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Representative LaTourette

Cosponsors: Representatives Hambley, Lanese, Romanchuk, Anielski, Antonio, Brown, Clyde, Edwards, Greenspan, Hughes, Leland, Lepore-Hagan, Miller, O'Brien, Patterson, Patton, Perales, Rezabek, Rogers, Ryan, Scherer, Sweeney, Thompson

A BILL

Го	amend sections 955.16, 959.06, 4729.01,	1
	4729.531, 4729.532, 4729.54, and 4729.55 and to	2
	enact sections 955.151, 959.134, 3719.091,	3
	4729.533, 4729.534, 4729.535, 4729.542,	4
	4729.991, and 4741.201 of the Revised Code to	5
	establish requirements governing the chemical	6
	capture of animals, prohibit the use of gas	7
	chambers when euthanizing an animal, and to make	8
	changes to the law governing euthanasia of an	9
	animal by lethal injection.	10

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

Section 1. That sections 955.16, 959.06, 4729.01,	12
4729.531, 4729.532, 4729.54, and 4729.55 be amended and sections	13
955.151, 959.134, 3719.091, 4729.533, 4729.534, 4729.535,	14
4729.542, 4729.991, and 4741.201 of the Revised Code be enacted	15
to read as follows:	16

Sec. 955.151. (A) As used in this section:	17
"Animal shelter" has the same meaning as in section_	18
4729.01 of the Revised Code.	19
"Certified officer" means an individual who holds a	20
certificate issued under section 4729.534 of the Revised Code.	21
"Chemical capture" means using an anesthetic drug on a	22
<pre>companion animal to do any of the following:</pre>	23
(1) Immobilize and capture;	24
(2) Attempt to immobilize and capture;	25
(3) Attempt to immobilize or capture.	26
"Companion animal" has the same meaning as in section	27
959.131 of the Revised Code.	28
(B) A certified officer appointed or employed by an animal	29
shelter or county dog warden that holds a chemical capture	30
classification granted under section 4729.533 of the Revised	31
Code may, in accordance with that section and rules adopted	32
under it, chemically capture a companion animal to limit injury	33
to the officer, the animal or another animal, or the public.	34
Sec. 955.16. (A) Dogs that have been seized by the county	35
dog warden and impounded shall be kept, housed, and fed for	36
three days for the purpose of redemption, as provided by section	37
955.18 of the Revised Code, unless any of the following applies:	38
(1) Immediate humane destruction of the dog is necessary	39
because of obvious disease or injury. If the diseased or injured	40
dog is registered, as determined from the current year's	41
registration list maintained by the warden and the county	42
auditor of the county where the dog is registered, the necessity	43
of destroying the dog shall be certified by a licensed	44
veterinarian or a registered veterinary technician. If the dog	45
is not registered, the decision to destroy it shall be made by	46

the warden.

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(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 so 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 adopted out or donated to any person, including a nonprofit special agency that is engaged in the training of any type of assistance dogs or to a nonprofit teaching or research 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. The county dog warden may charge an adoption fee for any dog that is adopted. Except as provided in division (B) of this section, no dog shall be discharged from the pound or animal shelter until the animal has been registered and furnished with a valid registration tag.

79 (B) Any dog that is not redeemed within the applicable period as specified in this section or section 955.12 of the 80 Revised Code from the time notice is mailed to its owner, 81 keeper, or harborer or is posted at the pound or animal shelter, 82 as required by section 955.12 of the Revised Code, and that is 83 not required to be donated to a nonprofit special agency engaged 84 in the training of any type of assistance dogs may, upon payment 85 to the dog warden or poundkeeper of the sum of three dollars, be-86 sold to any nonprofit Ohio institution or organization that is 87 certified by the director of health as being engaged in teaching 88 or research concerning the prevention and treatment of diseases 89 of human beings or animals. Any dog that is donated to a 90 nonprofit special agency engaged in the training of any type of 91 assistance dogs in accordance with division (A) of this section 92 and any dog that is sold to any nonprofit teaching or research 93 institution or organization shall be discharged from the pound 94 or animal shelter without registration and may be kept by the 95 agency or by the institution or organization without 96 registration so long as the dog is being trained, or is being 97 used for teaching and research purposes. 98

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.

