5.

(b) If the Director on Aging finds that any such related institution is in violation of any statute, rule, or regulation of any State agency which is directly and specifically charged with the regulation of any aspect of the institution, he or she shall immediately notify that agency in writing of the findings of fact. If the violation or condition is not corrected within a reasonable time, the Director shall[, with the prior approval of the Commission on Aging, ] request the State agency to take the steps necessary to bring the institution into compliance, and the agency shall take appropriate action.

[6.

The Commission on Aging shall act as an advisory body to the Office on Aging. The Commission shall, in addition, review and approve all new programs proposed by the Director on Aging before they are implemented, and shall advise on and approve any of the actions of the Director taken pursuant to § 4(b) prior to their being implemented.]

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1989.

Approved May 5, 1989.

CHAPTER 165

(House Bill 133)

AN ACT concerning

Maryland Commercial Feed Law

FOR the purpose of specifying that the distributor of certain commercial feeds shall register the brand name or product name of the feed with the Secretary; providing certain exceptions; repealing certain registration requirements relating to certain customer-formula feed mixers; altering the conditions under which a distributor is not required to altering the registration fee for commercial feed; repealing the registration fee for certain customer-formula feed facilities and mixers; altering the expiration date for registration; altering the Secretary of Agriculture's authority to issue certain orders to enforce the Maryland Commercial Feed Law; and generally relating to the Maryland Commercial Feed Law.