# As Passed by the House

# **132nd General Assembly**

Regular Session 2017-2018

H. B. No. 501

## Representatives LaTourette, Huffman

Cosponsors: Representatives Boggs, Carfagna, Cera, Hill, Kick, Koehler, Lipps, Roegner, Sweeney, Thompson, Young, Miller

#### A BILL

То	amend sections 955.16, 4729.531, 4729.532,	1
	4741.01, 4741.02, 4741.17, 4741.171, 4741.19,	2
	4741.22, 4741.221, and 4741.24 of the Revised	3
	Code to change professional title of "registered	4
	veterinary technician" to "registered veterinary	5
	nurse."	6

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 955.16, 4729.531, 4729.532,	7
4741.01, 4741.02, 4741.17, 4741.171, 4741.19, 4741.22, 4741.221,	8
and 4741.24 of the Revised Code be amended to read as follows:	9
Sec. 955.16. (A) Dogs that have been seized by the county	10
dog warden and impounded shall be kept, housed, and fed for	11
three days for the purpose of redemption, as provided by section	12
955.18 of the Revised Code, unless any of the following applies:	13
(1) Immediate humane destruction of the dog is necessary	14
because of obvious disease or injury. If the diseased or injured	15
dog is registered, as determined from the current year's	16
registration list maintained by the warden and the county	17

3.5

auditor of the county where the dog is registered, the necessity		
of destroying the dog shall be certified by a licensed		
veterinarian or a registered veterinary-technician nurse. If the		
dog is not registered, the decision to destroy it shall be made		
by the warden.		

- (2) The dog is currently registered on the registration list maintained by the warden and the auditor of the county where the dog is registered and the attempts to notify the owner, keeper, or harborer under section 955.12 of the Revised Code have failed, in which case the dog shall be kept, housed, and fed for fourteen days for the purpose of redemption.
- (3) The warden has contacted the owner, keeper, or harborer under section 955.12 of the Revised Code, and the owner, keeper, or harborer has requested that the dog remain in the pound or animal shelter until the owner, harborer, or keeper redeems the dog. The time for such redemption shall be not more than forty-eight hours following the end of the appropriate redemption period.

At any time after such periods of redemption, any dog not redeemed shall be donated to any nonprofit special agency that is engaged in the training of any type of assistance dogs and that requests that the dog be donated to it. Any dog not redeemed that is not requested by such an agency may be sold, except that no dog sold to a person other than a nonprofit teaching or research institution or organization of the type described in division (B) of this section shall be discharged from the pound or animal shelter until the animal has been registered and furnished with a valid registration tag.

(B) Any dog that is not redeemed within the applicable period as specified in this section or section 955.12 of the

49

50

51

52

5.3

54

55

56

57

58

59

60

61

62

63

64

6.5

66

67

68

69

70

71

72

73

74

75

76

77

78

Revised Code from the time notice is mailed to its owner, keeper, or harborer or is posted at the pound or animal shelter, as required by section 955.12 of the Revised Code, and that is not required to be donated to a nonprofit special agency engaged in the training of any type of assistance dogs may, upon payment to the dog warden or poundkeeper of the sum of three dollars, be sold to any nonprofit Ohio institution or organization that is certified by the director of health as being engaged in teaching or research concerning the prevention and treatment of diseases of human beings or animals. Any dog that is donated to a nonprofit special agency engaged in the training of any type of assistance dogs in accordance with division (A) of this section and any dog that is sold to any nonprofit teaching or research institution or organization shall be discharged from the pound or animal shelter without registration and may be kept by the agency or by the institution or organization without registration so long as the dog is being trained, or is being used for teaching and research purposes.

Any institution or organization certified by the director that obtains dogs for teaching and research purposes pursuant to this section shall, at all reasonable times, make the dogs available for inspection by agents of the Ohio humane society, appointed pursuant to section 1717.04 of the Revised Code, and agents of county humane societies, appointed pursuant to section 1717.06 of the Revised Code, in order that the agents may prevent the perpetration of any act of cruelty, as defined in section 1717.01 of the Revised Code, to the dogs.

(C) Any dog that the dog warden or poundkeeper is unable to dispose of, in the manner provided by this section and section 955.18 of the Revised Code, may be humanely destroyed, except that no dog shall be destroyed until twenty-four hours

after it has been offered to a nonprofit teaching or research	
institution or organization, as provided in this section, that	
has made a request for dogs to the dog warden or poundkeeper.	