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(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	112
institution or organization, as provided in this section, that	113
has made a request for dogs to the dog warden or poundkeeper.	114
(D) An owner of a dog that is wearing a valid registration	115
tag who presents the dog to the dog warden or poundkeeper may	116
specify in writing that the dog shall not be offered to a	117
nonprofit teaching or research institution or organization, as	118
provided in this section.	119
(E) A record of all dogs impounded, the disposition of the	120
same, the owner's name and address, if known, and a statement of	121
costs assessed against the dogs shall be kept by the	122
poundkeeper, and the poundkeeper shall furnish a transcript	123
thereof to the county treasurer quarterly.	124
A record of all dogs received and the source that supplied	125
them shall be kept, for a period of three years from the date of	126
acquiring the dogs, by all institutions or organizations engaged	127
in teaching or research concerning the prevention and treatment	128
of diseases of human beings or animals.	129
(F) No person shall destroy any dog by the use of a high	130
altitude decompression chamber or by any method other than a	131
method that immediately and painlessly renders the dog initially	132
unconscious and subsequently dead.	133
Sec. 959.06. (A) As used in this section, "animal shelter"	134
means a facility operated by a humane society or any society	135
organized under Chapter 1717. of the Revised Code, a dog pound	136
operated pursuant to Chapter 955. of the Revised Code, or a	137
local animal shelter that is operated by any entity of local	138
<pre>government.</pre>	139
(B) No person shall destroy any domestic animal by the use	140
of a <u>either of the following:</u>	141
(1) A high altitude decompression chamber; or by any	142

(2) Any method other than a method that immediately and	143
painlessly renders the domestic animal initially unconscious and	144
subsequently dead.	145
(B)(C)(1) Except as provided in division (C)(2) of this	146
section, no animal shelter shall destroy a domestic animal by	147
the use of a carbon monoxide gas chamber, carbon dioxide gas	148
<pre>chamber, or any other nonanesthetic inhalant.</pre>	149
(2) An animal shelter may destroy a domestic animal by the	150
use of a carbon monoxide gas chamber, carbon dioxide gas	151
<pre>chamber, or any other nonanesthetic inhalant if the state</pre>	152
veterinary medical licensing board, in consultation with the	153
state board of pharmacy, declares that there is a shortage of	154
approved lethal injection substances.	155
(D) This section does not apply to or prohibit the	156
slaughtering of livestock under Chapter 945. of the Revised	157
Code, or the taking of any wild animal, as defined in section	158
1531.01 of the Revised Code, when taken in accordance with	159
Chapter 1533. of the Revised Code.	160
(E) This section does not apply to either of the	161
<pre>following:</pre>	162
(1) The lawful practice of veterinary medicine by a person	163
who has been issued a license, temporary permit, or registration	164
certificate under Chapter 4741. of the Revised Code;	165
(2) An animal used in scientific research conducted by a	166
research facility in accordance with the federal animal welfare	167
act and related regulations. As used in division (E)(2) of this	168
section, "federal animal welfare act" has the same meaning as in	169
section 959.131 of the Revised Code.	170
Sec. 959.134. (A) Chemical capture of a companion animal	171
by a certified officer in accordance with the laws of this state	172
is not an act of cruelty.	173

(B)(1) "Chemical capture" and "certified officer" have the	174
same meanings as in section 955.151 of the Revised Code.	175
(2) "Companion animal" has the same meaning as in section	176
959.131 of the Revised Code.	177
Sec. 3719.091. (A) A certified officer may possess or	178
control a dangerous drug if both of the following apply:	179
(1) The possession or control of the dangerous drug is for	180
the chemical capture of an animal in accordance with section	181
955.151 of the Revised Code.	182
(2) Such chemical capture occurs within the scope of the	183
same meanings as in section 955.151 of the Revised Code. (2) "Companion animal" has the same meaning as in section 959.131 of the Revised Code. Sec. 3719.091. (A) A certified officer may possess or control a dangerous drug if both of the following apply: (1) The possession or control of the dangerous drug is for the chemical capture of an animal in accordance with section 955.151 of the Revised Code.	184
(B) As used in this section:	185
(1) "Certified officer" has the same meaning as in section	186
955.151 of the Revised Code.	187
(2) "Dangerous drug" has the same meaning as in section	188
4729.01 of the Revised Code.	189
Sec. 4729.01. As used in this chapter:	190
(A) "Pharmacy," except when used in a context that refers	191
to the practice of pharmacy, means any area, room, rooms, place	192
of business, department, or portion of any of the foregoing	193
where the practice of pharmacy is conducted.	194
(B) "Practice of pharmacy" means providing pharmacist care	195
requiring specialized knowledge, judgment, and skill derived	196
from the principles of biological, chemical, behavioral, social,	197
pharmaceutical, and clinical sciences. As used in this division,	198
"pharmacist care" includes the following:	199
(1) Interpreting prescriptions;	200
(2) Dispensing drugs and drug therapy related devices;	201
(3) Compounding drugs;	202

