1	H.626
2	Introduced by Representatives Waters Evans of Charlotte, Rice of Dorset,
3	Sims of Craftsbury, Andrews of Westford, Anthony of Barre
4	City, Bos-Lun of Westminster, Boyden of Cambridge, Buss of
5	Woodstock, Casey of Montpelier, Clifford of Rutland City, Cole
6	of Hartford, Gregoire of Fairfield, Hyman of South Burlington,
7	Krasnow of South Burlington, LaBounty of Lyndon, O'Brien of
8	Tunbridge, Priestley of Bradford, Rachelson of Burlington,
9	Stone of Burlington, Surprenant of Barnard, Taylor of Milton,
10	Torre of Moretown, White of Bethel, and Williams of Barre
11	City
12	Referred to Committee on
13	Date:
14	Subject: Public safety; animal welfare; Division of Animal Welfare; animal
15	shelters and animal rescue organizations; importation of animals
16	Statement of purpose of bill as introduced: This bill proposes to establish the
17	Division of Animal Welfare at the Department of Public Safety to develop,
18	implement, and administer a centralized program for investigating and
19	enforcing animal welfare requirements in the State. The bill would also
20	amend or establish standards for the operation of animal shelters and animal

1	rescue organizations. In addition, the bill would amend or establish
2	requirements for the importation or transportation of animals into the State.
3	An act relating to animal welfare
4	It is hereby enacted by the General Assembly of the State of Vermont:
5	Co. 1. FINDINGS AND PURPOSE
6	(a) Findings. The General Assembly finds that for the purposes of Secs. 2–
7	6 of this act
8	(1) The responsibility for upholding the animal welfare laws of the State
9	of Vermont is fragmented and spread across various State agencies and
10	municipalities. Multiple agencies, municipalities, and individuals have
11	individual and concurrent jurisdiction to enforce the animal welfare laws
12	of the State.
13	(2) Various statutorily delegated functions are not being discharged
14	because of a lack of resources or expertise.
15	(3) Vermont lacks a comprehensive program that upholds the animal
16	welfare laws of the State through communication, education, and enforcement.
17	(4) The lack of a comprehensive program that upholds the animal
18	welfare laws of the State jeopardizes the health and safety of Vermonters and
19	animais.

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1	(b) Purpose. The purpose of Sees. 2 6 of this act are to upheld the arimal
2	welfare laws of the State through communication, education, and enforcement
3	to ensure the humane and proper treatment of animals and protect the health
4	and safety of Vermonters.
5	Sec. 2. 20 V.S.A. chapter 190 is added to read:
6	CHAPTER 190. DIVISION OF ANIMAL WELFARE
7	Subchapter 1. General Provisions
8	§ 3201. DEFINITIONS
9	As used in this subchapter:
10	(1) "Animal" has the same meaning as in 13 V.S.A. § 351.
11	(2) "Director" means the Directo of Animal Welfare and includes the
12	Director's designee.
13	(3) "Division" means the Division of An mal Welfare.
14	(4) "Domestic animal" has the same meaning as defined by 6 V.S.A.
15	§ 1151(2).
16	§ 3202. ESTABLISHMENT OF DIVISION OF ANIMAL WELFARE;
17	POWERS AND DUTIES
18	(a)(1) The Division of Animal Welfare is established within the
19	Department of Public Safety. The Commissioner of Public Safety shall
20	appoint a Director of Animal Welfare who shall be in immediate charge of the
21	Division. The Director shall be qualified by education and professional

1	experience to perform the duties of the position. The Director shall have at
2	least the following minimum qualifications:
3	(A) experience in interpreting or knowledge of animal welfare laws
4	and rules;
5	(B) knowledge of animal welfare stakeholders in the State and
6	regionally; and
7	(C) knowledge of the causes and characteristics of animal welfare
8	and animal cruelty issues.
9	(2) The Director position shall be a classified service position in the
10	Department of Public Safety.
11	(b) The Director shall develop, implement, and administer a
12	comprehensive program that upholds the animal welfare laws of the State
13	through communication, education, and enforcement.
14	(c) The Director shall oversee investigation and response to animal cruelty
15	complaints in the State and shall develop a systematic, collaborative approach
16	to providing the best services to Vermont's animals statewide. Law
17	enforcement and municipalities retain authority to enforce animal cruelty
18	requirements in the State. In carrying out the duties of this section, the
19	Director shall:
20	(1) monitor the extent and scope of any deficiencies in Vermont's
21	system of investigating and responding to animal crucity complaints,

1	(2) ensure that investigations of animal equality complaints are
2	systematic and documented and develop written standard operating procedures
3	and checklists to support the objective investigation of cruelty complaints that
4	include objective measures of both environmental and animal-based evidence
5	of cruelty;
6	(3) develop and update a plan to house and care for animals seized in
7	response to complaints of animal cruelty, including how to pay for the care of
8	seized animals;
9	(4) ensure that requests for voluntary compliance are made in writing,
10	with clear requests and timelines, and include a timeline for the investigator to
11	perform a follow-up visit to confirm actions taken;
12	(5) develop a guide for animal cruelty prosecution, including a review
13	of current sentencing recommendations for State's Attorneys;
14	(6) research the feasibility of developing and implementing an animal
15	cruelty prevention and education program for offenders to be used as a part of
16	offenders' sentencing;
17	(7) seek and accept funds from private and public source of animal
18	welfare funding;
19	(8) amend rules or standards under this chapter to maintain compliance
20	with the Association of Shelter Veterinarians' Guidelines for Standards of Care
21	in Animal Shelters, as those Standards are amended from time to time,

1	(0) develop trainings protocols procedures and guidence documents
2	for law enforcement officers, municipal animal control officers, and State
3	agencies engaging in animal welfare responsibilities;
4	(10) authorize organizations that are not licensed in the State as an
5	animal shelter of as an animal rescue organization to provide care and
6	sanctuary to animals during emergencies or when necessary to provide
7	adequate food or adequate shelter for the animal; and
8	(11) develop and identify funding sources for an animal cruelty
9	investigation training program for law enforcement officers and animal control
10	officers working for law enforcement
11	(d)(1) The Director of Animal Welfart shall hire employees necessary to
12	carry out the Director's duties and to assist in enforcing this chapter, chapter
13	200 of this title, and 13 V.S.A. chapter 8.
14	(2)(A) The Director may assist or receive assistance from Level III
15	certified law enforcement officers or trained animal control officers employed
16	by law enforcement agencies in responding to animal cruelty complaints and
17	enforcement of the State's animal welfare laws.
18	(B) The Director may request that animal shelters, animal resque
19	organizations, or other entities assist in the response to animal cruelty
	<b>\</b>

complaints, including the provision of veterinary care, sanctuary, or shelter.

1	AAAA TUUTTU WELET BET BUUGABU GALDIGU
2	There is created the Animal Welfare Advisory Council to advise the
3	Director of Animal Welfare on matters pertaining to animal welfare.
4	(b) The Council consists of 15 members appointed by the Governor as
5	<u>follows:</u>
6	(1) one member to represent the interests of the Vermont League of
7	Cities and Towns;
8	(2) three members to represent licensed animal shelters or animal rescue
9	organizations;
10	(3) one member to represent the interests of dog breeders and associated
11	groups;
12	(4) one member to represent the interests of veterinarians;
13	(5) one member to represent the interests of the Vermont Criminal
14	Justice Council;
15	(6) one member to represent licensed boarding kennels;
16	(7) one member to represent licensed pet shops or pet food suppliers;
17	(8) one member who owns a pet to represent the interests of the public
18	in animal welfare, generally;
19	(9) one member who is an attorney with experience in animal welfar
20	law of prosecutorial experience within the State court system.

1	(111) one member who is a Lavel III certified law enforcement officer
2	who is trained as a humane officer and who has experience in animal cruelty
3	investigations;
4	(11) one member with expertise in equine care;
5	(12) one number with expertise in management of domestic animals
6	representing a statewide farming organization; and
7	(13) one municipal animal control officer.
8	(c) The Division of Animal Welfare shall provide necessary staffing
9	services to the Council.
10	(d) Members of the Council who are not employees of the State of
11	Vermont and who are not otherwise compensated or reimbursed for their
12	attendance shall be entitled to per diem compensation and reimbursement of
13	expenses pursuant to 32 V.S.A. § 1010, paid from the budget of the Agency of
14	Administration for attendance of meetings of the Council.
15	(e) Each member of the Council shall serve for a term of three years or
16	until the member's successor has been appointed, except that of the members
17	first appointed, the Governor shall designate five members for a term of one
18	year, five members for a term of two years, and five members for a term of
19	three years. In the case of a vacancy for any reason, the Governor shall
20	appoint a member representing the same interest to fin the unexpired term.