- (D) An owner of a dog that is wearing a valid registration tag who presents the dog to the dog warden or poundkeeper may specify in writing that the dog shall not be offered to a nonprofit teaching or research institution or organization, as provided in this section.
- (E) A record of all dogs impounded, the disposition of the same, the owner's name and address, if known, and a statement of costs assessed against the dogs shall be kept by the poundkeeper, and the poundkeeper shall furnish a transcript thereof to the county treasurer quarterly.

A record of all dogs received and the source that supplied them shall be kept, for a period of three years from the date of acquiring the dogs, by all institutions or organizations engaged in teaching or research concerning the prevention and treatment of diseases of human beings or animals.

- (F) No person shall destroy any dog by the use of a high altitude decompression chamber or by any method other than a method that immediately and painlessly renders the dog initially unconscious and subsequently dead.
- Sec. 4729.531. (A) The state board of pharmacy may issue a limited license to animal shelters solely for the purpose of purchasing, possessing, and administering combination drugs that contain pentobarbital and at least one noncontrolled substance ingredient, in a manufactured dosage form, whose only indication is for euthanizing animals, or other substances described in section 4729.532 of the Revised Code. No such license shall

authorize or permit the distribution of these drugs to any	108
person other than the originating wholesale distributor of the	109
drugs. An application for licensure shall include the	110
information the board requires by rule under this section. If	111
the application meets the requirements of the rules adopted	112
under this section, the board shall issue the license.	113
(B) The board, in accordance with Chapter 119. of the	114
Revised Code, shall adopt any rules necessary to administer and	115
enforce this section. The rules shall do all of the following:	116
(1) Require as a condition of licensure of the facility	117
that an agent or employee of an animal shelter, other than a	118
registered veterinary technician nurse as defined in section	119
4741.01 of the Revised Code, has successfully completed a	120
euthanasia technician certification course described in section	121
4729.532 of the Revised Code;	122
(2) Specify the information the animal shelter must	123
provide the board for issuance or renewal of a license;	124
(3) Establish criteria for the board to use in determining	125
whether to refuse to issue or renew, suspend, or revoke a	126
license issued under this section;	127
(4) Address any other matters the board considers	128
necessary or appropriate for the administration and enforcement	129
of this section.	130
Sec. 4729.532. (A) No agent or employee of an animal	131
shelter shall perform euthanasia by means of lethal injection on	132
an animal by use of any substance other than combination drugs	133
that contain pentobarbital and at least one noncontrolled	134
substance active ingredient, in a manufactured dosage form,	135
whose only indication is for euthanizing animals, or other	136

## H. B. No. 501 As Passed by the House

Page 6

164

substance that the state veterinary medical licensing board and	137
the state board of pharmacy both approve by rule adopted in	138
accordance with Chapter 119. of the Revised Code.	139
The agent or employee of an animal shelter when using a	140
lethal solution to perform euthanasia on an animal shall use	141
such solution in accordance with the following methods and in	142
the following order of preference:	143
(1) Intravenous injection by hypodermic needle;	144
(2) Intraperitoneal injection by hypodermic needle;	145
(3) Intracardial injection by hypodermic needle, but only	146
on a sedated or unconscious animal;	147
(4) Solution or powder added to food.	148
(B) Except as provided in division (D) of this section, no	149
agent or employee of an animal shelter, other than a registered	150
veterinary technician <u>nurse</u> as defined in section 4741.01 of the	151
Revised Code, shall perform euthanasia by means of lethal	152
injection on an animal unless he the agent or employee has	153
received certification after successfully completing a	154
euthanasia technician certification course as described in this	155
division.	156
The curriculum for a euthanasia technician certification	157
course shall be one that has been approved by the state	158
veterinary medical licensing board, shall be at least sixteen	159
hours in length, and shall include information in at least all	160
of the following areas:	161
(1) The pharmacology, proper administration, and storage	162
of euthanasia solutions;	163

