him the distributor for use in this each county or city in the 266 Commonwealth during the previous twelve-month period. Such statements shall be filed with the 267 Virginia Department of Agriculture and Consumer Services and shall be accompanied by payment of 268 five cents per short ton. The Commissioner shall pay the revenue derived from this section into the state treasury to the credit of the Virginia Agricultural Foundation Fund. If the tonnage fee is not paid by the 269 270 due date; however, each person distributing liming material to a nonlicensed person shall submit to the 271 Commissioner by August 1, 1995, a tonnage statement setting forth the number of tons of liming 272 material sold for use in each county or city in the Commonwealth by the distributor for the period 273 January 1, 1995, through June 30, 1995. Each person distributing liming material in the Commonwealth 274 to a nonlicensed person shall file a statement with the Commissioner and shall pay to the Commissioner 275 an inspection fee of five cents per ton of liming material sold per reporting year. The minimum 276 inspection fee shall be thirty-five dollars per distributor per reporting year; provided that for the period January 1, 1995, through June 30, 1995, the minimum inspection fee shall be seventeen dollars and fifty 277 278 cents per distributor. If the distributor fails to submit the tonnage statement and pay the inspection fee 279 by August 1 of each year, the Commissioner or his agent shall notify the registrant distributor and grant 280 an additional a grace period of fifteen working days for the registrant from issuance of notification for 281 the distributor to submit the tonnage statement and to pay the tonnage inspection fee without penalty. 282 After the fifteenth day has expired, there shall be a penalty of ten per centum of the tonnage fee which 283 shall be added to the tonnage fee due plus interest at the rate of eight per centum per annum until the 284 full amount due is paid. Nothing in this section shall prevent registrants from voluntarily filing the 285 required statement and paying the tonnage fees on a quarterly calendar basis. If the distributor fails to submit the tonnage statement and pay the inspection fee by the time the fifteenth day of the grace period 286 287 has expired, the distributor shall pay to the Commissioner a late fee of ten percent of the inspection fee, 288 or fifty dollars, whichever is greater, per reporting year in addition to the inspection fee due.

(b) The registrant shall use a system of keeping books that is satisfactory to the Commissioner,
indicate accurately in his records the tonnage of agricultural liming material sold in the Commonwealth,
and agree to allow the Commissioner or his duly authorized representative to examine such records and
verify the tonnage statement.

B. Any distributor required to pay an inspection fee under subsection A shall use generally accepted accounting principles that indicate accurately in the distributor's records the tonnage of liming materials sold by the distributor in the Commonwealth. The Commissioner or his agent may inspect the distributor's records which the distributor shall maintain for a period of three years.

297 C. 1. Except as provided in subdivision 2 of this subsection, any person who distributes to a
 298 nonlicensed person shall file the tonnage statement with the Commissioner and pay to the Commissioner
 299 the inspection fee.

300 2. The Commissioner or his agent shall not require the person specified in subdivision 1 of this
 301 subsection who distributes liming materials to file the tonnage statement or pay the inspection fee, if

302 another person agrees in a written statement, filed with the Commissioner, to pay the inspection fee and 303 file the tonnage statement by August 1 of each year.

304 3. Any person not required to file the tonnage statement or pay the inspection fee pursuant to the 305 exception specified in subdivision 2 of this subsection, shall file with the Commissioner by August 1 of 306 each year a purchasing report stating the number of tons the person specified in this subdivision 307 purchased during the reporting year and from whom the liming material was purchased. The report 308 shall be made on a form furnished or approved by the Commissioner.

309 (c) D. The Commissioner shall may publish and distribute annually, to each agricultural liming 310 material registrant and other interested persons, a composite report showing the tons of agricultural 311 liming material sold in each county of this the Commonwealth. This report shall in no way divulge the 312 operation of any registrant or licensee.

313 § 3.1-126.6. Inspection, sampling, analysis.