1	(f) The Council shall elect one of its members as chair. The Chair shall
2	serve for a two-year period. The Council shall hold regular public meetings
3	every other month but may waive by majority vote a succeeding meeting. The
4	Chair shall sall special meetings of the Council whenever requested in writing
5	by two or more Council members.
6	(g) The Council shall perform the following duties:
7	(1) consult with and advise the Director of Animal Welfare on proposed
8	revisions to the animal well are laws and rules;
9	(2) assist the Director of Animal Welfare in the continuing
10	implementation and evaluation of the animal welfare laws and rules;
11	(3) review training programs for law enforcement officers and
12	municipal animal control officers and make recommendations for training
13	appropriate to the duties of law enforcement of icers and municipal animal
14	control officers;
15	(4) research sources of public or private funding that the Director could
16	pursue for deposit to the Animal Welfare Fund to ensure funding for the
17	administration and enforcement of the animal welfare laws and rules;
18	(5) periodically evaluate the adequacy of existing funding for
19	administration and enforcement of the State's animal welfare laws and make
20	recommendations to the Director for increased funding if existing funding it
21	determined to be inadequate, and

1	(6) advice the Director on other metters related to the State's animal
2	welfare laws.
3	§ 3204. RULEMAKING
4	The Director, after consultation with the Animal Welfare Advisory Council,
5	may adopt rules necessary for the proper administration, implementation,
6	enforcement, and interpretation of this chapter or any provision of law that the
7	Director is charged with administering.
8	§ 3205. ANNUAL REPORT
9	Beginning on January 15, 2025, and annually thereafter, the Director of
10	Animal Welfare shall submit to the Synate Committees on Judiciary, on
11	Agriculture, and on Finance and the House Committees on Judiciary; on
12	Agriculture, Food Resiliency, and Forestry; and on Ways and Means a report
13	regarding the activities of the Division of Animal Welfare. The report shall
14	include:
15	(1) a summary of the animal cruelty cases investigated by the Division
16	of Animal Welfare and a summary of final dispositions of those cases;
17	(2) an accounting of the Animal Welfare Fund and the Animal Welfare
18	Auxiliary Fund;
19	(3) a list of licensed animal shelters and animal rescue organizations in
20	the State,

1	(1) the number of animal intelest transfers, adaptions, animals that died
2	in care, and euthanasia conducted or directed under the control of animal
3	shelters and animal rescue organizations in the State;
4	(5) a list of the pet shops and pet dealers licensed in the State; and
5	(6) the number of complaints filed against or investigations initiated
6	against animal shelters or animal rescue organizations in the State.
7	§ 3206. ANIMAL WELFARE FUND
8	(a) The Animal Welfare Kund is established within the Department of
9	Public Safety to fund the expenses incurred by the Division of Animal Welfare
10	in implementing the requirements of his chapter, chapter 200 of this title, and
11	animal cruelty investigations in general. The Director of Animal Welfare shall
12	administer the Fund.
13	(b) The Fund shall consist of:
14	(1) the animal welfare surcharge assessed on commercial feed products
15	under 6 V.S.A. § 324(d)(2);
16	(2) 50 percent of the revenue collected from the surcharge assessed
17	under subsection 3581(f) of this title; and
18	(3) appropriations made by the General Assembly.
19	(c) All balances in the Fund at the end of the fiscal year shall be carried
20	forward. Interest earned by the Fund Shall remain in the Fund.

1	Subshapter 2 Animal Shalters and Animal Passus Organizations
2	§ 3221. DEFINITIONS
3	As used in this subchapter:
4	(1) 'Adequate food" has the same meaning as in 13 V.S.A. § 351.
5	(2) "Adequate water" has the same meaning as in 13 V.S.A. § 351.
6	(3) "Ambien temperature" means the temperature surrounding the
7	animal.
8	(4) "Animal" means.
9	(A) any domestic pet;
10	(B) any domestic animal; or
11	(C) any wild animal authorized to be possessed by the Commissioner
12	of Fish and Wildlife.
13	(5)(A) "Animal rescue organization" means any person who:
14	(i) accepts more than five animals in a calendar year for the
15	purpose of providing sanctuary or finding adoptive hones for the animals;
16	(ii) maintains at least one facility or property in the State for the
17	purposes of the animal rescue organization; and
18	(iii) is subject to the animal care requirements of section 3222 of
19	this title.
20	(B) For purposes of compliance with the animal care requirements of

section 3222 of this title, an animal rescue organization includes individuals

1	providing temporary factor care to animals in their home or an their property
2	for person licensed as an animal rescue organization.
3	(a) "Animal shelter" means a facility in Vermont that is used to house or
4	contain annuals and is owned, operated, or maintained by a humane society,
5	animal welfare ociety, society for the prevention of cruelty to animals, or
6	similar entity devoted to the welfare, protection, and humane treatment of
7	animals.
8	(7) "Domestic anima" has the same meaning as in 6 V.S.A. § 1151(2).
9	(8) "Domestic pet" has the same meaning as in 10 V.S.A. § 4001.
10	(9) "Euthanize" means to comply with the requirements of 13 V.S.A.
11	<u>§ 371.</u>
12	(10) "Housing facility" means any room, building, or area used to
13	contain a primary enclosure or enclosures.
14	(11) "Owner" means any person who owns a domestic pet or wolf-
15	hybrid and includes any person who has actual or constructive possession of
16	the pet or wolf-hybrid. The term also includes those persons who provide feed
17	or shelter to a domestic pet or wolf-hybrid.
18	(12) "Primary enclosure" means any structure used to immediately
19	restrict an animal or animals to a limited amount of space, such as a room, pen,
20	cage, compartment, or hutch.
21	(13) "Secretary" means the Secretary of Agriculture, Pood and Warkets.

1	(1 A) (XXX11
2	§ 3222. OPERATION OF AN ANIMAL SHELTER OR RESCUE
3	ORGANIZATION; REQUIRED LICENSE
4	(a) A person shall not operate an animal shelter or animal rescue
4	(a) A per on shan not operate an annual sheller of annual rescue
5	organization in the State without first obtaining a license from the Director.
6	(b)(1) An animal shelter or animal rescue organization operating in the
7	State shall, at a minimum comply with:
8	(A) for domestic pets that are cats, dogs, ferrets, rabbits, rodents, or
9	wolf-hybrids, the minimum requirements of the Association of Shelter
10	Veterinarians' Guidelines for Standards of Care in Animal Shelters, as the
11	Guidelines may be amended or as the Director may amend the requirements
12	under the Guidelines by rule;
13	(B) for domestic pets that are birds and are not domestic animals, the
14	requirement of for humane handling, care, treatment, and transportation of
15	birds under 9 C.F.R. parts 1–3;
16	(C) for domestic animals that are horses, the Global Federation of
17	Animal Sanctuaries' Standards for Equine Rescue and Sanctuaries,
18	(D) for domestic animals that are not horses, standards adopted by
19	the Director by rule after consultation with the Secretary of Agriculture, Food
20	and Markets, and

1	(F) for wild animals, standards adopted by the Director by rule after
2	con ultation with the Commissioner of Fish and Wildlife.
3	(2) An animal shelter or an animal rescue organization operating in the
4	State shall provide animals with adequate food, adequate water, and adequately
5	sized and maintained primary closures and housing facilities.
6	(c) Any animal stelter or an animal rescue organization assisting law
7	enforcement in an animal cruelty investigation or seizure that, in good faith,
8	provides care and treatment to an animal involved in the investigation or
9	seizure shall not be held liable for civil damages by the owner of the animal
10	unless the actions of the shelter or organization constitute gross negligence.
11	§ 3223. REPORTING OF ACTIVITY
12	(a) On or before January 15 of each year, an animal shelter or an animal
13	rescue organization operating in the State shall report the following
14	information regarding its operation to the Director for the previous calendar
15	<u>year:</u>
16	(1) the number of animal intakes by the animal shelter or an animal
17	rescue organization, including the number of animals that originated out of
18	state;
19	(2) the number of animals that the animal shelter or an animal rescue
20	organization transferred to other animal shelters of animal rescue

1	organizations including the number of animals transferred out of state or to
2	other organizations within Vermont;
3	(3) the number of animals that the animal shelter or animal rescue
4	organization placed for adoption; and
5	(4) the number of animals that were euthanized or died while in the care
6	of the animal shelter or animal rescue organization.
7	(b) In addition to the roport required under subsection (a) of this section, an
8	animal shelter or animal rescut organization for domestic pets operating in the
9	State shall annually enter into the Shelter Animals Count database the number
10	of total outcomes, the number of live outcomes, the number of nonlive
11	outcomes, and any other information required by the Director.
12	§ 3224. DENIAL OR REVOCATION OF REGISTRATION OR LICENSE
13	(a) The Director may deny a license to an animal shelter or an animal
14	rescue organization if the Director determines that the animal shelter fails to
15	meet the requirements of this chapter or rules adopted under this chapter.
16	(b) The Director may, after public hearing, revoke a license issued by the
17	Division of Animal Welfare if it is determined that the animal shelter or animal
18	rescue organization fails to meet the requirements of this chapter or rules
19	adopted under this chapter.

2	The Director may authorize persons who are not licensed in the State as an
3	animal thelter or as an animal rescue organization to provide care and
4	sanctuary to animals during emergencies or when necessary to provide
5	adequate food or adequate shelter for the animal. The Director may provide
6	authorization under this section through an order of the Division of Animal
7	Welfare or through a mymorandum of understanding with the person. Any
8	order or memorandum of understanding issued under this section shall state
9	the standard of care required for the animal being provided care or sanctuary,
10	the amount of daily funding for adequate care, and, if available, the source of
11	the funding for care.
12	Subchapter 3. Pet Dealers and Pet Shops
13	§ 3231. DEFINITIONS
14	As used in this subchapter:
15	(1) "Animal" means cats, dogs, wolf-hybrids, rabbits, rodents, birds,
16	fish, reptiles, or other vertebrates authorized for sale in the State.
17	(2) "Pet dealer" means any person who sells or exchange or who offers
18	to sell or exchange cats, dogs, ferrets, rabbits, rodents, birds, or wolf-hybrids,
19	or any combination thereof, from three or more litters of cats, dogs, fenets,
20	rabbits, rodents, birds, or wolf-hybrids in any 12-month period. "Pet dealer"
21	does not mean an animal shelter, pet shop, or animal rescue organization. As

1	used in this subdivision, "hirds" does not include hirds the sale or exchange of
2	which is regulated by the Agency of Agriculture, Food and Markets or the
3	Department of Fish and Wildlife.
4	(3) "Pet shop" means a place of retail or wholesale business, including
5	a flea market, that is not part of a private dwelling, where animals are
6	maintained or displayed for the purpose of sale or exchange to the general
7	<u>public.</u>
8	§ 3232. PET DEALER; PET SHOP; OPERATION
9	(a)(1) A person shall not do business as a pet shop without a license issued
10	by the Director of Animal Welfare.
11	(2) A person shall not do business as pet dealer without a permit
12	issued by the Director of Animal Welfare.
13	(b) A license or permit issued under this section shall be displayed
14	prominently on the premises of the pet shop or pet dealer.
15	(c) At the time of application for or renewal of a license of a permit under
16	this section, an applicant for a new license or permit shall notify the Director
17	of the type of animals to be sold, and an applicant for a renewed license or
18	permit shall notify the Director of the type and number of animals in the
19	preceding ficense or permit term.