(2) Federal and state laws regulating the storage and

accountability of euthanasia solutions;	
(3) Euthanasia technician stress management;	166
(4) Proper disposal of euthanized animals.	167
(C)(1) Except as provided in division (D) of this section,	168
no agent or employee of an animal shelter shall perform	169
euthanasia by means of lethal injection on animals under this	170
section unless the facility in which he the agent or employee	171
works or is employed is licensed with the state board of	172
pharmacy under section 4729.531 of the Revised Code.	173
(2) Any agent or employee of an animal shelter performing	174
euthanasia by means of lethal injection shall do so only in a	175
humane and proficient manner that is in conformity with the	176
methods described in division (A) of this section and not in	177
violation of Chapter 959. of the Revised Code.	178
(D) An agent or employee of an animal shelter who is	179
performing euthanasia by means of lethal injection on animals on	180
or before the effective date of this section June 29, 1994, may	181
continue to perform such euthanasia and is not required to be	182
certified in compliance with division (B) of this section until	183
ninety days after the effective date of the rules adopted in	184
compliance with Section 3 of House Bill No. 88 of the 120th	185
general assembly.	186
Sec. 4741.01. As used in this chapter:	187
(A) "Animal" means any animal other than a human being and	188
includes fowl, birds, fish, and reptiles, wild or domestic,	189
living or dead.	190
(B) The "practice of veterinary medicine" means the	191
practice of any person who performs any of the following	192

actions:	193
(1) Diagnoses, prevents, or treats any disease, illness,	194
pain, deformity, defect, injury, or other physical, mental, or	195
dental condition of any animal;	196
(2) Administers to or performs any medical or surgical	197
technique on any animal that has any disease, illness, pain,	198
deformity, defect, injury, or other physical, mental, or dental	199
condition or performs a surgical procedure on any animal;	200
(3) Prescribes, applies, or dispenses any drug, medicine,	201
biologic, anesthetic, or other therapeutic or diagnostic	202
substance, or applies any apparatus for any disease, illness,	203
pain, deformity, defect, injury, or other physical, mental, or	204
dental condition of any animal;	205
(4) Uses complementary, alternative, and integrative	206
therapies on animals;	207
(5) Renders professional advice or recommendation by any	208
means, including telephonic or other electronic communication	209
with regard to any activity described in divisions (B)(1) to (4)	210
of this section;	211
(6) Represents the person's self, directly or indirectly,	212
publicly or privately, as having the ability and willingness to	213
perform an act described in divisions (B)(1) to (4) of this	214
section;	215
(7) Uses any words, letters, abbreviations, or titles in	216
such connection and under such circumstances as to induce the	217
belief that the person using them is engaged in the practice of	218
veterinary medicine.	219
(C) "Specialist" means a licensed veterinarian who is	220

certified by a veterinary specialty board of a professional	221
veterinary association recognized by rule of the state	222
veterinary medical licensing board.	223
(D) "Veterinary supervision" means instruction and	224
directions by a licensed veterinarian on the premises or by a	225
licensed veterinarian who is readily available to communicate	226
with a person requiring supervision.	227
(E) "Veterinary student" means a student enrolled in a	228
college of veterinary medicine or a veterinary technology	229
college approved by the board and who is working with a licensed	230
veterinarian.	231
(F) "Registered veterinary technician nurse" means a	232
person who is a graduate of a veterinary technology college	233
approved by the state veterinary medical licensing board, has	234
successfully passed an examination approved by the board, and	235
maintains registration eligibility status in accordance with	236
rules adopted by the board.	237
(G) "Animal aide" means a person who is employed by a	238
licensed veterinarian and supervised by a licensed veterinarian	239
or a registered veterinary <del>technician <u>nurse</u> to perform duties</del>	240
such as record keeping, animal restraint, and such other duties	241
that the board, by rule, establishes. In adopting the rules, the	242
board shall include rules regarding the degree of supervision	243
required for each duty. The rules shall be consistent with	244
generally accepted standards of veterinary medical practice.	245
(H) "Advertising" means any manner, method, means, or	246
activity by which a practicing veterinarian, a practicing	247
veterinarian's partners, or associates, or any information in	248

reference to veterinary science, is made known to the public

through any use of motion pictures, newspapers, magazines,	250
books, radio, television announcements, or any other manner,	251
method, means, or activity which commercially publicizes the	252
professional image of the veterinarian.	253
(I) "Embryo transfer" means the removal of an embryo ovum	254
from the reproductive tract of an animal and its transfer to the	255
reproductive tract of another animal for the purpose of	256
gestation and birth.	257
(J) "Veterinary consultant" means a veterinarian who is	258
not licensed in this state and who provides advice and counsel	259
to a requesting veterinarian licensed in this state in regard to	260
the treatment, diagnosis, or health care of an animal or animals	261
in a specific case.	262
(K) "Direct veterinary supervision" means a licensed	263
veterinarian is in the immediate area and within audible range,	264
visual range, or both, of a patient and the person administering	265
to the patient.	266
(L) "Allied medical support" means a licensed dentist,	267
physician, chiropractor, or physical therapist who is in good	268
standing as determined under Chapter 4715., 4731., 4734., or	269
4755. of the Revised Code, as applicable.	270
(M) "Veterinary-client-patient-relationship" means a	271
relationship that meets the requirements of section 4741.04 of	272
the Revised Code.	273
(N) "Licensed veterinarian" means a person licensed by the	274
board to practice veterinary medicine.	275
(O) "Client" means the patient's owner, owner's agent, or	276
other person responsible for the patient.	277

- (P) "Veterinary technology" means the science and art of 278 providing professional support to veterinarians. 279
- (Q) "Patient" means an animal that is examined or treated
  by a licensed veterinarian.