314 (a) A. It shall be the duty of the Commissioner, who may act through his authorized or his agent, to 315 sample, inspect, make analyses of, and test agricultural liming materials material distributed within the 316 Commonwealth as he may deem necessary to determine whether such agricultural liming materials are 317 *material is* in compliance with the provisions of this chapter. The Commissioner, individually or through 318 his agent, is authorized to enter upon any public or private premises, or carriers any carrier during 319 regular business operating hours, in order to have access to agricultural liming material subject to the 320 provisions of this chapter and regulations pertaining thereto, and to the records relating to their its 321 distribution.

322 (b) The methods of analysis and sampling shall be those approved by the Board, and shall be guided 323 by AOAC procedures.

324 (c) B. The Commissioner or his agent shall distribute the results of official analysis analyses of 325 agricultural liming materials material and portions of official samples shall be distributed by the 326 Commissioner of liming material as provided in the regulations at least annually. 327

§ 3.1-126.7. Stop sale, use, removal or seizure order; review.

328 (a) A. The Commissioner or his agent may issue and enforce a written or printed stop-sale, use  $\Theta_{\mathbf{r}}$ , 329 removal or seizure order to the owner or custodian of any lot of agricultural liming materials material 330 and to hold at a designated place. The Commissioner or his agent shall issue such order when the 331 Commissioner or his agent finds such agricultural liming material is being offered or exposed for sale in 332 violation of any of the provisions of this chapter until the law has been complied with and such 333 agricultural liming material is . Such order may provide that such liming material be held at a 334 designated place until the owner or custodian of such lot of liming material has complied with this 335 chapter and the Commissioner or his agent has released the liming material in writing by the 336 Commissioner, or such violation has been otherwise legally disposed of by written authority.

337 (b) B. The owner or custodian of such agricultural liming material shall have the right to judicial review in accordance with the provisions of the Administrative Process Act (§ 9-6.14:1 et seq.). 338

339 (c) C. The Commissioner or his agent shall release the agricultural liming material which has been 340 subjected to an a stop sale, use, removal or seizure order under subsection (a) A of this section when 341 the owner or custodian of such liming material has complied with the requirements of this chapter have 342 been complied with.

343 (d) D. The provisions of this section shall not be construed (i) as limiting the right of the 344 enforcement officer Commissioner or his agent to proceed as authorized by other provisions of this 345 chapter, or (ii) as limiting or prohibiting the operation of § 9-6.14:18 of the Administrative Process Act. 346

§ 3.1-126.8. Assessments for violations of chapter.

347 (a) A. Any person convicted of violating any provision of this chapter or the rules and regulations 348 promulgated thereunder hereunder shall be subject to a penalty of not less than \$25 nor more than \$200 349 to be enforced by a summary proceeding in a court of competent jurisdiction. Nothing in this chapter 350 shall be construed as requiring the Commissioner or his authorized agent to report for prosecution, or 351 for the institution of seizure proceedings as a result of minor violations of this chapter when he believes 352 that the public interest will best be served by a suitable written warning, where the Commissioner 353 considers the violations of the act to be minor. In such cases, the Commissioner may serve a suitable 354 notice of warning in writing, when he believes that the public interest will be best served by so doing.

355 (b) When, upon analysis by the Department of Agriculture and Consumer Services, any shipment of agricultural liming materials that are sampled that fail to meet the guarantee for chemicals, neutralizing 356 357 value or screen size, a penalty shall be assessed in accordance with the rules and regulations as 358 established by the Board.

359 B. The Commissioner or his agent shall make an assessment for variance from guarantee in 360 accordance with the regulations as established by the Board, not to exceed \$5,000 per occurrence, when any shipment of liming material that the Commissioner or his agent samples and upon analysis, fails to 361 362 meet the guarantee for chemicals, neutralizing value, or screen size.