1	(d) The Director may increat a not shop or not dealer licensed or permitted
2	under this section at any time as a condition of receiving and retaining a
3	<u>permit.</u>
4	(e)(1) The term for a license or permit issued under this section shall be
5	April 1 to March 31.
6	(2) The license fee for a pet shop shall be \$175.00, and the permit fee
7	for a pet dealer shall be \$25.00.
8	(3) An application for a permit shall be made in the manner provided by
9	the Director.
10	§ 3233. STANDARD OF CARE; QUARANTINE OF PREMISES
11	(a) A pet shop or pet dealer licensed or permitted under this chapter shall,
12	at a minimum, comply with the sanitization requirements of the appropriate
13	standard set forth in subsection 3222(b) of this title for each animal type.
14	(b) In the event that the Director, law enforcement officer, or veterinarian
15	determines that any animals owned or cared for by a pet stop or pet dealer are
16	kept under unsanitary or inhumane conditions, that there is communicable
17	disease among them, or that the condition of the animals is such as to
18	jeopardize or endanger the health or safety of persons, the Director, law
19	enforcement officer, or veterinarian shall quarantine the premises by an order
20	in writing delivered to the holder of the permit. The quarantine shall remain in

1	affect until the conditions affording a basis for the guarantine order have been
2	remedied.
3	(c) A person operating a pet shop or a pet dealer who fails to comply with
4	a quarantine order issued under subsection (b) of this section within 10 days
5	after receiving notice of the order, or who sells, gives away, or otherwise
6	removes an animal under quarantine or affected with a contagious disease,
7	shall be subject to the penalty provided in 13 V.S.A. § 353(a)(1). A pet shop
8	or pet dealer subject to a quarantine order shall be liable for payment of the
9	necessary fees and expenses of a veterinarian utilized by the Director or law
10	enforcement officer issuing a quarantin order.
11	§ 3234. REPORTING
12	A pet dealer or pet shop licensed in the State shall annually report to the
13	Division of Animal Welfare the following information:
14	(1) the number of animals sold or transferred in Vermont in the previous
15	calendar year;
16	(2) the number of animals sold or transferred out of state;
17	(3) the number of animals that were euthanized or died while in the care
18	of the pet dealer or pet shop; and
19	(4) any other information required by the Division of Animal wenare.

1	Cubahantar A Danaltias
2	§ 3136. PENALTIES
3	(a) An animal shelter, animal rescue organization, pet shop, or pet dealer
4	that violates the requirements of this chapter or rules adopted under this
5	chapter shall be assessed the following administrative penalty:
6	(1) for a first offense, not more than \$1,000.00;
7	(2) for a second offense, not more than \$2,500.00; and
8	(3) for a third offens or subsequent offense, not more than \$10,000.00.
9	(b)(1) The Director may revoke the license or permit of an animal shelter,
10	animal rescue organization, pet shop, or pet dealer for failure to comply with
11	the requirements of this chapter or rules adopted under this chapter or for
12	violation of terms or conditions in a license or permit issued under this chapter.
13	(2) The Director shall revoke the license or permit of an animal shelter,
14	animal rescue organization, pet shop, or pet dealer that violates the
15	requirements of this chapter or rules adopted under this chapter or that violates
16	the terms or conditions of a license or permit three times in a five-year period.
17	Sec. 3. 20 V.S.A. § 3550(b) is amended to read:
18	(b) A municipal legislative body may impose penalties for violation of any
19	provisions of subchapter 1 or 2 <del>, refusal to obtain a pet dealer permit under</del>
20	subchapter 3, or a refusal to comply with an order issued by a municipal
21	officer under subchapter 5 of this chapter.

## 1 Sec. 1. 20 VS A. § 3011(b) is amended to read 2 (b) Any person who operates a fair or public

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- (b) Any person who operates a fair or public auction or who transacts business as a pet shop, animal shelter, or rescue organization without being duly licensed or without possessing a proper certificate of registration, as the case may be, as required under this chapter, or who violates any provision of this chapter or of any rule lawfully adopted under its authority for which no other penalty is provided shall be fined not more than \$300.00 or imprisoned for not more than six months, or both.
- 9 Sec. 5. 6 V.S.A. § 324 is amended to read:
- 10 § 324. REGISTRATION AND FELS
  - (a) No person shall manufacture or distribute a commercial feed, feed supplement, or dosage form animal health product in this State unless that person has first filed with the Agency of Agriculture, Food and Markets, in a form and manner to be prescribed by rules by the Scretary:
    - (1) the name of the manufacturer or distributor;
  - (2) the manufacturer's or distributor's place of business;
  - (3) the location of each manufacturing or distribution facility; and
- 18 (4) any other information that the Secretary considers to be necessary.
  - (b) A person shall not distribute in this State a commercial feed, feel supplement, or dosage form animal health product that has not been registered pursuant to the provisions of this chapter. Application shall be in a form and

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authority to determine whether a product subject to an application shall be registered as a commercial feed, feed supplement, or dosage form animal health product. (c)(1) The application for registration of a commercial feed or feed supplement shall be companied by a registration fee of \$105.00 per product. The registration fees, along with any surcharges collected under subsection (d) subdivision (d)(1) of this section, shall be deposited in the special fund created by subsection 364(f) of this title. Funds deposited in this account shall be restricted to implementing and administering the provisions of this title and any other provisions of the law relating to fertilizer, lime, or seeds. If the Secretary so requests, the application for registration shall be accompanied by a label or other printed matter describing the product. (2) The application for registration of a dosage form animal health product shall be accompanied by a registration fee of \$35.00 per product. The registration fees, along with any surcharges collected under sut section (d) subdivision (d)(1) of this section, shall be deposited in the special and created by subsection 364(f) of this title. Funds deposited in this account shall be restricted to implementing and administering the provisions of this title and

any other provisions of the law relating to items registered under this chapter.

1	If the Secretary so requests, the application for registration shall be
2	accompanied by a label or other printed matter describing the product.
3	(d)(1) No person shall distribute in this State any commercial feed, feed
4	supplement, or dosage form animal health product required to be registered
5	under this chapter upon which the Secretary has placed a withdrawal from
6	distribution order because of nonregistration. A surcharge of \$10.00, in
7	addition to the registration fee required by subsection (c) of this section, shall
8	accompany the application for registration of each product upon which a
9	withdrawal from distribution order has been placed for reason of
10	nonregistration and must be received before removal of the withdrawal from
11	distribution order.
12	(2) A surcharge of \$10.00, in addition to the registration fee required by
13	subsection (c) of this section, to fund animal welfare activities in the State
14	shall accompany the annual application for registration of each product
15	required to be registered under this section. The surcharges collected under
16	this subdivision shall be deposited in the Animal Welfare Fund created by 20
17	<u>V.S.A. § 3206.</u>
18	(e) No person shall distribute a commercial feed product in the State
19	that is labeled as bait or feed for white-tailed deer.

## See 6 20 VS A & 2581 is amended to read

## § 3 81. GENERAL REQUIREMENTS

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- person who is the owner of a dog or wolf-hybrid more than six months old shall annually on or before April 1 cause it to be registered, numbered, described, and licensed on a form approved by the Secretary for one year from that ay in the office of the clerk of the municipality in which the dog or wolf-hybrid kept. A person who owns a working farm dog and who intends to use that dog on a farm pursuant to the exemptions in section 3549 of this title shall cause the working farm dog to be registered as a working farm dog and shall, in addition to all other fees required by this section, pay \$5.00 for a working farm dog license. The owner of a dog or wolf-hybrid shall cause it to wear a collar and attach a license tag issued by the municipal clerk to the collar. Dog or wolf-hyblid owners shall pay for the license \$4.00 for each neutered dog or wolf-hybrid, and \$8.00 for each unneutered dog or wolf-hybrid. If the license fee for any dog or wolf-hybrid is not paid on or before April 1, its owner or keeper may thereafter procure a license for that license year by paying a fee of 50 percent in excess of that otherwise required.
- (b) Before a person shall be entitled to obtain a license for a neutered dog or wolf-hybrid, he or she shall exhibit to the clerk a certificate signed by a culy licensed veterinarian showing that the dog or wolf-hybrid has been sterilized.

collected by each city, town, or village for the purpose of funding the dog, cat, and worf-hybrid spaying and neutering program established in chapter 193, subchapter 1 of this title.

