

(ii) The number and species of all wild waterfowl that have been killed on the regulated shooting ground excluding any of the captive raised birds listed in subparagraph (i) of this paragraph;

(iii) An estimate of how many captive raised birds by species were released and not captured; and

(iv) Any outbreaks of avian influenza or other diseases in the captive raised birds raised, released, or captured on the regulated shooting ground.

[(4)](3) The permittee shall maintain records of the number and species of captive raised birds purchased, the date on which they were purchased, and the name and address from whom they were purchased. These records shall be retained for 12 months from the date of the transaction.

[(5)](4) The permittee shall report unusual death or sickness of captive raised birds immediately to the nearest Maryland Department of Agriculture animal health laboratory, and transport dead and sick captive raised birds to the nearest Maryland Department of Agriculture animal health laboratory for diagnostic examination.

[(6)](5) The permittee shall allow the Department or the Department's representative to inspect:

(i) Those records required to be maintained under paragraphs [(3)] (2) and [(4)] (3) of this subsection; and

(ii) All hatcheries, equipment, and facilities used for rearing and holding captive raised birds.

[(7)](6) The permittee shall allow the Department or the Department's representative to:

(i) Collect environmental samples from all hatching, rearing, and holding facilities;

(ii) Culture or biochemical test these samples for the presence of avian diseases; and

(iii) Test a sample of captive raised birds from the permittee's flock. The permittee shall provide the Department captive raised birds for testing at no cost to the Department as the Department deems necessary.

Chapter 500 of the Acts of 1994

SECTION 3. AND BE IT FURTHER ENACTED, That [Section 1 of] this Act shall take effect July 1, 1994. [Section 2 of this Act shall take effect July 1, 1994 and remain effective for a period of 2 years and, at the end of June 30, 1996, with no further action required by the General Assembly, Section 2 shall be abrogated and of no further force and effect.]

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1995.