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363 (1) 1. All penalties or assessments levied by the Commissioner shall within three months from date 364 of notice to manufacturer, dealer or agent, be paid to the purchasers of such penalized lots of 365 agricultural liming material, receipts taken therefor and promptly forwarded to the Commissioner. The person whose name appears on the label of the violative lot of liming material shall pay the assessment 366 367 for variance from guarantee levied by the Commissioner. The person assessed shall obtain a receipt 368 signed by the purchaser for each payment, and promptly forward the same to the Commissioner. The 369 person whose name appears on the label of the violative lot of liming material shall pay the assessment 370 for variance from guarantee within sixty days from date of notice to the person assessed. If the 371 purchasers purchaser cannot be found, or if the amount due any one purchaser from the lot of 372 agricultural liming material, on which an assessment has been levied, is less than one dollar, the amount 373 of penalty assessed shall be paid person whose name appears on the label of the violative lot of liming 374 material shall pay the assessment for variance from guaranty to the Commissioner, who shall deposit the same in the state treasury, and report to the State Comptroller, who shall credit the same to a special 375 376 fund the Sale of Substandard Liming Material Fund, which Fund is hereby created. The Fund shall be a 377 special nonreverting fund in the state treasury, to be disbursed as provided in subdivision 2 of this 378 subsection.

379 (2) 2. Such funds as shall thereafter be found to be payable to the purchasers of lots of agricultural 380 liming material on which the penalties were assessed assessments for variance from guaranty were made 381 shall be paid from the fund Sale of Substandard Liming Material Fund on order of the Commissioner. 382 Any The State Comptroller shall transfer any balance remaining in such Fund for a period of two years 383 shall be transferred thereafter by the State Comptroller ninety days to the credit of the General Fund of 384 the Commonwealth fund specified in § 3.1-126.12:3.

385 § 3.1-126.9. Seizure of liming material when assessments not paid.

386 The Commissioner or his agent may seize any commercial liming material belonging to such 387 manufacturer, dealer or agent, if the any person whose name appears on the label of the violative lot of 388 liming material, if such person fails to pay the assessment be not paid for variance from guarantee 389 within three months sixty days after such the Commissioner has given notice to such manufacturer, 390 dealer or agent has been given by the Commissioner person.

391 § 3.1-126.10. Appeal from assessment, seizure and sale.

392 Any person feeling himself aggrieved by any action of the Commissioner under provisions of this 393 chapter shall have the right to judicial review in accordance with the provisions of the Administrative 394 Process Act (§ 9-6.14:1 et seq.).

395 § 3.1-126.11. Prohibited acts.

- 396 (a) A.No agricultural liming material shall be sold or offered for sale in this the Commonwealth 397 unless it complies with provisions of this chapter.
- 398 (b) B. No agricultural liming material shall be sold or offered for sale in this the Commonwealth 399 which contains toxic materials in quantities injurious to plants or animals.
- 400 C. Any person who shall hinder or obstruct in any way the Commissioner or his agent in the 401 performance of his official duties shall be guilty of a Class 3 misdemeanor. 402
  - § 3.1-126.12:1. Authority of Board and Commissioner to promulgate regulations.

403 A. The Board is authorized to promulgate such regulations as may be necessary to give effect to the **404** full intent and meaning of this chapter. Such regulations may relate, by way of example, but not by way 405 of limitation, to investigational allowances, definitions, records, manufacturing practices and to the 406 distribution and storage of liming material.

407 B. The Commissioner may adopt, as a regulation, (i) the Official Fertilizer Terms and Definitions 408 adopted by the Association of American Plant Food Control Officials; (ii) the methods of sampling and 409 analysis for liming material adopted by the Association of Official Analytical Chemists; and (iii) any 410 method of sampling and analysis for liming material developed by the Department or adopted by 411 agencies of the federal government, agencies of other states, the Division of Consolidated Laboratories 412 or other commercial laboratories accredited by the Food and Drug Administration, U.S. Department of 413 Agriculture or Association of Official Analytical Chemists. Such regulations adopted by the 414 Commissioner shall be effective upon filing with the Registrar of Regulations, who shall publish the 415 regulation as a final regulation in the Virginia Register of Regulations. The regulation shall contain a 416 preamble stating that the Board will receive, consider, and respond to petitions by any interested person 417 at any time with respect to reconsideration or revision of such regulation. The Board, after giving notice 418 in the Virginia Register of Regulations, may reconsider and revise the regulation adopted by the 419 Commissioner. Such revised regulation shall be effective upon filing with the Registrar of Regulations, 420 who shall publish the regulation as a final regulation in the Virginia Register of Regulations. Neither 421 the provisions of the Administrative Process Act (§ 9-6.14:1 et seq.) nor public participation guidelines 422 adopted pursuant thereto shall apply to the adoption, reconsideration or revision of any regulation 423 adopted pursuant to this subsection.

