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SENATE BILL 779*

Agriculture/Environment/Natural Resources Committee Substitute Adopted 4/3/01 Rules Suspended; Passed Second and Third Readings Committee Substitute Favorable 4/4/01

| Short Title: | Control Foot & Mouth/Animal Disease Outbreaks. | (Public) |
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| Sponsors: | | |
| Referred to: | | |

April 2, 2001

| 1 | A BILL TO BE ENTITLED |
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| 2 | AN ACT TO STRENGTHEN THE STATE VETERINARIAN'S AUTHORITY TO |
| 3 | PREVENT AND CONTROL AN OUTBREAK OF FOOT AND MOUTH |
| 4 | DISEASE AND ANY OTHER CONTAGIOUS ANIMAL DISEASE AND TO |
| 5 | MAKE OTHER TECHNICAL AND CONFORMING CHANGES. |
| 6 | The General Assembly of North Carolina enacts: |
| 7 | PART I. PROVISIONS TO STRENGTHEN THE AUTHORITY OF THE STATE |
| 8 | VETERINARIAN. |
| 9 | SECTION 1. Part 9 of Article 34 of Chapter 106 of the General Statutes is |
| 10 | amended by adding two new sections to read: |
| 11 | "§ 106-399.4. Imminent threat of contagious animal disease; emergency measures |
| 12 | and procedures. |
| 13 | (a) When determined by the State Veterinarian, in consultation with the |
| 14 | Commissioner of Agriculture and in consultation with the Governor or the Governor's |
| 15 | designee, that there is an imminent threat within the State of a contagious animal |
| 16 | disease that has the potential for very serious and rapid spread, is of serious |
| 17 | socioeconomic and public health consequence, or is of major importance in the |
| 18 | international trade of animals and animal products, the State Veterinarian or an |
| 19 | authorized representative may develop and implement any emergency measures and |
| 20 | procedures that the State Veterinarian determines necessary to prevent and control the |
| 21 | animal disease. |
| 22 | (b) Written notice of emergency procedures and measures implemented under |
| 23 | this section, including an identification of the disease threat and a description of any |
| 24 | potentially infected area and animal, shall be mailed or delivered to news media, farm |
| 25 | organizations, agriculture agencies, and any other interested or affected parties as |
| 26 | determined by the State Veterinarian. Such emergency procedures and measures may |
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| 1 | include, but are not limited to, restrictions on the transportation of any potentially |
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| 2 | infected animals, restrictions on the transportation of agriculture products and other |
| 2 3 | commodities into and out of potentially infected areas, restrictions on access to |
| 4 | potentially infected areas, quarantines under G.S. 106-401(a), emergency disinfectant |
| 5 | and other control measures at all portals of entry into the State, including airports, ports, |
| 6 | and other transportation corridors, and any other measures necessary to prevent and |
| 7 | control the threat of disease infection. |
| 8 | (c) All State agencies and political subdivisions of the State shall cooperate with |
| 9 | the implementation of the emergency procedures and measures developed under this |
| 10 | section. All State agencies and political subdivisions of the State shall comply with the |
| 11 | emergency procedures and measures developed under this section. |
| 12 | (d) When determined by the State Veterinarian, in consultation with the |
| 12 | <u>Commissioner of Agriculture and in consultation with the Governor or the Governor's</u> |
| 14 | designee, that there is an imminent threat within the State of a contagious animal |
| 15 | disease that has the potential for very serious and rapid spread, is of serious |
| 16 | socioeconomic and public health consequence, or is of major importance in the |
| 17 | international trade of animals and animal products, the State Veterinarian or an |
| 18 | authorized representative may enter any property in the State to examine any animal |
| 19 | that the State Veterinarian has reasonable grounds to believe is infected with or exposed |
| 20 | to a contagious animal disease. The owner or operator of the premises on which the |
| 21 | animal is located shall permit entry on the premises by the State Veterinarian or an |
| 22 | authorized representative and shall cooperate with the State Veterinarian or an |
| 23 | authorized representative. The provisions of G.S. 106-401(a) with respect to obtaining |
| 24 | an emergency order do not apply to this subsection. |
| 25 | " <u>§ 106-399.5. Warrantless inspections.</u> |
| 26 | When determined by the State Veterinarian, in consultation with the Commissioner |
| 27 | of Agriculture and in consultation with the Governor or the Governor's designee, that |
| 28 | there is an imminent threat within the State of a contagious animal disease that has the |
| 29 | potential for very serious and rapid spread, is of serious socioeconomic and public |
| 30 | health consequence, or is of major importance in the international trade of animals and |
| 31 | animal products, the State Veterinarian or an authorized representative may stop and |
| 32 | inspect without a warrant any individual or any motor vehicle on a public or private |
| 33 | road that is moving: |
| 34 | (1) Into the State from any other country, to determine whether the |
| 35 | individual or motor vehicle is carrying any animal or any article that is |
| 36 | capable of introducing or spreading the animal disease. |
| 37 | (2) In interstate commerce, upon probable cause to believe that the |
| 38 | individual or motor vehicle is carrying any animal or any article that is |
| 39 | capable of introducing or spreading the animal disease. |
| 40 | (3) In intrastate commerce from any other portion of the State or from any |
| 41 | premises or area quarantined under G.S. 106-401, upon probable cause |
| 42 | to believe that the individual or motor vehicle is carrying any animal |
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or any article that is capable of introducing or spreading the animal disease."