- (2) An optional license fee surcharge of up to \$10.00 per license is to be implemented by the legislative body of a city, town, or village that has established an animal and rabies control program for the sole purpose of funding the rabies control program.
- (3) The license fee surcharges in this subsection shall not be considered part of the license fee for purposes of calculating a penalty for late payment.
- (d) Before obtaining a license for a log or wolf-hybrid six months of age or older, a person shall deliver to the municipal clerk a certificate or a certified copy thereof issued by a duly licensed veterinalian, stating that the dog or wolf-hybrid has received a current preexposure rables vaccination with a vaccine approved by the Secretary, and the person shall certify that the dog or wolf-hybrid described in the certificate or copy is the dog or wolf-hybrid to be licensed. The municipal clerk shall keep the certificates or copies thereof on file. The Secretary shall prescribe the size and format of rabies certificates. The owner of any such dog or wolf-hybrid shall maintain a copy of the tabies vaccination form and provide it to State or municipal officials upon request

1	(f) In addition to the license fees assessed in subsections (e) and (e) of this
2	section and section 3583 of this title, municipal clerks shall assess a \$1.00
3	\$2.00 fee for each license sold. The clerks shall forward the fees collected
4	under this subsection to the State Treasurer on or before the 15th day of May,
5	September, and January of each year, together with an accounting of the
6	licenses sold. The funds collected under this subsection are to be used for
7	rabies control programs and for administration of animal welfare laws in the
8	State. For this purpose, on or before the 30th days of May, September, and
9	January, the State Treasurer shall disburse the funds collected under this
10	subsection as follows:
11	(1) Forty-five 22.5 percent to the Pish and Wildlife Fund-;
12	(2) Forty-five 22.5 percent to the Commissioner of Health-;
13	(3) Ten Five percent to the Secretary of Agriculture, Food and Markets-
14	<u>and</u>
15	(4) 50 percent to the Animal Welfare Fund created by 20 V.S.A. § 3206.
16	Sec. 7. 13 V.S.A. § 351(4) is amended to read:
17	(4) "Humane officer" or "officer" means:

(A) any enforcement officer as defined in 23 V.S.A. § 4(11)(A) or

investigator employed by the Office of the Attorney General or State's

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Anomey, or

1	(R) an individual who has received the animal emalty response
2	training required by section 356 of this title who is:
3	(i) a designated humane society employee; or
4	(ii) an animal control officer appointed by the legislative body of
5	a municipality who is authorized by the legislative body employed by a
6	municipal or State hw enforcement agency to perform the duties and functions
7	of a humane officer; or
8	(ii) a Division of Animal Welfare employee authorized to conduct
9	investigations under this chapte
10	Sec. 8. 13 V.S.A. § 353 is amended to read:
11	§ 353. DEGREE OF OFFENSE; SENTENCING UPON CONVICTION
12	(a) Penalties.
13	* * *
14	(4)(A) Except as provided in subdivision (B) of this subdivision (4), a
15	person found in violation of subdivision 352(3), (4), or (9) of this title
16	pursuant to this subdivision shall be imprisoned not more than one year or
17	fined not more than \$2,000.00, or both. Second and subsequen convictions
18	shall be punishable by a sentence of imprisonment of not more than two years
19	or a fine of not more than \$5,000.00, or both.
20	(B) In lieu of a criminal citation or arrest, the Director of Animal
21	weifare of a law enforcement officer may issue a civil citation to a person who

1	violates subdivision 252(2) (1) or (0) of this title if the person has not been
2	pre tiously adjudicated in violation of this chapter. A person adjudicated in
3	violation of subdivision 352(3), (4), or (9) of this title pursuant to this
4	subdivision shall be assessed a civil penalty of not more than \$500.00. At any
5	time prior to the person admitting the violation and paying the assessed
6	penalty, the State's Attorney may withdraw the complaint filed with the
7	Judicial Bureau and file an information charging a violation of subdivision
8	352(3), (4), or (9) of this title in the Criminal Division of the Superior Court.
9	(C) Nothing in this subdivision (4) shall be construed to require that
10	a civil citation be issued prior to a criminal charge of violating subdivision
11	352(3), (4), or (9) of this title.
12	* * *
13	(b) In addition to any other sentence the court may impose, the court may
14	require a defendant convicted of a violation under section 352 or 352a of this
15	title to:
16	***
17	Sec. 9. 13 V.S.A. § 354 is amended to read:
18	§ 354. ENFORCEMENT; POSSESSION OF ABUSED ANIMAL,
19	SEARCHES AND SEIZURES; FORFEITURE
20	(a) The Secretary of Agriculture, Food and Markets shall be consulted
21	prior to any enforcement action brought pursuant to this chapter that involves

1	livestock and poultry. Law The Director of Animal Welfare or law
2	enforcement may eonsult with request guidance from the Secretary of
3	Agriculture, Food and Markets in person or by electronic means when
4	responding to complaints under this chapter related to livestock or poultry, and
5	the Secretary shall assist the Director of Animal Welfare or law enforcement in
6	evaluating the facts determining whether the practice or animal condition, or
7	both, represent acceptable livestock or poultry husbandry practices. This
8	provision makes the Secretary of Agriculture, Food and Markets' expertise
9	available to the Director or law enforcement for consultation, but neither lack
10	of consultation nor the scope of result of any consultation creates a procedural
11	defense to an enforcement action, which shall be determined by the underlying
12	facts.
13	* * *
14	Sec. 10. 13 V.S.A. § 356 is amended to read:
15	§ 356. HUMANE OFFICER REQUIRED TRAINING, AUTHORIZATION
16	TO PERFORM DUTIES
17	(a) All humane officers as defined in subdivision 351(4)(B) of this title
18	shall complete the animal cruelty response training as required by 20 V.S.A.
19	§ 2365b in order to serve in the capacity of a humane officer.
20	(b) A humane officer as defined in subdivision 351(4)(B) of this title shall
21	<del>be authorized to serve as a humane officer if the humane officer is employed</del>

1	by a hymana society or a municipality and has completed the trainings as
	j j j
2	required by this section and by 20 V.S.A. § 2365b. Upon termination of
3	employment from the humane society or municipality through which they
4	were authorized to serve, the person shall no longer be authorized to perform
5	the legal functions of a humane officer.
6	(c) The Animal Cruelty Investigation Advisory Board shall keep and at
7	least annually update at index of individuals who have completed the animal
8	cruelty response training as required by this section and by 20 V.S.A. § 2365b
9	[Repealed.]
10	Sec. 11. 20 V.S.A. § 2365b is amended to read:
11	§ 2365b. ANIMAL CRUELTY RESPONSE TRAINING
12	(a) As part of basic training in order to become certified as a Level II and
13	Level III law enforcement officer, a person shall receive a training module on
14	animal cruelty investigations as developed and approved by the Animal
15	Cruelty Investigation Advisory Board and approved and administered by the
16	Vermont Criminal Justice Council.
17	(b) On or before December 31, 2023, humane officers as defined in 13
18	V.S.A. § 351(4)(B) shall complete an animal cruelty response training as
19	developed and approved by the Animal Cruelty Investigation Advisory Board
20	and Animal control officers working for municipal or state law enforcement
21	snair complete an animal response training program approved and

1	administered by the Vermont Criminal Justice Council. The Council shall
2	provide the training only to designated humane society employees, animal
3	control officers appointed by the legislative body of a municipality, and other
4	humane officers as defined in 13 V.S.A. § 351(4). The trainings shall be
5	conducted on a periodic basis by qualified instructors as determined by the
6	Animal Cruelty Investigation Advisory Board.
7	(c) The Animal Cruelty Investigation Advisory Board may elect to require
8	that humane officers as defined in 13 V.S.A. § 351(4)(B) complete a refreshe
9	course on the training required by this section on a periodic basis. Such
10	refresher training shall be developed and approved by the Animal Cruelty
11	Investigation Advisory Board and approved and administered by the Vermont
12	Criminal Justice Council. [Repealed.]
13	(d) On or before January 1, 2024 and annually the reafter, the Vermont
14	Criminal Justice Council shall provide the Animal Cruelty Investigation
15	Advisory Board with a list of the individuals that completed the trainings as
16	required by this section. [Repealed.]
17	Sec. 12. FINDINGS AND PURPOSE
18	(a) Findings. The General Assembly finds that for the purposes of this
19	section and Sec. 12 of this act.

1	(1) It is reasonable for Vermont residents to expect that their adented
2	companion animals will be free from communicable disease, be of sound
3	temperament, and not be dangerous.
4	(2) The unregulated transportation or importation of feline and canine
5	companion anii als poses risks to Vermonters. Such risks include:
6	(A) communicable zoonotic disease from parasite-borne diseases
7	such as Lyme, Leptosphosis, and Giardia and blood-borne diseases such
8	as rabies;
9	(B) physical harm from behaviorally unsound and potentially
10	dangerous animals; and
11	(C) emotional distress and finencial loss when the health or behavior
12	of adopted animals result in extraordinary medical bills or heartbreak should
13	the animal die or is required to be surrendered.
14	(3) Some transmissible diseases or parasites are transmissible from
15	animals to humans, such as Giardia, and if not promptly diagnosed or treated
16	could lead to a public health risk.
17	(4) Current law requires that a dog, cat, ferret, or wolf-hybrid imported
18	into the State of Vermont for sale, resale, exchange, or donation be
19	accompanied by an official health certificate or similar certificate of inspection
20	for the dog, cat, ferret, or wolf-hybrid issued by a veterinarian licensed in the
21	state or county of origin, however, there is no emorcement authority or entity

state or county of origin, however, there is no emorcement authority or entity

1	in place to enforce the requirement for importation of dogs, est, ferrets, or
2	wolf-hybrids.
3	There is currently no process in place to screen for behaviorally
4	unsafe animals.
5	(6) Vermonters who adopt companion animals through importation into
6	the State have little to no recourse if the animal has behavior or health issues.
7	(b) Purpose. The purpose of Sec. 12 of this act is to provide standards for
8	the handling and care of does, cats, ferrets, and wolf-hybrids within the State
9	of Vermont by animal shelters, unimal rescue organizations, and individuals
10	whose primary activity is the placement of abandoned, displaced, unwanted,
11	neglected, or abused animals and for the importation or transportation of dogs
12	cats, ferrets, and wolf-hybrids into the State of Vermont.
13	Sec. 13. 20 V.S.A. chapter 200 is added to read
14	CHAPTER 200. PLACEMENT OF ANIMALS
15	Subchapter 1. Importation of Animals
16	§ 4401. DEFINITIONS
17	As used in this chapter:
18	(1) "Animal" has the same meaning as in 13 V.S.A. § 351, except for
19	the importation or placement of domestic animals regulated by the Agercy of
20	Agriculture, Food and Markets or the importation or placement of wild
21	animals regulated by the Department of Fish and whome.

