

SENATE AMENDMENT NO. 4

Offered by Karla Guy of Y

Amend SS/Senate Bill No. 391, Page 2, Section 192.33<sup>ADC</sup>, Line 27,<sup>300</sup>

by inserting after all of said line the following:

Section 1. In addition to the information that the owner or operator of any class IA, class IB, or class IC concentrated animal feeding operation shall provide to the department of natural resources, to the county governing body and to all adjoining property owners of property located within one and one-half times the buffer distance as specified in subsection 2 of section 640.710 for the size of the proposed facility, such owner or operator shall provide the following:

(1) If the owner or operator is incorporated, whether the applicant owner or operator, any parent corporation of the applicant owner or operator, subsidiary corporation of the applicant owner or operator, or any corporation with two or more common directors as the applicant owner or operator that has operated a class IA, class IB, or class IC concentrated animal feeding operation within the state of Missouri or any other state that has, within five years prior to the application, possessed an infected animal or infected bird subject to quarantine as such terms are defined in section 267.565; and

(2) If the owner or operated<sup>ADC</sup> is not incorporated, whether the applicant owner or operator has operated a class IA, class IB, or class IC concentrated animal feeding operation within the state of Missouri or any other state that has, within five years

Offered 4/29/19

1 prior to the application, possessed an infected animal or  
2 infected bird subject to quarantine as such terms are defined in  
3 section 267.5<sup>5</sup>35."; and

4 Further amend the title and enacting clause accordingly.