(4) Counseling individuals with regard to their drug	203
therapy, recommending drug therapy related devices, and	204
assisting in the selection of drugs and appliances for treatment	205
of common diseases and injuries and providing instruction in the	206
proper use of the drugs and appliances;	207
(5) Performing drug regimen reviews with individuals by	208
discussing all of the drugs that the individual is taking and	209
explaining the interactions of the drugs;	210
(6) Performing drug utilization reviews with licensed	211
health professionals authorized to prescribe drugs when the	212
pharmacist determines that an individual with a prescription has	213
a drug regimen that warrants additional discussion with the	214
prescriber;	215
(7) Advising an individual and the health care	216
professionals treating an individual with regard to the	217
<pre>individual's drug therapy;</pre>	218
(8) Acting pursuant to a consult agreement with one or	219
more physicians authorized under Chapter 4731. of the Revised	220
Code to practice medicine and surgery or osteopathic medicine	221
and surgery, if an agreement has been established;	222
(9) Engaging in the administration of immunizations to the	223
extent authorized by section 4729.41 of the Revised Code;	224
(10) Engaging in the administration of drugs to the extent	225
authorized by section 4729.45 of the Revised Code.	226
(C) "Compounding" means the preparation, mixing,	227
assembling, packaging, and labeling of one or more drugs in any	228
of the following circumstances:	229
(1) Pursuant to a prescription issued by a licensed health	230
professional authorized to prescribe drugs;	231
(2) Pursuant to the modification of a prescription made in	232

accordance with a consult agreement;	233
(3) As an incident to research, teaching activities, or	234
chemical analysis;	235
(4) In anticipation of orders for drugs pursuant to	236
prescriptions, based on routine, regularly observed dispensing	237
patterns;	238
(5) Pursuant to a request made by a licensed health	239
professional authorized to prescribe drugs for a drug that is to	240
be used by the professional for the purpose of direct	241
administration to patients in the course of the professional's	242
practice, if all of the following apply:	243
(a) At the time the request is made, the drug is not	244
commercially available regardless of the reason that the drug is	245
not available, including the absence of a manufacturer for the	246
drug or the lack of a readily available supply of the drug from	247
a manufacturer.	248
(b) A limited quantity of the drug is compounded and	249
provided to the professional.	250
(c) The drug is compounded and provided to the	251
professional as an occasional exception to the normal practice	252
of dispensing drugs pursuant to patient-specific prescriptions.	253
(D) "Consult agreement" means an agreement that has been	254
entered into under section 4729.39 of the Revised Code.	255
(E) "Drug" means:	256
(1) Any article recognized in the United States	257
pharmacopoeia and national formulary, or any supplement to them,	258
intended for use in the diagnosis, cure, mitigation, treatment,	259
or prevention of disease in humans or animals;	260
(2) Any other article intended for use in the diagnosis,	261
cure, mitigation, treatment, or prevention of disease in humans	262

or animals;	263
(3) Any article, other than food, intended to affect the	264
structure or any function of the body of humans or animals;	265
(4) Any article intended for use as a component of any	266
article specified in division $(E)(1)$, (2) , or (3) of this	267
section; but does not include devices or their components,	268
parts, or accessories.	269
(F) "Dangerous drug" means any of the following:	270
(1) Any drug to which either of the following applies:	271
(a) Under the "Federal Food, Drug, and Cosmetic Act," 52	272
Stat. 1040 (1938), 21 U.S.C.A. 301, as amended, the drug is	273
required to bear a label containing the legend "Caution: Federal	274
law prohibits dispensing without prescription" or "Caution:	275
Federal law restricts this drug to use by or on the order of a	276
licensed veterinarian" or any similar restrictive statement, or	277
the drug may be dispensed only upon a prescription;	278
(b) Under Chapter 3715. or 3719. of the Revised Code, the	279
drug may be dispensed only upon a prescription.	280
(2) Any drug that contains a schedule V controlled	281
substance and that is exempt from Chapter 3719. of the Revised	282
Code or to which that chapter does not apply;	283
(3) Any drug intended for administration by injection into	284
the human body other than through a natural orifice of the human	285
body;	286
(4) Any drug that is a biological product, as defined in	287
section 3715.01 of the Revised Code.	288
(G) "Federal drug abuse control laws" has the same meaning	289
as in section 3719.01 of the Revised Code.	290
(H) "Prescription" means all of the following:	291

(1) A written, electronic, or oral order for drugs or	292
combinations or mixtures of drugs to be used by a particular	293
individual or for treating a particular animal, issued by a	294
licensed health professional authorized to prescribe drugs;	295