- **SECTION 2.** G.S. 106-401 reads as rewritten:
- 4 "§ 106-401. State Veterinarian authorized to quarantine.

5 The State Veterinarian or hisan authorized representative is authorized to go (a) 6 upon or may enter any property in the State, or to State or stop any motor vehicle on a public or private road to examine any animal which he that the State Veterinarian has 7 8 reasonable grounds to believe is affected with or exposed to a contagious animal 9 disease. If such the person refuses to consent to such the entry and examination after the State Veterinarian or his-an authorized representative shall have has notified, in writing, 10 11 the owner or person in whose custody such animal or animals are the animal is found, of 12 his the intention to enter such the property and conduct such the examination, the State Veterinarian or his-an authorized representative may petition the district court in the 13 county where such animal or animals are the animal is found for an emergency order 14 authorizing such the entry and examination. The State Veterinarian or his an authorized 15 representative may guarantine any animal affected with or exposed to a contagious 16 disease, or injected with or otherwise exposed to any material capable of producing a 17 contagious disease and shall give public notice of such-the quarantine by posting or 18 placarding with a suitable quarantine sign the entrance to any part of the premises on 19 20 which such the animal is held. Such The animal is toshall be maintained by the owner of the animal or person in charge as provided in G.S. 106-400 through 106-405 the owner 21 or operator of the premises in accordance with this Part at the owner's or person's in 22 23 charge expense.expense of the owner of the animal or the owner or operator of the premises. No animal under quarantine shall be removed from the place of quarantine 24 25 except upon a written permit fromunless permitted by the State Veterinarian or his-an 26 authorized representative. Such representative in writing. The quarantine shall remain in effect until cancelled by official written notice from the State Veterinarian or his-an 27 authorized representative and such representative, and the quarantine shall not be 28 29 cancelled until any sick or diseased animal has been properly disposed of and the premises have been properly cleaned and disinfected. 30

31 When determined by the State Veterinarian, in consultation with the (b) 32 Commissioner of Agriculture and in consultation with the Governor or the Governor's designee, that there is an imminent threat within the State of a contagious animal 33 disease that has the potential for very serious and rapid spread, is of serious 34 socioeconomic and public health consequence, or is of major importance in the 35 international trade of animals and animal products, the State Veterinarian or an 36 authorized representative may quarantine areas within the State. As part of the 37 quarantine under this subsection, the State Veterinarian or an authorized representative 38 may enter any property in the State to examine any animal, to obtain blood and tissue 39 samples for testing for the animal disease, and for any other reason directly related to 40 preventing or controlling the animal disease, and may stop motor vehicles on a public or 41 private road. The provisions of subsection (a) of this section with respect to obtaining an 42