1	(2) "Applicant" means a person who has submitted an application for a
2	license or renewal of an import organization license to the Division of Animal
3	Welfare
4	(3) 'Capacity for care" means the maximum number of animals that an
5	import organization can appropriately care for in each facility it owns,
6	controls, or operate under its license.
7	(4) "Cat" means mammal of the species Felis catus.
8	(5) "Clean and disinfect" means the process, as set forth in the
9	Association of Shelter Veterinalians' Guidelines for Standards of Care in
10	Animal Shelters, by which bacteria, viruses, or other pathogens are eliminated
11	from an environment through the physical removal of organic material or
12	debris from personnel, facilities, vehicles, or other equipment, followed by the
13	appropriate application of chemical agents specifically designed to destroy
14	potentially hazardous microorganisms in accordance with applicable
15	directions.
16	(6) "Consumer" means a person who adopts, purchases, exchanges, or
17	barters for an animal for companionship or their own noncommercial use.
18	(7) "Division" means the Division of Animal Welfare.
19	(8) "Dog" means a mammal of the species Canis familiaris.
20	(9) "Domestic animal" has the same meaning as defined by 6 V.S.A.
21	§ 1151(2).

1	(10) "Facility" or "facilities" mean a location or locations owned
2	operated, or otherwise used by a licensee for receiving, maintaining, caring
3	for, or transporting animals for the purpose of placing such animals. A facility
4	shall include any shelter or kennel but not a foster home.
5	(11) "Ferret" means only the European ferret (Mustela putorius furo).
6	(12) "Foster home" means a residential location providing interim or
7	temporary in-home housing for animals on behalf of an import organization
8	licensed under this chapter and for which the import organization assumes
9	responsibility and liability.
10	(13) "Health certificate" means a legible certificate or form signed by an
11	accredited veterinarian that shows the age, sex, breed, description, and health
12	record of each animal and the name of the consignor and consignee. The
13	certificate or form shall list the vaccines administered to each animal and shall
14	state that the animal is not showing signs of infectious, contagious, or
15	communicable diseases. The certificate is valid for 30 days from the date it
16	was issued.
17	(14) "Impervious" means characteristics of a nonporous, impermeable
18	surface through which a liquid is not allowed to pass but upon which water
19	wiii bead.

1	(15) "Import" means the transport of animals into the State of Vermont
2	by a licensed animal shelter, licensed animal rescue organization, or licensed
3	import organization for the purpose of placement.
4	(16) 'Import license" means a license issued by the Division of Animal
5	Welfare that authorizes the licensee to operate in the State of Vermont as an
6	import organization and to import animals into the State of Vermont.
7	(17) "Import organization" means an entity licensed by the Director of
8	Animal Welfare that is not otherwise required to be licensed under Vermont
9	laws and whose primary activity is the placement of abandoned, displaced,
10	unwanted, neglected, or abused animals. An import organization shall not
11	obtain animals from an animal breeder or broker for payment or compensation
12	(18) "Individual animal record" meals the comprehensive record
13	relating to an individual animal that includes, where applicable, a certificate of
14	veterinary inspection; documentation of isolation upon import; post isolation
15	health certificate; history of vaccinations; history of all nedical treatment,
16	including administered medications; source of animal; date of acquisition;
17	name and address of adoptive owner or foster home; official identification;
18	date of placement; mortality record; and other records as may be appropriate.
19	(19) "Isolation" means the confinement of animals to prohibit other
20	animal contact by restricting the animal to an isolation room for the purposes
21	of separating an animal displaying signs of contagious or infectious limess and

1	minimizing the risk of the animal spreading a contagious or infectious illness
2	to humans and other animals.
3	(20) "Isolation room" means a location designed to serve as a receiving
4	and holding station for animals that are subject to quarantine.
5	(21) "Official identification" means a device or method used as a means
6	of identifying an individual animal appropriate for that species, including
7	microchip, labeled coller, or other means of distinction affixed to the animal.
8	For ferrets, if no identification is affixed, a detailed description of the animal
9	attached to the enclosure will suffice.
10	(22) "Place" or "placement" means to sell, barter, exchange, give away,
11	or otherwise find a permanent physical placement for an animal that is
12	abandoned, displaced, unwanted, neglected, or abused.
13	(23) "Primary housing enclosure" means a cage, crate, or any area
14	within a facility in which a confined animal is kept.
15	(24) "Sanitary condition" means the state of faculties, primary housing
16	enclosures, and associated equipment having been cleaned and disinfected as
17	often as necessary to be free of, at a minimum, urine, feces, and noxious odors.
18	(25) "U.S. Department of Agriculture accredited veterinarian" means a
19	veterinarian accredited by the U.S. Department of Agriculture's Animal and
20	Plant Health Inspection Service and approved by the animal health official of
21	the state where the vetermarian is doing business.

1	(26) "Vatarinarian" manne a vatarinarian licensed and in good standing
2	in the state where the veterinarian is doing business.
3	(27) "Wild animal" has the same meaning as in 10 V.S.A. § 4001.
4	(28) 'Wolf-hybrid' means an animal that is the progeny or descendant
5	of a domestic dog (Canis familiaris) and a wolf (Canis lupus or Canis rufus).
6	"Wolf-hybrid" also means an animal that is advertised, registered, licensed, or
7	otherwise described or represented as a wolf-hybrid by its owner, or an animal
8	that exhibits primary physical and behavioral wolf characteristics.
9	(29) "Zoonotic disease" Ineans an infectious disease that can be
10	transmitted from animals to humans or from humans to animals.
11	§ 4402. LICENSE REQUIRED
12	A person shall not import or place an an mal or operate an import
13	organization that imports or places animals in the State of Vermont without
14	first having obtained a license issued by the Division of Animal Welfare. A
15	license under this chapter shall be valid only for the import organization
16	specified in the license and shall be nontransferable.
17	§ 4403. LICENSE APPLICATION
18	(a) A complete application for a license or renewal of a license shall be
19	submitted to the Division of Animal Welfare on a form prescribed by the
20	Division. The application shall state the applicant's name, name of individual
21	serving as the primary contact for the applicant, principal place of ousiness,

1	and a detailed operations plan that includes the following information in
2	wrning:
3	(A) a complete list of the import organization's directors and managerial
4	personnel;
5	(2) a complete list of the locations of all facilities, including shelters,
6	kennels, or foster homes where animals in the custody of the import
7	organization are or will be housed, and the capacity for care for each facility,
8	provided that information regarding foster homes is exempt from public
9	inspection and copying under the Public Records Act and shall be confidential;
10	(3) the location within the State of Vermont where the import
11	organization will maintain its records;
12	(4) methods of acquiring animals for purposes of placement;
13	(5) methods of animal care and maintenance, provided that such
14	methods shall comply with the Association of Shelter Veterinarians'
15	Guidelines for Standards of Care in Animal Shelters;
16	(6) description of facility operations and maintenance;
17	(7) documentation that the individual or entity is licensed in this State as
18	an animal shelter, animal rescue organization, or import organization;
19	(8) the handling and segregation of animals in the custody of the import
20	organization that are found to be suffering from inness or injury,

1	(0) methods to ensure the handling and disposing of deceased animals in
2	a sanitary manner;
3	(10) such other detailed information that fully describes the import
4	organization's proposed activities;
5	(11) evidence that the import organization holds a current kennel license
6	from the municipality in which any facility is operating, if applicable;
7	(12) a euthanasia policy that complies with the law, if applicable;
8	(13) evidence that the import organization holds a current certificate of
9	occupancy from the municipality in which any facility is operating, if
10	applicable; and
11	(14) whether the import organization intends to import animals into the
12	State of Vermont; if so, the Division shall usue an import license to qualified
13	persons that clearly authorizes the import of an mals in addition to their
14	placement within the State of Vermont.
15	(b) An application for a license or renewal of licens, shall be accompanied
16	by a fee as determined by the Division of Animal Welfare.
17	(c) The Division of Animal Welfare shall confirm receipt of the license
18	application in writing and shall approve or deny the license within 30 days
19	following the notice confirming receipt of the license application.
20	(d) Before issuance of the license, the Division of Animal Welfare shall be
21	granted access to air the applicant's facilities to ensure compliance with

1	applicable laws or rules. All inspections shall be conducted during normal
2	bus ness hours. The Division of Animal Welfare may conduct additional
3	inspections before renewal and as it deems necessary. An isolation room shall
4	be inspected and approved by the Division before issuance of an import
5	<u>license.</u>
6	(e) An applicant may enter into a written agreement with the operator of an
7	approved isolation room to perform the activities required by this chapter.
8	Such written agreement shall be approved by the Division of Animal Welfare
9	before issuance of an import license.
10	(f) Licenses shall be issued on an annual basis and shall authorize the
11	licensee to operate for 12 months from the date of issuance, unless earlier
12	suspended, modified, or revoked by the Division of Animal Welfare in
13	accordance with the rules of the Division of Animal Welfare.
14	(g) The licensee shall keep the original of its most recent license at a
15	location within the State of Vermont and shall make a copy available for
16	inspection upon request, including by any individual at the time and location
17	of any placement. A copy shall be posted at each facility in a place
18	prominently visible to the public.
19	(h) The licensee shall include its most recent license number in a way that
20	is easily viewed by the public on its website and any other printed promotional
21	materials or printed advertisements that offer a specific animal for placement.

1	(i) A renewal application shall be submitted not later than 20 days before
2	the expiration of the license.
3	(j) The licensee will promptly notify the Division of Animal Welfare in
4	writing of any material change in the information provided in the license or
5	renewal application, including changes in managerial personnel; loss of,
6	acquisitions of, or renovations to facilities; or a change in the status of
7	municipal kennel licensing.
8	§ 4404. FACILITY REQUIREMENTS
9	(a) General standards. For buildings and premises that are utilized as a
10	facility, each licensee shall be required to conform with:
11	(1) the Association of Shelter Veerinarians' Guidelines for Standards of
12	Care in Animal Shelters for animals subject to those guidelines; and
13	(2) requirements specified by the Division of Animal Welfare in a
14	license issued under this chapter for all other animals.
15	(b) Minimum standards. At a minimum, a licensee under this chapter
16	<u>shall:</u>
17	(1) Maintain all buildings and premises in good repair and in a sanitary
18	condition.
19	(2) Maintain and use equipment in a manner that ensures the proper and
20	legal storage and disposal of wastes or disease-contaminated material,
21	including medical supplies, syringes, needles, and sharps containers.