424 § 3.1-126.12:2. Duty of Commonwealth's attorneys.

425 It shall be the duty of each attorney for the Commonwealth with responsibility for the enforcement of 426 this chapter, and to whom any violation is reported, to cause appropriate proceedings to be instituted 427 and prosecuted in a court of competent jurisdiction without delay.

§ 3.1-126.12:3. Disposition of funds.

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All fees, penalties, funds, including those transferred as specified in subdivision 2 of subsection B of 429 § 3.1-126.8, and except as provided in subdivision 1 of subsection B of § 3.1-126.8, assessments under 430 431 this chapter that the Commissioner receives shall be paid into a dedicated special fund in the state 432 treasury to be used in carrying out the purpose and provisions of this chapter, to include inspection, 433 sampling and other expenses; except that the Commissioner shall deposit, to the credit of the Virginia 434 Agricultural Foundation Fund, five cents per ton of liming material sold per reporting year of the 435 inspection fee. 436

§ 9-6.14:4.1. Exemptions and exclusions.

A. Although required to comply with § 9-6.18 of the Virginia Register Act (§ 9-6.15 et seq.), the 437 following agencies are exempted from the provisions of this chapter, except to the extent that they are 438 specifically made subject to \$\$ 9-6.14:14.1, 9-6.14:21 and 9-6.14:22: 439 440

1. The General Assembly.

441 2. Courts, any agency of the Supreme Court, and any agency which by the Constitution is expressly 442 granted any of the powers of a court of record.

443 3. The Department of Game and Inland Fisheries in promulgating regulations regarding the 444 management of wildlife. 445

4. The Virginia Housing Development Authority.

446 5. Municipal corporations, counties, and all local, regional or multijurisdictional authorities created 447 under this Code, including those with federal authorities, except for those created under Chapter 27 448 (§ 15.1-1228 et seq.) of Title 15.1.

449 6. Educational institutions operated by the Commonwealth provided that, with respect to § 9-6.14:22, 450 such educational institutions shall be exempt from the publication requirements only with respect to 451 regulations which pertain to (i) their academic affairs; (ii) the selection, tenure, promotion and 452 disciplining of faculty and employees; (iii) the selection of students; and (iv) rules of conduct and 453 disciplining of students.

454 7. The Milk Commission in promulgating regulations regarding (i) producers' license and base, (ii) 455 classification and allocation of milk, computation of sales and shrinkage, and (iii) class prices for 456 producers' milk, time and method of payment, butterfat testing and differential. 457

8. The Virginia Resources Authority.

9. Agencies expressly exempted by any other provision of this Code.

459 10. The Virginia Voluntary Formulary Board in formulating recommendations regarding amendments to the Formulary pursuant to § 32.1-81. **460** 

461 11. The Council on Information Management.

12. The Department of General Services in promulgating standards for the inspection of buildings for 462 463 asbestos pursuant to § 2.1-526.14.

464 13. [Repealed.]

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14. [Repealed.]

466 15. The State Council of Higher Education for Virginia, in developing, issuing, and revising 467 guidelines pursuant to § 23-9.6:2.

468 16. The Commissioner of the Department of Agriculture and Consumer Services in adopting 469 regulations pursuant to subsection B of § 3.1-726.

470 17. The Commissioner of Agriculture and Consumer Services and the Board of Agriculture and 471 Consumer Services in promulgating regulations pursuant to subsection B of § 3.1-126.12:1 and 472 subsection A of § 3.1-884.21:1.