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1 emergency order do not apply to this subsection. Written notice of the quarantine, 2 including a description of the area and the type of animal affected by the disease, shall 3 be mailed or delivered to news media, farm organizations, agriculture agencies, and 4 other entities reasonably calculated to give notice of the quarantine to affected animal 5 owners, to the owners or operators of affected premises, and to the public. No animal 6 subject to the guarantine shall be moved to any other premises unless permitted by the 7 State Veterinarian or an authorized representative in writing." SECTION 3. Part 9 of Article 34 of Chapter 106 of the General Statutes is 8 9 amended by adding the following section: "§ 106-402.1. Movement of animals prohibited; destruction of animals to control 10 11 animal disease authorized. 12 When determined by the State Veterinarian, in consultation with the (a) 13 Commissioner of Agriculture and in consultation with the Governor or the Governor's designee, that there is an imminent threat within the State of a contagious animal 14 15 disease that has the potential for very serious and rapid spread, is of serious socioeconomic and public health consequence, or is of major importance in the 16 international trade of animals and animal products or that it is necessary to control a 17 contagious animal disease, the State Veterinarian or an authorized representative may 18 prohibit the movement of any animal to or from any premises used for shows, sales, 19 20 markets, fairs, exhibitions, processing or rendering facilities, or other public or private 21 assembly or may prohibit commingling of animals. Written notice of the prohibition 22 under this subsection shall be mailed, delivered, or otherwise provided to the owner or 23 operator of the premises by any means reasonably calculated to give notice. The owner 24 or operator of the premises shall not permit any animal to enter or remain on the 25 premises in violation of this section. 26 When determined by the State Veterinarian, in consultation with the (b) 27 Commissioner of Agriculture and in consultation with the Governor or the Governor's 28 designee, that there is an imminent threat within the State of a contagious animal 29 disease that has the potential for very serious and rapid spread, is of serious 30 socioeconomic and public health consequence, or is of major importance in the international trade of animals and animal products or that it is necessary to control a 31 32 contagious animal disease, the State Veterinarian may order the destruction of any 33 animal and, after consulting with the State Health Director, the proper disposal of the 34 animal. G.S. 106-403 does not apply to the disposal of animals under this subsection. 35 The order shall be in writing and shall include the manner in which the destruction of 36 the animal will be carried out. The order shall be delivered to the owner of the animal and the owner or operator of the premises on which the animal is located by certified 37 38 mail or any other means reasonably calculated to give the owner of the animal and the owner or operator of the premises notice. In the event the owner of the animal and the 39 owner or operator of the premises cannot be notified, the State Veterinarian or an 40 41 authorized representative may seize and destroy the animal. The owner or operator of 42 the premises on which the animal is located shall permit entry on the premises by the