1	(2) Take and maintain affective control measures to prevent the spread
2	of disease, noxious odors, and the infestation of animals and premises with
3	external parasites, insects, or vermin.
4	(4) Provide and maintain artificial illumination in all areas and rooms in
5	which animals are kept. The artificial illumination shall be well distributed
6	and adequate to provide efficient inspection and cleaning of facilities,
7	enclosures, cages, and arimals. Each cage and enclosure in use shall be
8	situated in a manner that projects the animals contained from excessive or
9	stressful illumination.
10	(5) To the extent feasible, utilize natural illumination during daylight
11	hours in all areas and rooms where anima's are kept. Artificial illumination
12	shall be available during nondaylight hours.
13	(6) Make a freezer or other means of mechanical or nonmechanical
14	refrigeration available at the facility for the temporary storage of deceased
15	animals, unless an arrangement has been made with another entity capable of
16	appropriately storing and disposing of deceased animals. Any such
17	arrangement with another entity shall be made in writing and kept is part of
18	the import organization's operations plan.
19	(c) Isolation room. In addition to complying with subsections (a) and (b)
20	of this section, each facility shall be required to conduct each of the following.

1	(1) provide a room to be used evalusively for the purposes of isolating
2	sick or diseased animals; and
3	(a) ensure that the isolation room, in addition to complying with the
4	requirements of subsections (a) and (e) of this section, is compliant with the
5	isolation requirements of the Association of Shelter Veterinarians' Guidelines
6	for Standards of Care in Animal Shelters.
7	(d) Protective clothing for isolation room.
8	(1) Each licensee shall ensure that isolation rooms comply with:
9	(A) the isolation room requirements in the Association of Shelter
10	Veterinarians' Guidelines for Standards of Care in Animal Shelters for animals
11	subject to those guidelines; and
12	(B) isolation room requirements specified the Division of Animal
13	Welfare in a license issued under this chapter for all other animals.
14	(2) Each licensee shall ensure that each person who enters an isolation
15	room or otherwise feeds, waters, cleans, treats, or handles quarantined or
16	isolated animals showing signs of infectious or contagious disease or disease-
17	contaminated equipment or material shall wear clean protective outerwear,
18	gloves, and shoe covers, or take equivalent biosecurity measures while so
19	doing, and shall remove and adequately clean or dispose of the protective
20	outerwear, gloves, and shoe covers, or equivalent, and thoroughly wash the
21	hands with soap and water immediately upon leaving such room.

1	(a) Animal facilities
2	(1) Each animal housing area within a facility shall be constructed and
3	maintained in compliance with:
4	(A) the housing requirements in the Association of Shelter
5	Veterinarians' Quidelines for Standards of Care in Animal Shelters for animals
6	subject to those gurlelines; and
7	(B) requirements specified the Division of Animal Welfare in a
8	license issued under this chapter for all other animals.
9	(2) At a minimum, a housing area provided by a licensee shall comply
10	with all of the following:
11	(A) The area shall be cleaned at least daily and more often as
12	necessary to maintain sanitary conditions. Enclosures shall be disinfected
13	periodically and as soon as practicable once emptied. Group housing rooms
14	shall be emptied and disinfected periodically. Cager and enclosures shall be
15	unoccupied during disinfecting. The use of chemical agents to disinfect shall
16	be in accordance with the chemical manufacturer's label, with particular
17	attention paid to temperatures and contact time.
18	(B) The area shall be of adequate size and space to permit an animal
19	therein to stand, sit, lie down, turn around, and make other normal posteral
20	adjustments without obstruction, interference, or impediment by the presence
21	of food and water bowls, equipment, beds, toys, or other animals.

1	(C) The area shall be equipped with heating cooling and ventilation
2	to maintain adequate ambient conditions appropriate for the species and
3	necessary to minimize odor, ammonia levels, disease transmission risk, and
4	unnecessar) stress on the animals due to uncomfortable temperatures or
5	environmental conditions. Ambient temperature shall be between 55°F and
6	85°F, unless other tymperatures have been determined to be appropriate based
7	on an information source approved by the Division. To ensure that these
8	conditions are met, the licensee shall install and maintain a working
9	thermometer in all areas in which animals are maintained and cared for.
10	(D) The area shall be constructed and maintained in accordance with
11	all of the following provisions:
12	(i) Each floor shall be impervious to moisture and no carpeted
13	flooring may be permitted in animal areas.
14	(ii) Any material used shall be resistan to rusting and be
15	maintained free of rust.
16	(iii) Animal cages or enclosures equipped with a wire floor shall
17	be prohibited for animals. Crates meant for temporary confinement of
18	animals, such as airline crates, wire crates, or cat carriers, shall be the
19	appropriate size to provide adequate shelter and shall not be used for long-term
20	housing. Stacked housing shall be specifically constructed for that purpose.
21	Stacking wire crates is prolitoited.

1	(E) The area shall be designed to permit the unimpeded access of the
2	animal to clean, fresh food and water.
3	(F) The area shall provide adequate shelter from the sun and
4	inclement weather when animals are outside.
5	(G) The area shall be maintained at a comfortable noise level. Under
6	normal circumstances, the noise level shall not be at or above 100 dB for a
7	sustained period of 15 minutes or longer.
8	§ 4405. ANIMAL CARE REQUIREMENTS
9	(a) Standard of care.
10	(1) The import organization shall provide staffing adequate to ensure the
11	general care and maintenance of the animals daily.
12	(2) The import organization shall provide care in compliance with:
13	(A) the care requirements in the Association of Shelter Veterinarians'
14	Guidelines for Standards of Care in Animal Shelters for animals subject to
15	those guidelines; and
16	(B) the care requirements specified by the Division of Animal
17	Welfare in a license issued under this chapter for all other animals.
18	(3) With due regard to the differences in species, breed, age, and
19	condition, the import organization shall ensure that every animal receives all of
20	the following care and maintenance.

1	(A) The animal shall be kent aloan and dry
2	(B) The animal shall be provided with standard veterinary care in a
3	timely manner following the protocols established by the veterinarian of
4	record. Emergency care shall be provided.
5	(C) The animal shall be provided with sufficient fresh food.
6	(D) The animal shall be provided at all times, or at regular intervals,
7	with access to clean dricking water.
8	(E) The animal shall be housed in an area having appropriate
9	temperature and ventilation.
10	(F) The animal shall be plotected from weather and the elements.
11	(G) The animal shall be provided with clean bowls, dishes, or other
12	containers for food and water.
13	(H) The animal shall be free from contamination by excrement,
14	urine, or other matter.
15	(I) When appropriate for the species, breed, and age, the animal shall
16	be given the opportunity to exercise outside its enclosure regularly in order to
17	maintain the animal in good health and reduce the stress of confinement.
18	(J) When held in group housing, the animal shall be housed in
19	compatible groups without exceeding the capacity of care.
20	(4) No animal may be imported unless the animal:
21	(A) is eight weeks of age or older, or

1	TRY is loss than aight wools of ago and is accommonical by a nursing
2	mother.
3	(b) Vaccinations and testing. Vaccination and testing schedules shall apply
4	based on the age of the dog, cat, or wolf-hybrid as follows, or in accordance
5	with the most recent recommendations of the Association of Shelter
6	Veterinarians' Guidelines for Standards of Care in Animal Shelters in effect at
7	the time of vaccination.
8	(1) All rabies-vaccine eligible animals 12 weeks of age and older shall
9	be vaccinated for rabies by a veterinarian, as stated in 20 V.S.A. § 3581a,
10	including appropriate re-immunizations, unless prior veterinary records
11	indicate a current vaccination status.
12	(2) Any dog six months of age or older shall be tested for heartworm as
13	soon as practicable.
14	(c) Behavior. The import organization shall document any behavioral
15	information received on intake as well as any behavioral observations made
16	while the animal was in the import organization's possession. The
17	observations and findings shall be documented in the individual animal record.
18	in accordance with subdivision 4408(b)(12) of this title. Any animal with
19	behavioral issues that may pose a safety risk to humans or other animals, such
20	as aggression, will also need to comply with the provisions of subsection
21	4407(a) of this title.

1	(d) Tonnatio disease. If an animal is found to have a zoonatic disease, the
2	import organization shall promptly notify its veterinarian, the Division, and the
3	Department of Health.
4	§ 4406. IMPORTED ANIMALS
5	(a) Isolation upon import.
6	(1) An import organization holding an import permit shall comply with:
7	(A) the import equirements of the Association of Shelter
8	Veterinarians' Guidelines for Standards of Care in Animal Shelters for animals
9	subject to those guidelines; and
10	(B) requirements specified by the Division of Animal Welfare in a
11	license issued under this chapter for all other animals.
12	(2) At a minimum, an import organization shall comply with the
13	following import requirements:
14	(A) Any imported animal shall receive a brief health assessment at
15	intake.
16	(B) Any animal showing signs of having an infectious or contagious
17	disease shall be placed under quarantine according to:
18	(i) the guidelines of the Association of Shelter Veterinarians'
19	Guidelines for Standards of Care in Animal Shelters for animals subject to
20	those requirements, and

1	(ii) requirements specified by the Division of Animal Welfers in a
2	lice se issued under this chapter or in a Division order.
3	(b) Health certificate. Any animal entering the State of Vermont under an
4	import licence shall be accompanied by a health certificate prepared and issued
5	not earlier than .0 days prior to import into the State of Vermont by a U.S.
6	Department of Agriculture accredited veterinarian in the state of origin.
7	(1) The health certificate shall include the following information about
8	the animal:
9	(A) estimated breed or vategory;
10	(B) sex;
11	(C) estimated age or age range;
12	(D) name, if applicable;
13	(E) microchip number, tattoo, or other official identification;
14	(F) color and distinctive markings;
15	(G) health status;
16	(H) the place from which the animal was shipped into the State of
17	Vermont, including the name and address of the shipper;
18	(I) name, address, and import license number of the Vermont
19	receiving import organization to which each animal was shipped;
20	(3) required vaccines and testing as applicable, and

1	(K) a statement that the animal appears to be free of infectious and
2	contagious disease, including internal or external parasites and heartworm, and
3	exposure thereto.
4	(2) Aximals shall be examined by trained staff within 24 hours prior to
5	travel and deemed fit for transport. A veterinarian shall confirm that animals
6	with medical concerns or recovering from surgery are fit for transport, and the
7	receiving import organization shall be notified and agree to take the animal.
8	(3) A health certificate shall be void 30 days after issuance.
9	(c) Vaccinations and testing. Each licensee that imports an animal into the
10	State for purposes of placement shall comply with the vaccination and testing
11	schedules as described in subsection 4403(b) of this title. Any dog or wolf-
12	hybrid six months of age or older shall be tested for heartworm within three
13	months before shipment. The heartworm testing results shall be disclosed to
14	the receiving import organization. The receiving import organization shall
15	agree to treat the animal.
16	§ 4407. RESTRICTIONS ON PLACEMENT
17	(a) Unless otherwise specified in this section, no licensee shall place an
18	animal that shows signs of any significant behavioral concern, such as signs of
19	a temperamental or behavioral issue that may pose a safety risk to humans or
20	other animais.