  280

Sec. 4741.02. There shall be a state veterinary medical 282 licensing board consisting of seven members, who have been legal 283 residents of this state for not less than five years, appointed 284 by the governor with the advice and consent of the senate, as 285 follows: five members who have been licensed to practice 286 veterinary medicine in this state for not less than five 287 consecutive years prior to their appointment; one member who is 288 a registered veterinary technician nurse registered pursuant to 289 this chapter for not less than five consecutive years prior to 290 appointment; and one member who is a representative of the 291 public. Terms of office are for three years, commencing on the 292 first day of January and ending on the thirty-first day of 293 December. Each member shall hold office from the date of the 294 member's appointment until the end of the term for which the 295 member was appointed. Any member appointed to fill a vacancy 296 occurring prior to the expiration of the term for which the 297 predecessor was appointed shall hold office for the remainder of 298 such term. Any member shall continue in office subsequent to the 299 expiration date of the member's term until a successor takes 300 office, or until a period of sixty days has elapsed, whichever 301 occurs first. No person who has been appointed a member of the 302 board shall be appointed to serve more than three, three-year 303 terms unless a period of three years has elapsed since the 304 termination of the member's third term, provided that a person 305 appointed to fill an unexpired term may be appointed for three 306 full terms of three years each immediately following such term 307 and that the total length of the member's service does not 308

exceed ten years.	309
No member of the board shall be the owner of any interest	310
in, or be employed by any wholesale or jobbing house dealing in	311
supplies, equipment, or instruments used or useful in the	312
practice of veterinary medicine. Neither the public member nor	313
the registered veterinary technician nurse member shall have any	314
vested financial interest in the practice of veterinary	315
medicine. For purposes of this section employment as a	316
veterinary technician nurse for a veterinarian does not	317
constitute a vested financial interest in the practice of	318
veterinary medicine.	319
The governor may remove any member of the board for	320
malfeasance, misfeasance, or nonfeasance after a hearing as	321
provided in Chapter 119. of the Revised Code or if the license	322
of a veterinary member is not renewed or has been revoked or	323
suspended on any ground set forth in section 3123.47 or 4741.22	324
of the Revised Code or if the registration of the registered	325
veterinary technician nurse member is revoked or suspended or is	326
not renewed under section 3123.47 or 4741.19 of the Revised	327
Code.	328
Each member of the board shall receive an amount fixed	329
pursuant to division (J) of section 124.15 of the Revised Code	330
for each day, or portion thereof, the member is actually engaged	331
in the discharge of official duties, in addition to the member's	332
necessary expenses.	333
Sec. 4741.17. (A) Applicants or registrants shall pay to	334
the state veterinary medical licensing board:	335
(1) For an initial veterinary license, on or after the	336

first day of March in an even-numbered year, four hundred

twenty-five dollars, and on or after the first day of March in	338
an odd-numbered year, three hundred dollars;	339
(2) For an initial limited license to practice veterinary	340
medicine for an intern, resident in a veterinary specialty, or	341
graduate student, thirty-five dollars;	342
(3) For an initial limited license to practice veterinary	343
medicine for an instructor, researcher, or diagnostician, one	344
hundred fifty-five dollars;	345
(4) For a veterinary temporary permit, one hundred	346
dollars;	347
(5) For a duplicate license, thirty-five dollars;	348
(6) For the veterinary license biennial renewal fee, where	349
the application is postmarked no later than the first day of	350
March, one hundred fifty-five dollars; where the application is	351
postmarked after the first day of March, but no later than the	352
first day of April, two hundred twenty-five dollars; and where	353
the application is postmarked after the first day of April, four	354
hundred fifty dollars. Notwithstanding section 4741.25 of the	355
Revised Code, the board shall deposit ten dollars of each	356
veterinary license biennial renewal fee that it collects into	357
the state treasury to the credit of the veterinarian loan	358
repayment fund created in section 4741.46 of the Revised Code.	359
(7) For the limited license to practice veterinary	360
medicine biennial renewal fee, where the application is	361
postmarked not later than the first day of July, one hundred	362
fifty-five dollars; where the application is postmarked after	363
the first day of July, but not later than the first day of	364
August, two hundred twenty-five dollars; and where the	365
application is postmarked after the first day of August, four	366