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| 1 | State Veterinarian or an authorized representative and shall cooperate with the State | | |
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| 2 | Veterinarian or an authorized representative. The provisions of G.S. 106-401(a) with | | |
| 3 | respect to obtaining an emergency order do not apply to this subsection. | | |
| 4 | (c) When determined by the State Veterinarian, in consultation with the | | |
| 5 | Commissioner of Agriculture and in consultation with the Governor or the Governor's | | |
| 6 | designee, that there is an imminent threat within the State of a contagious animal | | |
| 7 | disease that has the potential for very serious and rapid spread, is of serious | | |
| 8 | socioeconomic and public health consequence, or is of major importance in the | | |
| 9 | international trade of animals and animal products or that it is necessary to control a | | |
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| 13 | SECTION 4. G.S. 106-405 reads as rewritten: | | |
| 14 | "§ 106-405. Violation made misdemeanor. Prohibited acts; penalties. | | |
| 15 | (a) Any Except as provided in G.S. 106-404, any person or persons who shall | | |
| 16 | knowingly and willfully violate violates any provision of G.S. 106 400 to 106 403 shall | | |
| 17 | be this Part is guilty of a Class 2 misdemeanor. | | |
| 18 | (b) It is prohibited that any person knowingly and willfully: | | |
| 19 | (1) Hide or conceal any animals that are subject to a quarantine under this | | |
| 20 | Part. | | |
| 21 | (2) Fail to report the occurrence of an animal disease for which a | | |
| 22 | quarantine under this Part is in effect. | | |
| 23 | (c) Any person who has committed an act that is prohibited under subsection (b) | | |
| 24 | of this section shall be subject to an administrative penalty not to exceed ten thousand | | |
| 25 | dollars (\$10,000) per violation. Each act in violation of subsection (b) of this section is a | | |
| 26 | separate violation." | | |
| 27 | PART II. OTHER TECHNICAL AND CONFORMING CHANGES. | | |
| 28 | SECTION 5. G.S. 106-400 reads as rewritten: | | |
| 29 | "§ 106-400. Permit from State Veterinarian for sale, transportation, etc., Sale or | | |
| 30 | transportation of animals affected with disease.disease prohibited. | | |
| 31 | No person or persons shall sell, trade, offer for sale or trade, or transport by truck or | | |
| 32 | other conveyancemotor vehicle on any public road or other public place within the State | | |
| 33 | any animal or animals affected with a contagious or infectious animal disease, except | | |
| 34 | upon a written permit of unless permitted by the State Veterinarian in writing and in | | |
| 35 | accordance with the provisions of said the permit. The State Veterinarian, or his | | |
| 36 | authorized representative, is hereby empowered to State Veterinarian or an authorized | | |
| 37 | representative may examine any livestock that areanimal that is being transported or | | |
| 38 | moved, sold, traded, or offered for sale or trade on any highway public road or other | | |
| 39 | public place within the State for the purpose of determining if said animals arethe | | |
| 40 | <u>animal is</u> affected with a contagious or infectious disease, or are <u>animal disease or is</u> | | |
| 41 | being transported or offered for sale or trade in violation of G.S. 106 400 to 106- | | |
| 42 | 405. this Part. If the animals areanimal is found to be diseased or are is being moved, | | |
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1 sold, offered for sale or trade in violation of G.S. 106 400 to 106 405, they this Part, it 2 shall be placed under guarantine in accordance with the provisions of G.S. 106-400 to 3 106-405 under G.S. 106-401 in a place to be determined by the State Veterinarian or his 4 an authorized representative. Any animal or animals shipped or otherwise moved into 5 this State in violation of federal laws or regulations shall be handled in accordance with 6 the provisions of G.S. 106-400 to 106-405 this Part." 7 SECTION 6. G.S. 106-400.1 reads as rewritten: 8 "§ 106-400.1. Swine disease testing. 9 In order to control or prevent the spread of swine diseases, the Board of Agriculture may adopt rules authorizing the State Veterinarian or his an authorized representative to 10 11 enter, at reasonable times, the premises where swine are kept and to examine the swine 12 and obtain blood or tissue samples for testing purposes. The State Veterinarian shall also have the authority tomay quarantine swine which that have not been properly 13 14 tested." 15 SECTION 7. G.S. 106-401.1 reads as rewritten: 16 "§ 106-401.1. Inspection and quarantine of poultry. The State Veterinarian, or his Veterinarian or an authorized representative, is hereby 17 authorized to go upon or representative may enter any property in the State, or to State or 18 stop any motor vehicle, tovehicle to examine any poultry which hethat the State 19 20 Veterinarian has reason to believe are is affected with or exposed to a contagious animal 21 disease. He or his The State Veterinarian or an authorized representative is authorized tomay quarantine any poultry affected with or exposed to a contagious disease, 22 ordisease or injected with or otherwise exposed to any material capable of producing a 23 24 contagious disease and to-give public notice of such-the quarantine by posting or placarding with a suitable quarantine sign the entrance to or any part of the premises on 25 26 which such the poultry are is held. Said The poultry are toshall be maintained by the poultry owner or person in charge as provided for in G.S. 106-400 to 106-405 at the 27 owner's expense. the owner or operator of the premises in accordance with this Part at 28 29 the expense of the poultry owner or the owner or operator of the premises. The 30 quarantine provision hereof shall-under this section does not apply to those diseases which that are endemic in the State and for which adequate preventive and control 31 32 measures are not available. No poultry under guarantine shall be moved from the place 33 of quarantine except upon a written permit from the State Veterinarian or his authorized representative. Said quarantine, unless permitted by the State Veterinarian or an 34 authorized representative in writing. The quarantine shall remain in effect until 35 36 cancelled by official written notice from the State Veterinarian or his-an authorized representative and shall not be released or cancelled until the sick or dead poultry have 37 38 been properly disposed of and the premises have been properly cleaned and disinfected." 39 40 **SECTION 8.** G.S. 106-402 reads as rewritten:

41 "§ 106-402. Confinement and isolation of diseased animals required.

1 Any animal, animals animal or poultry affected with or exposed to a contagious or 2 infectious animal disease shall be confined by the owner or person in charge of said 3 animal, animals of the animal or poultry or the owner or operator of the premises in such a manner, by penning or otherwise securing and actually isolating same the animal or 4 5 poultry from the approach or contact with other animals or poultry not so affected; they 6 it shall not have access to any ditch, canal, branch, creek, river, or other watercourse which surface water that passes beyond the premises of the owner or person in charge of 7 8 said animals or poultry, affected premises, or to any public road, or to the premises of 9 any other person."

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SECTION 9. G.S. 106-403 reads as rewritten:

11 "§ 106-403. Disposition of dead domesticated animals.

12 It shall be is the duty of the owner or person in charge of any of his domesticated 13 animals of domesticated animals that die from any cause and the owner, lessee, or person in charge of any land owner or operator of the premises upon which any 14 domesticated animals die, to bury the same-animals to a depth of at least three feet 15 beneath the surface of the ground within 24 hours after knowledge of the death of said 16 the domesticated animals, or to otherwise dispose of the same-domesticated animals in a 17 manner approved by the State Veterinarian. It shall be is a violation of this statute 18 section to bury any dead domesticated animal closer than 300 feet to any flowing stream 19 20 or public body of water. It shall be is unlawful for any person to remove the carcasses of 21 dead domesticated animals from his-the person's premises to the premises of any other person without the written permission of the person having charge of such-the other 22 premises and without burying said the carcasses as above provided provided under this 23 24 section. The governing body of each municipality shall designate some appropriate 25 person whose duty it shall be to provide for the removal and disposal, according to the 26 provisions of this section, of any dead domesticated animals located within the limits of 27 the municipality when the owner or owners of said animals of the animals cannot be 28 determined. The board of commissioners of each county shall designate some 29 appropriate person whose duty it shall be to provide for the removal and disposal, 30 according to the provisions of disposal under this section, of any dead domesticated animals located within the limits of the county, but without the limits of any 31 32 municipality, when the owner or owners of said of the animals cannot be determined. 33 All costs incurred by a municipality or county in the removal of a dead domesticated 34 animal animals shall be recoverable from the owner of such animal the animals upon 35 admission of ownership or conviction. 'Domesticated animal' as used herein shall 36 include in this section includes poultry."

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SECTION 10. G.S. 106-404 reads as rewritten:

38 "§ 106-404. Animals affected with glanders to be killed.

If the owner of any animal having the glanders or farcy shall omit or refuse, omits or
refuses, upon discovery or knowledge of its condition, to deprive the same of lifedestroy

41 <u>the animal</u> at once, he shall be that person is guilty of a Class 3 misdemeanor."

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SECTION 11. This act is effective when it becomes law and expires April 1,
2005.