473 18. The Board of Medicine when specifying therapeutic pharmaceutical agents for the treatment of 474 certain conditions of the human eve and its adnexa by certified optometrists pursuant to § 54.1-2957.2.

475 19. The Board of Medicine, in consultation with the Board of Pharmacy, when promulgating 476 amendments to the Physician's Assistant Formulary established pursuant to § 54.1-2952.1.

477 20. The Boards of Medicine and Nursing in promulgating amendments to the Nurse Practitioner Formulary established pursuant to § 54.1-2957.01. 478 479

21. The Virginia War Memorial Foundation.

22. The Virginia Medicaid Prior Authorization Advisory Committee in making recommendations to 480 481 the Board of Medical Assistance Services regarding prior authorization for prescription drug coverage **482** pursuant to Article 4 (§ 32.1-331.12 et seq.) of Chapter 10 of Title 32.1.

483 B. Agency action relating to the following subjects is exempted from the provisions of this chapter: **484** 1. Money or damage claims against the Commonwealth or agencies thereof.

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- 485 2. The award or denial of state contracts, as well as decisions regarding compliance therewith.
- 486 3. The location, design, specifications or construction of public buildings or other facilities.
- 487 4. Grants of state or federal funds or property.
- 488 5. The chartering of corporations.
- 489 6. Customary military, naval or police functions.
- 490 7. The selection, tenure, dismissal, direction or control of any officer or employee of an agency of 491 the Commonwealth.
- 492 8. The conduct of elections or eligibility to vote.
- 493 9. Inmates of prisons or other such facilities or parolees therefrom.
- 494 10. The custody of persons in, or sought to be placed in, mental, penal or other state institutions as 495 well as the treatment, supervision, or discharge of such persons.
- 496 11. Traffic signs, markers or control devices.
- 497 12. Instructions for application or renewal of a license, certificate, or registration required by law.
- 498 13. Content of, or rules for the conduct of, any examination required by law.

499 14. The administration of a pool or pools authorized by Article 7.1 (§ 2.1-234.9:1 et seq.) of Chapter 500 14 of Title 2.1.

501 15. Any rules for the conduct of specific lottery games, so long as such rules are not inconsistent 502 with duly adopted regulations of the State Lottery Board, and provided that such regulations are 503 published and posted.

504 16. Orders condemning or closing any shellfish, finfish, or crustacea growing area and the shellfish, 505 finfish or crustacea located thereon pursuant to Article 2 (§ 28.2-803 et seq.) of Chapter 8, Title 28.2.

506 C. The following agency actions otherwise subject to this chapter and § 9-6.18 of the Virginia 507 Register Act are excluded from the operation of Article 2 (§ 9-6.14:7.1 et seq.) of this chapter: 508

1. Agency orders or regulations fixing rates or prices.

509 2. Regulations which establish or prescribe agency organization, internal practice or procedures, 510 including delegations of authority.

511 3. Regulations which consist only of changes in style or form or corrections of technical errors. Each 512 promulgating agency shall review all references to sections of the Code of Virginia within their 513 regulations each time a new supplement or replacement volume to the Code of Virginia is published to 514 ensure the accuracy of each section or section subdivision identification listed.

515 4. Regulations which:

516 (a) Are necessary to conform to changes in Virginia statutory law or the appropriation act where no 517 agency discretion is involved;

518 (b) Are required by order of any state or federal court of competent jurisdiction where no agency 519 discretion is involved; or

520 (c) Are necessary to meet the requirements of federal law or regulations, provided such regulations 521 do not differ materially from those required by federal law or regulation, and the Registrar has so 522 determined in writing; notice of the proposed adoption of these regulations and the Registrar's above 523 determination shall be published in the Virginia Register not less than thirty days prior to the effective 524 date thereof.