hundred fifty dollars. Notwithstanding section 4741.25 of the	367
Revised Code, the board shall deposit ten dollars of each	368
limited license biennial renewal fee that it collects from	369
instructors, researchers, and diagnosticians into the state	370
treasury to the credit of the veterinarian loan repayment fund.	371
(8) For an initial registered veterinary technician nurse	372
registration fee on or after the first day of March in an odd-	373
numbered year, thirty-five dollars, and on or after the first	374
day of March in an even-numbered year, twenty-five dollars;	375
(9) For the biennial renewal registration fee of a	376
registered veterinary—technician nurse, where the application is	377
postmarked no later than the first day of March, thirty-five	378
dollars; where the application is postmarked after the first day	379
of March, but no later than the first day of April, forty-five	380
dollars; and where the application is postmarked after the first	381
day of April, sixty dollars;	382
(10) For a specialist certificate, fifty dollars. The	383
certificate is not subject to renewal.	384
(11) For the reinstatement of a suspended license, or for	385
reinstatement of a license that has lapsed more than one year,	386
an additional fee of seventy-five dollars;	387
(12) For a provisional veterinary graduate license, one	388
hundred dollars.	389
(B) For the purposes of divisions (A)(6), $(7)$ , and $(9)$ of	390
this section, a date stamp of the office of the board may serve	391
in lieu of a postmark.	392
Sec. 4741.171. Any licensed veterinarian who desires to	393
temporarily or permanently retire from practice and who has	394
given the state veterinary medical licensing board notice in	395

writing to that effect may be certified by the board as being	396
retired, provided the licensed veterinarian's license is in good	397
standing. The board may by rule waive the payment of the	398
registration fee of a licensed veterinarian or registered	399
veterinary <del>technician <u>nurse</u> during the period when the licensed</del>	400
veterinarian or registered veterinary <del>technician <u>nurse</u> is on</del>	401
active duty in connection with any branch of the armed forces of	402
the United States.	403
Each veterinarian licensed by the board, whether a	404
resident or not, shall notify, in writing, the executive	405
director of the board of any change in the licensed	406
veterinarian's office address or employment within ninety days	407
after the change has taken place.	408
Sec. 4741.19. (A) Unless exempted under this chapter, no	409
person shall practice veterinary medicine, or any of its	410
branches, without a license or limited license issued by the	411
state veterinary medical licensing board pursuant to sections	412
4741.11 to 4741.13 of the Revised Code, a temporary permit	413
issued pursuant to section 4741.14 of the Revised Code, or a	414
registration certificate issued pursuant to division (C) of this	415
section, or with an inactive, expired, suspended, terminated, or	416
revoked license, temporary permit, or registration.	417
(B) No veterinary student shall:	418
(1) Perform or assist surgery unless under direct	419
veterinary supervision and unless the student has had the	420
minimum education and experience prescribed by rule of the	421
board;	422
(2) Engage in any other work related to the practice of	423

veterinary medicine unless under veterinary supervision;

(3) Participate in the operation of a branch office,	425
clinic, or allied establishment unless a licensed veterinarian	426
is present on the establishment premises.	427
(C) No person shall act as a registered veterinary	428
technician nurse unless the person is registered with the board	429
on a biennial basis and pays the biennial registration fee. A	430
registered veterinary technician nurse registration expires	431
biennially on the first day of March in the odd-numbered years	432
and may be renewed in accordance with the standard renewal	433
procedures contained in Chapter 4745. of the Revised Code upon	434
payment of the biennial registration fee and fulfillment of ten	435
continuing education hours during the two years immediately	436
preceding renewal for registration. Each registered veterinary	437
technician nurse shall notify in writing the executive director	438
of the board of any change in the registered veterinary	439
technician's nurse's office address or employment within ninety	440
days after the change has taken place.	441
(1) A registered veterinary technician nurse operating	442
under veterinary supervision may perform the following duties:	443
(a) Prepare or supervise the preparation of patients,	444
instruments, equipment, and medications for surgery;	445
(b) Collect or supervise the collection of specimens and	446
perform laboratory procedures as required by the supervising	447
veterinarian;	448
(c) Apply wound dressings, casts, or splints as required	449
by the supervising veterinarian;	450
(d) Assist a veterinarian in immunologic, diagnostic,	451
medical, and surgical procedures;	452
(e) Suture skin incisions;	453