1	(h) No licensee shall place an animal unless:
2	(1) the animal is eight weeks of age or older;
3	(1) the licensee possesses the animal's complete individual animal
4	record, in a cordance with section 4408 of this title; and
5	(3) prior to placement, the licensee has provided the prospective adopter
6	with a disclosure statement and a partial animal record, consisting of at least
7	the information required under subsection 4408(b) of this title, as applicable.
8	(c) Notwithstanding subsections (a) and (b) of this section, any animal with
9	a chronic infectious or contagious medical condition may be placed, provided
10	that:
11	(1) the licensee has supplied any prospective adopter with a disclosure
12	statement documenting the specific medical condition; and
13	(2) the prospective adopter has signed an acknowledgment of receipt on
14	the disclosure statement and an agreement requiring the adopter to take steps
15	to prevent the spread of disease to any other susceptible animals.
16	(d) Notwithstanding subsections (a) and (b) of this section, any animal with
17	behavioral issues that may pose a safety risk to humans or other animals, such
18	as aggression, may only be placed, provided that:
19	(1) The animal receives training or behavior modification prior t
20	placement such that the safety risk is mitigated to the satisfaction of the
21	Division of Animal Welfare.

1	[7] The licences cumules only prochective adopter with a disclosure
2	statement documenting the specific behavioral issues, and the prospective
3	adopter signs an acknowledgment of receipt on the disclosure statement and an
4	agreement requiring the adopter to establish an adequate management plan or
5	employ the services of a professional animal trainer or behaviorist to provide
6	training or behavior modification that mitigates the safety risk. The licensee
7	shall obtain and retain a copy of these documents as part of the animal's
8	individual animal record.
9	(e) An import organization shall dispense medication to an adopter based
10	on recommendations of the veterinagian of record.
11	(f) Any location where an animal precement occurs, including any off-site
12	or outdoor locations, shall meet all standards set forth subsection 4405(a) of
13	this title.
14	(g) Within 14 calendar days following placement, the adopter may return
15	the animal for a full refund and the import organization shall take the animal
16	back within three days. After the 14-day period, the adopter may return the
17	animal for any reason and the import organization shall take the animal back
18	but shall have no obligation to provide a refund.
19	(h) The provisions in subsections (a), (c), and (e) of this section and
20	subdivisions (b)(1) and (2) of this section shall not apply to transfers of
21	animais between import organizations licensed in vermont.

1	\$ 4408 PECODOS
2	(1) Access by Division. Records shall be maintained in accordance with
3	the requirements of this section and this chapter and shall be made available
4	for review by the Division during any inspection or upon request.
5	(b) Individual animal records. The import organization shall keep a
6	complete copy of the record of each animal in its custody. The record of each
7	animal shall, at a minimum, include the following information:
8	(1) Species.
9	(2) Sex and reproductive status and, if spayed or neutered, the date and
10	name of the veterinarian performing the surgery, when available.
11	(3) Approximate age or age group.
12	(4) Name, if applicable.
13	(5) Microchip number, tattoo, or other official identification.
14	(6) Color and distinctive markings.
15	(7) Health status.
16	(8) History of vaccinations administered, including rabits vaccination.
17	(9) Health certificate if the animal was imported from outside the State
18	of Vermont. The health certificate or medical history supporting it shall
19	include:
20	(A) the date of examination, and

1	(B) a statement that the animal is free of any symptoms of infectious
2	or contagious disease.
3	(N) All vaccines, prophylactic, and therapeutic medications, and all
4	other medications administered to the animal, identified by name of drug,
5	dosage, and dates and duration of administration.
6	(11) Observations or findings of behavioral concerns or temperament
7	issues that may pose a safety concern for humans or other animals.
8	(12) A disclosure statement with a signed acknowledgment of receipt.
9	(13) The name and address of the import organization or individual
10	from whom the animal was obtained and the date of receipt.
11	(14) The name and address of the Icensed Vermont animal shelter,
12	animal rescue organization, or import organization to which the animal was
13	transferred and the date of placement.
14	(15) The mortality of any animal and the cause, if known, including
15	euthanasia.
16	(c) Format. The import organization shall provide information from the
17	individual animal record in a format requested by the Division.
18	(d) Records retention. Records shall be retained for a period of 24 months
19	from the date of placement or mortality unless otherwise directed by the
20	Division.

1	(a) Confidentiality of information. The name address and other
2	identifying information of an adoptive home or foster home within individual
3	animal records are exempt from public inspection and copying under the
4	Public Records Act and shall be confidential.
5	§ 4409. INSPECTIONS AND QUARANTINES
6	(a) The Division shall have the right to inspect any facility, and the animals
7	therein, during normal operating hours. Additionally, the Division shall be
8	given access to and the right o inspect and copy any and all records pertaining
9	to such animals.
10	(b) The Division may order that a quarantine be placed on the entire
11	premises operated by a licensee, on a specific species, or on a specific group of
12	animals or an individual animal for any of the following:
13	(1) excessive parasitism;
14	(2) poor body condition;
15	(3) presence of, or exposure to, infectious or contagious disease;
16	(4) infection with or exposure to a contagious disease;
17	(5) suspected of exposure to a contagious disease;
18	(6) the importation of a dog or cat into Vermont in violation of this
19	chapter; or
20	(7) violation of the capacity for care limits of a facility.

1	(a) Each animal that the Division has ordered quarentined shall be
2	maintained in an isolation room meeting the requirements of subsection
3	4404(b) of this title, or in such other location that prevents the spread of
4	disease, until released in writing by the Division.
5	(d) If any arimal required to be maintained according to the requirements
6	of subsection 4404(b) of this title is not so maintained, the Division may order
7	that a quarantine be placed on the entire premises operated by a licensee.
8	§ 4410. PROHIBITION OF DIRECT IMPORTATION OF AN ANIMAL
9	It shall be unlawful to import an animal into the State of Vermont for the
10	purpose of transferring possession or ownership directly to a person in the
11	State that is not an import organization licensed under this chapter.
12	§ 4411. ENFORCEMENT
13	(a) The Division may deny, revoke, or suspend a license upon finding that
14	the import organization has not complied with the provisions of this chapter.
15	(b) An emergency suspension may be imposed for any licensee whose
16	officers, employees, or volunteers have been charged with violations of
17	13 V.S.A. §§ 352, 352a, and 355, provided that a hearing is held within
18	21 days after the date of such suspension. The hearing shall be held pursuant
19	to 3 V.S.A. chapter 25.
20	(c) Except for emergency suspensions under subsection (b) of this section,
21	no ficense of renewal of ficense may be defied, revoked, suspended, or

1	renewal denied prior to notice of the apportunity for a full and fair hearing. A
2	request for a hearing shall be made in writing to the Division within 21 days
3	following notification of the Division's decision. The hearing shall be held
4	pursuant to 3 V.S.A. chapter 25.
5	(d) Any action taken under this chapter shall not limit the Division's
6	authority to take additional action as necessary, including assessment of fines.
7	(e) The Division may order the transfer of any animal in the custody of any
8	import organization found in violation of any provisions of this chapter to a
9	compliant animal shelter, animal rescue organization, or import organization.
10	§ 4412. PENALTIES
11	Violations of this chapter are civil violations for which the Division may
12	assess administrative penalties not to exceed \$1,000.00 for each violation.
13	§ 4413. FORMS AND RULES
14	The Division may adopt rules and forms regarding the licensing of
15	organizations and the importation of animals into the State
16	Sec. 14. TRANSITION
17	Notwithstanding rules previously adopted, between July 1, 2024 and July 1,
18	2025, the Agency of Agriculture, Food and Markets shall implement the
19	standards of care set forth under 20 V.S.A. § 3222(b)(1)(A)–(C) as the
20	standard to be applied and enforced for the operation of pet dealers and pet

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those operating in the State to the extent applicable to the animal and facility.

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3	Sec. 15. REPEALS
4	(a) The following shall be repealed on July 1, 2025:
5	(1) 20 V. A. § 3541(10) (definition of pet dealer) and §§ 3681–3884
6	(licensing and operation of pet dealers);
7	(2) 20 V.S.A. §§ 3006 and 3907 (licensing of pet shops), 3909 (sale of
8	animals by humane society), 3908 (Agency of Agriculture, Food and Markets
9	animal welfare rules), and 3912 (commitment of animal to Agency of
10	Agriculture, Food and Markets); and
11	(3) 20 V.S.A. § 3915 (health certificate for transport).
12	(b) 24 V.S.A. § 1943 (Animal Cruelty Investigation Advisory Board) shall
13	be repealed 30 days after the final member is appointment to the initial
14	composition of the Animal Welfare Advisory Council under 20 V.S.A. § 3203
15	Sec. 16. EFFECTIVE DATES
16	(a) This section; Sec. 1 (findings); the following sections in Sec. 2, 20
17	V.S.A. §§ 3201, 3202, and 3204–3206 (Animal Welfare Division); Sec. 5
18	(commercial feed surcharge); Sec. 6 (rabies control surcharge); and Sec. 14
19	(transition) shall take effect July 1, 2024.
20	(b) All remaining sections shall take effect on July 1, 2025.