525 5. Regulations which an agency finds are necessitated by an emergency situation. For the purposes of 526 this subdivision, "emergency situation" means (i) a situation involving an imminent threat to public 527 health or safety or (ii) a situation in which Virginia statutory law or the appropriation act or federal law 528 requires that a regulation shall be effective in 280 days or less from enactment of the law or the 529 appropriation act, and the regulation is not exempt under the provisions of subdivision C 4 of this 530 section. In such cases, the agency shall state in writing the nature of the emergency and of the necessity 531 for such action and may adopt such regulations with the prior approval of the Governor. Such 532 regulations shall be limited to no more than twelve months in duration. During the twelve-month period, 533 an agency may issue additional emergency regulations as needed addressing the subject matter of the 534 initial emergency regulation, but any such additional emergency regulations shall not be effective beyond 535 the twelve-month period from the effective date of the initial emergency regulation. If the agency wishes 536 to continue regulating the subject matter governed by the emergency regulation beyond the 537 twelve-month limitation, a regulation to replace the emergency regulation shall be promulgated in 538 accordance with Article 2 (§ 9-6.14:7.1 et seq.) of this chapter. The Notice of Intended Regulatory 539 Action to promulgate a replacement regulation shall be published within sixty days of the effective date 540 of the emergency regulation, and the proposed replacement regulation shall be published within 180 541 days after the effective date of the emergency regulation.

542 6. [Repealed.]

543 7. Preliminary program permit fees of the Department of Air Pollution Control assessed pursuant to subsection C of § 10.1-1322.2. 544

545 Whenever regulations are adopted under this subsection C, the agency shall state as part thereof that

546 it will receive, consider and respond to petitions by any interested person at any time with respect to
547 reconsideration or revision. The effective date of regulations adopted under this subsection shall be in
548 accordance with the provisions of § 9-6.14:9.3, except in the case of emergency regulations, which shall
549 become effective as provided in § 9-6.14:9 A.

550 D. The following agency actions otherwise subject to this chapter are excluded from the operation of 551 Article 3 (§ 9-6.14:11 et seq.) of this chapter:

- **552** 1. The assessment of taxes or penalties under the tax laws.
- 553 2. The award or denial of claims for workers' compensation.
- **554** 3. The grant or denial of public assistance.
- 4. Temporary injunctive or summary orders authorized by law.
- 5. The determination of claims for unemployment compensation or special unemployment.
- 557 6. The award or denial of individual student loans by the Virginia Education Loan Authority.

**558** 7. The determination of applications for guaranty of individual student loans or the determination of default claims by the State Education Assistance Authority.

E. The Marine Resources Commission, otherwise subject to this chapter and § 9-6.18 of the Virginia
Register Act, is excluded from the operation of subsection C of this section and of Article 2
(§ 9-6.14:7.1 et seq.) of this chapter; however, the authorization for any general permit or guidelines for
activity undertaken pursuant to Title 62.1 by the Marine Resources Commission shall be in accordance
with the provisions of this chapter.

F. A regulation for which an exemption is claimed under this section and which is placed before a
board or commission for consideration shall be provided at least two days in advance of the board or
commission meeting to members of the public that request a copy of that regulation. A copy of that
regulation shall be made available to the public attending such meeting.

569 G. The Joint Legislative Audit and Review Commission shall conduct a review periodically of
570 exemptions and exclusions authorized by this section. The purpose of this review shall be to assess
571 whether there are any exemptions or exclusions which should be discontinued or modified.

572 H. Minor changes to regulations being published in the Virginia Administrative Code under the
573 Virginia Register Act, Chapter 1.2 (§ 9-6.15 et seq.) of this title, made by the Virginia Code
574 Commission pursuant to § 9-77.10:1 shall be exempt from the provisions of this chapter.

575 2. That the regulations of the Board of Agriculture and Consumer Services in effect on the 576 effective date of this act promulgated pursuant to the Virginia Agricultural Liming Materials Act 577 shall continue in effect to the extent that they are not in conflict with this act and shall be deemed 578 to be regulations promulgated by the Board under this act.

579 3. That §§ 3.1-126.2, 3.1-126.12, and 3.1-126.13 of the Code of Virginia are repealed.