(f) Administer or supervise the administration of topical,	454
oral, or parenteral medication under the direction of the	455
supervising veterinarian;	456
(g) Other ancillary veterinary technician nurse functions	457
that are performed pursuant to the order and control and under	458
the full responsibility of a licensed veterinarian.	459
(h) Any additional duties as established by the board in	460
rule.	461
(2) A registered veterinary technician nurse operating	462
under direct veterinary supervision may perform all of the	463
following:	464
(a) Induce and monitor general anesthesia according to	465
medically recognized and appropriate methods;	466
(b) Dental prophylaxis, periodontal care, and extraction	467
not involving sectioning of teeth or resection of bone or both	468
of these;	469
(c) Equine dental procedures, including the floating of	470
molars, premolars, and canine teeth; removal of deciduous teeth;	471
and the extraction of first premolars or wolf teeth.	472
The degree of supervision by a licensed veterinarian over	473
the functions performed by the registered veterinary technician-	474
<pre>nurse_shall be consistent with the standards of generally</pre>	475
accepted veterinary medical practices.	476
(D) A veterinarian licensed to practice in this state	477
shall not present the person's self as or state a claim that the	478
person is a specialist unless the veterinarian has previously	479
met the requirements for certification by a specialty	480
organization recognized by the American board of veterinary	481

specialties for a specialty or such other requirements set by	482
rule of the board and has paid the fee required by division (A)	483
(10) of section 4741.17 of the Revised Code.	484
(E) Notwithstanding division (A) of this section, any	485
animal owner or the owner's designee may engage in the practice	486
of embryo transfer on the owner's animal if a licensed	487
veterinarian directly supervises the owner or the owner's	488
designee and the means used to perform the embryo transfer are	489
nonsurgical.	490
(F) Allied medical support may assist a licensed	491
veterinarian to the extent to which the law that governs the	492
individual providing the support permits, if all of the	493
following apply:	494
(1) A valid veterinary-client-patient-relationship exists.	495
(2) The individual acts under direct veterinary	496
supervision.	497
(3) The allied medical support individual receives	498
informed, written, client consent.	499
(4) The veterinarian maintains responsibility for the	500
patient and keeps the patient's medical records.	501
The board may inspect the facilities of an allied medical	502
support individual in connection with an investigation based on	503
a complaint received in accordance with section 4741.26 of the	504
Revised Code involving that individual.	505
Sec. 4741.22. (A) The state veterinary medical licensing	506
board may refuse to issue or renew a license, limited license,	507
registration, or temporary permit to or of any applicant who,	508
and may issue a reprimand to, suspend or revoke the license.	509

limited license, registration, or the temporary permit of, or	510
impose a civil penalty pursuant to this section upon any person	511
holding a license, limited license, or temporary permit to	512
practice veterinary medicine or any person registered as a	513
registered veterinary technician nurse who:	514
(1) In the conduct of the person's practice does not	515
conform to the rules of the board or the standards of the	516
profession governing proper, humane, sanitary, and hygienic	517
methods to be used in the care and treatment of animals;	518
(2) Uses fraud, misrepresentation, or deception in any	519
application or examination for licensure, or any other	520
documentation created in the course of practicing veterinary	521
medicine;	522
(3) Is found to be physically or psychologically addicted	523
to alcohol or an illegal or controlled substance, as defined in	524
section 3719.01 of the Revised Code, to such a degree as to	525
render the person unfit to practice veterinary medicine;	526
(4) Directly or indirectly employs or lends the person's	527
services to a solicitor for the purpose of obtaining patients;	528
(5) Obtains a fee on the assurance that an incurable	529
disease can be cured;	530
(6) Advertises in a manner that violates section 4741.21	531
of the Revised Code;	532
(7) Divides fees or charges or has any arrangement to	533
share fees or charges with any other person, except on the basis	534
of services performed;	535
(8) Sells any biologic containing living, dead, or	536
sensitized organisms or products of those organisms, except in a	537