Sec. 1. 20 V.S.A. chapter 190 is added to read:

### CHAPTER 190. DIVISION OF ANIMAL WELFARE

### § 3201. DEFINITIONS

As used in this subchapter:

- (1) "Animal" has the same meaning as in 13 V.S.A. § 351, provided that the animals or activities regulated under this chapter shall not apply to:
- (A) activities regulated by the Department of Fish and Wildlife pursuant to 10 V.S.A. Part 4;
- (B) scientific research governed by accepted procedural standards subject to review by an institutional animal care and use committee;
- (C) livestock and poultry husbandry practices for the raising, management, and use of domestic animals;
  - (D) veterinary medical or surgical procedures; and
- (E) the killing of an animal as authorized pursuant to sections 3809 and 3545 of this title.
- (2) "Director" means the Director of Animal Welfare and includes the Director's designee.
  - (3) "Division" means the Division of Animal Welfare.
  - (4) "Domestic animal" has the same meaning as in 6 V.S.A. § 1151(2).

# § 3202. ESTABLISHMENT OF DIVISION OF ANIMAL WELFARE; POWERS AND DUTIES

- (a)(1) The Division of Animal Welfare is established within the Department of Public Safety. The Commissioner of Public Safety shall appoint a Director of Animal Welfare who shall be in immediate charge of the Division. The Director shall be qualified by education and professional experience to perform the duties of the position. The Director shall have at least the following minimum qualifications:
- (A) experience in interpreting or knowledge of animal welfare laws and rules;
- (B) knowledge of animal welfare stakeholders in the State and regionally; and
- (C) knowledge of the causes and characteristics of animal welfare and animal cruelty issues.
- (2) The Director position shall be a classified service position in the Department of Public Safety.
- (b)(1) The Director shall develop a comprehensive plan for the development, implementation, and enforcement of the animal welfare laws of the State. In developing the comprehensive plan, the Director shall first review the 2023 Report on Unification of Animal Welfare and Related Public Safety Function and similar reports and proposed legislation. The plan shall include:

- (A) how the Director shall oversee investigation and response to animal cruelty complaints in the State in order to provide the best services to Vermont's animals statewide;
- (B) how the Director shall coordinate administration and enforcement of animal welfare laws in the State in a collaborative manner with those law enforcement officers and municipalities that retain authority to enforce animal cruelty requirements in the State;
- (C) how the State should address the extent and scope of any deficiencies in Vermont's system of investigating and responding to animal cruelty complaints;
- (D) how the State should ensure that investigations of animal cruelty complaints are conducted according to systematic and documented written standard operating procedures and checklists;
- (E) a proposal to house and care for animals seized in response to complaints of animal cruelty, including how to pay for the care of seized animals;
- (F) a proposal for funding animal welfare administration and enforcement in the State, including potential sources of public and private funding; and

- (G) recommended amendments to animal welfare statutes or rules, including standards of care for animals housed or imported by animal shelters or rescue organizations.
- (2) The Director of Animal Welfare shall submit the comprehensive plan required by this subsection and any revisions thereto to the House Committee on Government Operations and Military Affairs and the Senate Committee on Government Operations not later than eight months after the date of hiring of the Director.
- (c) The Director of Animal Welfare shall consult with other State agencies that respond to animal welfare complaints or with animal welfare responsibilities to estimate the number and type of animal welfare complaints received by State agencies and to quantify the amount of time State agency staff expend in fulfilling animal welfare responsibilities, including the costs to agencies of fulfilling the responsibilities.
- (d) The Director of Animal Welfare shall be the sole employee of the Division of Animal Welfare until the comprehensive plan required under subdivision (b)(2) of this section is completed and the General Assembly enacts legislation, as needed, to implement the comprehensive plan.

#### § 3203. ANIMAL WELFARE FUND

(a) The Animal Welfare Fund is established within the Department of Public Safety to fund the expenses incurred by the Division of Animal Welfare

in implementing the requirements of this chapter. The Director of Animal Welfare shall administer the Fund.

- (b) The Fund shall consist of:
- (1) 60-67 percent of the revenue collected from the surcharge assessed under subsection 3581(f) of this title; and
  - (2) appropriations made by the General Assembly.
- (c) All balances in the Fund at the end of the fiscal year shall be carried forward. Interest earned by the Fund shall remain in the Fund.
- Sec. 2. 20 V.S.A. § 3581 is amended to read:

### § 3581. GENERAL REQUIREMENTS

(a) A person who is the owner of a dog or wolf-hybrid more than six months old shall annually on or before April 1 cause it to be registered, numbered, described, and licensed on a form approved by the Secretary for one year from that day in the office of the clerk of the municipality in which the dog or wolf-hybrid is kept. A person who owns a working farm dog and who intends to use that dog on a farm pursuant to the exemptions in section 3549 of this title shall cause the working farm dog to be registered as a working farm dog and shall, in addition to all other fees required by this section, pay \$5.00 for a working farm dog license. The owner of a dog or wolf-hybrid shall cause it to wear a collar and attach a license tag issued by the municipal clerk to the collar. Dog or wolf-hybrid owners shall pay for the license \$4.00 for each

neutered dog or wolf-hybrid, and \$8.00 for each unneutered dog or wolf-hybrid. If the license fee for any dog or wolf-hybrid is not paid on or before April 1, its owner or keeper may thereafter procure a license for that license year by paying a fee of 50 percent in excess of that otherwise required.

- (b) Before a person shall be entitled to obtain a license for a neutered dog or wolf-hybrid, he or she shall exhibit to the clerk a certificate signed by a duly licensed veterinarian showing that the dog or wolf-hybrid has been sterilized.
- (c)(1) A mandatory license fee surcharge of \$4.00 per license shall be collected by each city, town, or village for the purpose of funding the dog, cat, and wolf-hybrid spaying and neutering program established in chapter 193, subchapter 6 of this title.
- (2) An optional license fee surcharge of up to \$10.00 per license is to be implemented by the legislative body of a city, town, or village that has established an animal and rabies control program for the sole purpose of funding the rabies control program.
- (3) The license fee surcharges in this subsection shall not be considered part of the license fee for purposes of calculating a penalty for late payment.
- (d) Before obtaining a license for a dog or wolf-hybrid six months of age or older, a person shall deliver to the municipal clerk a certificate or a certified copy thereof issued by a duly licensed veterinarian, stating that the dog or wolf-hybrid has received a current preexposure rabies vaccination with a

vaccine approved by the Secretary, and the person shall certify that the dog or wolf-hybrid described in the certificate or copy is the dog or wolf-hybrid to be licensed. The municipal clerk shall keep the certificates or copies thereof on file. The Secretary shall prescribe the size and format of rabies certificates. The owner of any such dog or wolf-hybrid shall maintain a copy of the rabies vaccination form and provide it to State or municipal officials upon request.

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(f) In addition to the license fees assessed in subsections (a) and (c) of this section and section 3583 of this title, municipal clerks shall assess a \$1.00 \$2.00 fee for each license sold. The clerks shall forward the fees collected under this subsection to the State Treasurer on or before the 15th day of May, September, and January of each year, together with an accounting of the licenses sold. The funds conjected under this subsection are to be used for rabies control programs and for administration of animal welfare laws in the State. For this purpose, on or before the 30th days of May, September, and January, the State Treasurer shall disburse the funds collected under this subsection as follows:

- (1) Forty-five 22.5 percent to the Fish and Wildlife Funda;
- (2) Forty-five 22.5 percent to the Commissioner of Health.;
- (3) Ten five percent to the Secretary of Agriculture, Food and Markets;

# this title

- (f) In addition to the license fees assessed in subsections (a) and (c) of this section and section 3583 of this title, municipal clerks shall assess a \$1.00 \$3.00 fee for each license sold. The clerks shall forward the fees collected under this subsection to the State Treasurer on or before the 15th day of May, September, and January of each year, together with an accounting of the licenses sold. The funds collected under this subsection are to be used for rabies control programs and for administration of animal welfare laws in the State. For this purpose, on or before the 30th days of May, September, and January, the State Treasurer shall disburse the funds collected under this subsection as follows:
  - (1) Forty-five 14.85 percent to the Fish and Wildlife Fund.;
  - (2) Forty-five 14.85 percent to the Commissioner of Health.;
- (3) Ten 3.3 percent to the Secretary of Agriculture, Food and Markets; and
- (4) 67 percent to the Animal Welfare Fund created by section 3203 of this title.

- *Sec. 3. 13 V.S.A.* § *351(4) is amended to read:* 
  - (4) "Humane officer" or "officer" means:
- (A) any enforcement officer as defined in 23 V.S.A. § 4(11)(A) or investigator employed by the Office of the Attorney General or State's Attorney; or
- (B) an individual who has received the <u>animal cruelty response</u> training required by section 356 of this title who is:
  - (i) a designated humane society employee; or
- (ii) an animal control officer appointed by the legislative body of a municipality who is authorized by the legislative body employed by a municipal or State law enforcement agency to perform the duties and functions of a humane officer; or
- (ii) a Division of Animal Welfare employee authorized to conduct investigations under this chapter.

#### C. A FEFFOTIVE DATE

This act shall take effect on July 1 2024

#### Sec. 4. EFFECTIVE DATES

(a) This section and Sec. 3, definition of humane officer, shall take effect on July 1, 2024, except that 13 V.S.A. § 351(4)(B)(ii), inclusion of Division of Animal Welfare employee as humane officer, shall take effect on January 1, 2025.

(b) All other sections shall take effect on January 1, 2025.