manner that the board by rule has prescribed;	538
(9) Is convicted of or pleads guilty to any felony or	539
crime involving illegal or prescription drugs, or fails to	540
report to the board within sixty days of the individual's	541
conviction of, plea of guilty to, or treatment in lieu of	542
conviction involving a felony, misdemeanor of the first degree,	543
or offense involving illegal or prescription drugs;	544
(10) Is convicted of any violation of section 959.13 of	545
the Revised Code;	546
(11) Swears falsely in any affidavit required to be made	547
by the person in the course of the practice of veterinary	548
medicine;	549
(12) Fails to report promptly to the proper official any	550
known reportable disease;	551
(12) Taile to more anomaly association on the moult-	E E O
(13) Fails to report promptly vaccinations or the results	552
of tests when required to do so by law or rule;	553
(14) Has been adjudicated incompetent for the purpose of	554
holding the license or permit by a court, as provided in Chapter	555
2111. of the Revised Code, and has not been restored to legal	556
capacity for that purpose;	557
(15) Permits a person who is not a licensed veterinarian,	558
a veterinary student, or a registered veterinary technician	559
<pre>nurse to engage in work or perform duties in violation of this</pre>	560
chapter;	561
(16) Is guilty of gross incompetence or gross negligence;	562
(17) Has had a license to practice veterinary medicine or	563
a license, registration, or certificate to engage in activities	564
as a registered veterinary technician nurse revoked, suspended,	565

or acted against by disciplinary action by an agency similar to	566
this board of another state, territory, or country or the	567
District of Columbia;	568
(18) Is or has practiced with a revoked, suspended,	569
inactive, expired, or terminated license or registration;	570
(19) Represents self as a specialist unless certified as a	571
specialist by the board;	572
(20) In the person's capacity as a veterinarian or	573
registered veterinary technician nurse makes or files a report,	574
health certificate, vaccination certificate, or other document	575
that the person knows is false or negligently or intentionally	576
fails to file a report or record required by any applicable	577
state or federal law;	578
(21) Fails to use reasonable care in the administration of	579
drugs or acceptable scientific methods in the selection of those	580
drugs or other modalities for treatment of a disease or in	581
conduct of surgery;	582
(22) Makes available a dangerous drug, as defined in	583
section 4729.01 of the Revised Code, to any person other than	584
for the specific treatment of an animal patient;	585
(23) Refuses to permit a board investigator or the board's	586
designee to inspect the person's business premises during	587
regular business hours, except as provided in division (A) of	588
section 4741.26 of the Revised Code;	589
(24) Violates any order of the board or fails to comply	590
with a subpoena of the board;	591
(25) Fails to maintain medical records as required by rule	592
of the board;	593

following:

623

(26) Engages in cruelty to animals;	594
(27) Uses, prescribes, or sells any veterinary	595
prescription drug or biologic, or prescribes any extra-label use	596
of any over-the-counter drug or dangerous drug in the absence of	597
a valid veterinary-client-patient relationship.	598
(B) Except as provided in division (D) of this section,	599
before the board may revoke, deny, refuse to renew, or suspend a	600
license, registration, or temporary permit or otherwise	601
discipline the holder of a license, registration, or temporary	602
permit, the executive director shall file written charges with	603
the board. The board shall conduct a hearing on the charges as	604
provided in Chapter 119. of the Revised Code.	605
(C) If the board, after a hearing conducted pursuant to	606
Chapter 119. of the Revised Code, revokes, refuses to renew, or	607
suspends a license, registration, or temporary permit for a	608
violation of this section, section $4741.23$ , division (C) or (D)	609
of section 4741.19, or division (B), (C), or (D) of section	610
4741.21 of the Revised Code, the board may impose a civil	611
penalty upon the holder of the license, permit, or registration	612
of not less than one hundred dollars or more than one thousand	613
dollars. In addition to the civil penalty and any other	614
penalties imposed pursuant to this chapter, the board may assess	615
any holder of a license, permit, or registration the costs of	616
the hearing conducted under this section if the board determines	617
that the holder has violated any provision for which the board	618
may impose a civil penalty under this section.	619
(D) The executive director may recommend that the board	620
suspend an individual's certificate of license without a prior	621
hearing if the executive director determines both of the	622

(1) There is clear and convincing evidence that division	624
(A)(3), (9), (14), (22), or (26) of this section applies to the	625
individual.	626
(2) The individual's continued practice presents a danger	627
of immediate and serious harm to the public.	628
The executive director shall prepare written allegations	629
for consideration by the board. The board, upon review of those	630
allegations and by an affirmative vote of not fewer than four of	631
its members, may suspend the certificate without a prior	632
hearing. A telephone conference call may be utilized for	633
reviewing the allegations and taking the vote on the suspension.	634
The board shall issue a written order of suspension by	635
certified mail or in person in accordance with section 119.07 of	636
the Revised Code. If the individual subject to the suspension	637
requests an adjudicatory hearing by the board, the date set for	638
the hearing shall be not later than fifteen days, but not	639
earlier than seven days after the individual requests the	640
hearing unless otherwise agreed to by both the board and the	641
individual.	642
A suspension imposed under this division shall remain in	643
effect, unless reversed on appeal, until a final adjudicative	644
order issued by the board under this section and Chapter 119. of	645
the Revised Code becomes effective. The board shall issue its	646
final adjudicative order not later than ninety days after	647
completion of its hearing. Failure to issue the order within	648
ninety days results in dissolution of the suspension order, but	649
does not invalidate any subsequent, final adjudicative order.	650
(E) A license or registration issued to an individual	651

under this chapter is automatically suspended upon that

individual's conviction of or plea of guilty to or upon a	653
judicial finding with regard to any of the following: aggravated	654
murder, murder, voluntary manslaughter, felonious assault,	655
kidnapping, rape, sexual battery, gross sexual imposition,	656
aggravated arson, aggravated robbery, or aggravated burglary.	657
The suspension shall remain in effect from the date of the	658
conviction, plea, or finding until an adjudication is held under	659
Chapter 119. of the Revised Code. If the board has knowledge	660
that an automatic suspension has occurred, it shall notify the	661
individual subject to the suspension. If the individual is	662
notified and either fails to request an adjudication within the	663
time periods established by Chapter 119. of the Revised Code or	664
fails to participate in the adjudication, the board shall enter	665
a final order permanently revoking the individual's license or	666
registration.	667

- Sec. 4741.221. (A) The state veterinary medical licensing board may, prior to or after a hearing conducted under section 4741.22 of the Revised Code, and in lieu of taking or in addition to any action it may take under that section, refer any veterinarian or registered veterinarian technician nurse:
- (1) Who suffers from alcohol or substance abuse, to the Ohio veterinary medical association special assistance committee, the Ohio physicians health program, or an advocacy group approved by the board, for support and assistance in the coordination of the treatment of that veterinarian or technician nurse;
- (2) Who has violated any provision of this chapter for any
  offense for which the board normally would not seek the
  revocation or suspension of the person's license or
  registration, to the Ohio veterinary medical association special
  682

committee on peer review.	683
(B) To implement this section, the board shall adopt rules	684
in accordance with Chapter 119. of the Revised Code.	685
Sec. 4741.24. (A) Except as provided in division (B) of	686
this section, any person whose license, registration, or	687
temporary permit is suspended or revoked may, at the discretion	688
of the state veterinary medical licensing board, be relicensed	689
or reregistered to practice at any time without an examination,	690
on application made to the board. The application for	691
reinstatement shall be in writing, in a form prescribed by the	692
board, signed by the applicant, and shall be delivered to the	693
executive director of the board.	694
(B) Any person whose license, registration, or temporary	695
permit has been revoked for a violation of section 4741.18,	696
4741.22, or 4741.23 or division (A), (C), or (D) of section	697
4741.19, division (A) of section 4741.20, or division (B) or (D)	698
of section 4741.21 of the Revised Code, shall be permanently	699
barred from practicing veterinary medicine or holding a license	700
to practice veterinary medicine or holding a registration as a	701
registered veterinary technician nurse in this state for a	702
subsequent violation of any of such provisions. The board shall,	703
by certified mail, notify all other state veterinary licensing	704
boards of permanent revocation actions.	705
(C) Any person whose license or temporary permit to	706
practice veterinary medicine is suspended or revoked is an	707
unlicensed person.	708
Section 2. That existing sections 955.16, 4729.531,	709
4729.532, 4741.01, 4741.02, 4741.17, 4741.171, 4741.19, 4741.22,	710

4741.221, and 4741.24 of the Revised Code are hereby repealed.

Section 3. (A) A veterinary technician registration issued	712
to a person under Chapter 4741. of the Revised Code that is	713
valid on the effective date of this section continues in effect	714
as if the registration is issued for a veterinary nurse. If the	715
person applies to renew the registration after the effective	716
date of this section, the person shall be registered as a	717
veterinary nurse if the person is eligible for such renewal	718
under applicable law.	719
(B) In changing the term "registered veterinary	720
technician" to "registered veterinary nurse," this act does not	721
change the scope of practice of, or the registration or	722
certification credentials required for, such registered	723
individuals.	724