- (2) For purposes of sections 2925.61, 4723.488, 4729.44, 296
 4730.431, and 4731.94 of the Revised Code, a written, 297
 electronic, or oral order for naloxone issued to and in the name 298
 of a family member, friend, or other individual in a position to 299
 assist an individual who there is reason to believe is at risk 300
 of experiencing an opioid-related overdose. 301
- (3) For purposes of sections 4723.4810, 4729.282,
 4730.432, and 4731.93 of the Revised Code, a written,
 electronic, or oral order for a drug to treat chlamydia,
 gonorrhea, or trichomoniasis issued to and in the name of a
 patient who is not the intended user of the drug but is the
 sexual partner of the intended user;
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- (4) For purposes of sections 3313.7110, 3313.7111,
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 3314.143, 3326.28, 3328.29, 4723.483, 4729.88, 4730.433,
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 4731.96, and 5101.76 of the Revised Code, a written, electronic,
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 or oral order for an epinephrine autoinjector issued to and in
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 the name of a school, school district, or camp;
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- (5) For purposes of Chapter 3728. and sections 4723.483, 313
 4729.88, 4730.433, and 4731.96 of the Revised Code, a written, 314
 electronic, or oral order for an epinephrine autoinjector issued 315
 to and in the name of a qualified entity, as defined in section 316
 3728.01 of the Revised Code. 317
- (I) "Licensed health professional authorized to prescribe 318 drugs" or "prescriber" means an individual who is authorized by 319 law to prescribe drugs or dangerous drugs or drug therapy 320 related devices in the course of the individual's professional 321 practice, including only the following: 322
 - (1) A dentist licensed under Chapter 4715. of the Revised

Code;	324
(2) A clinical nurse specialist, certified nurse-midwife,	325
or certified nurse practitioner who holds a current, valid	326
license to practice nursing as an advanced practice registered	327
nurse issued under Chapter 4723. of the Revised Code;	328
(3) An optometrist licensed under Chapter 4725. of the	329
Revised Code to practice optometry under a therapeutic	330
pharmaceutical agents certificate;	331
(4) A physician authorized under Chapter 4731. of the	332
Revised Code to practice medicine and surgery, osteopathic	333
medicine and surgery, or podiatric medicine and surgery;	334
(5) A physician assistant who holds a license to practice	335
as a physician assistant issued under Chapter 4730. of the	336
Revised Code, holds a valid prescriber number issued by the	337
state medical board, and has been granted physician-delegated	338
prescriptive authority;	339
(6) A veterinarian licensed under Chapter 4741. of the	340
Revised Code.	341
(J) "Sale" or "sell" includes any transaction made by any	342
person, whether as principal proprietor, agent, or employee, to	343
do or offer to do any of the following: deliver, distribute,	344
broker, exchange, gift or otherwise give away, or transfer,	345
whether the transfer is by passage of title, physical movement,	346
or both.	347
(K) "Wholesale sale" and "sale at wholesale" mean any sale	348
in which the purpose of the purchaser is to resell the article	349
purchased or received by the purchaser.	350
(L) "Retail sale" and "sale at retail" mean any sale other	351
than a wholesale sale or sale at wholesale.	352
(M) "Retail seller" means any person that sells any	353

dangerous drug to consumers without assuming control over and	354
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responsibility for its administration. Mere advice or	
instructions regarding administration do not constitute control	356
or establish responsibility.	357
(N) "Price information" means the price charged for a	358
prescription for a particular drug product and, in an easily	359
understandable manner, all of the following:	360
(1) The proprietary name of the drug product;	361
(2) The established (generic) name of the drug product;	362
(3) The strength of the drug product if the product	363
contains a single active ingredient or if the drug product	364
contains more than one active ingredient and a relevant strength	365
can be associated with the product without indicating each	366
active ingredient. The established name and quantity of each	367
active ingredient are required if such a relevant strength	368
cannot be so associated with a drug product containing more than	369
one ingredient.	370
(4) The dosage form;	371
(5) The price charged for a specific quantity of the drug	372
product. The stated price shall include all charges to the	373
consumer, including, but not limited to, the cost of the drug	374
product, professional fees, handling fees, if any, and a	375
statement identifying professional services routinely furnished	376
by the pharmacy. Any mailing fees and delivery fees may be	377
stated separately without repetition. The information shall not	378
be false or misleading.	379
(O) "Wholesale distributor of dangerous drugs" or	380
"wholesale distributor" means a person engaged in the sale of	381
dangerous drugs at wholesale and includes any agent or employee	382
of such a person authorized by the person to engage in the sale	383
of dangerous drugs at wholesale.	384

(P) "Manufacturer of dangerous drugs" or "manufacturer"	385
means a person, other than a pharmacist or prescriber, who	386
manufactures dangerous drugs and who is engaged in the sale of	387
those dangerous drugs.	388

(Q) "Terminal distributor of dangerous drugs" or "terminal 389 distributor" means a person who is engaged in the sale of 390 dangerous drugs at retail, or any person, other than a 391 manufacturer, repackager, outsourcing facility, third-party 392 logistics provider, wholesale distributor, or pharmacist, who 393 has possession, custody, or control of dangerous drugs for any 394 purpose other than for that person's own use and consumption. 395 "Terminal distributor" includes pharmacies, hospitals, nursing 396 homes, and laboratories and all other persons who procure 397 dangerous drugs for sale or other distribution by or under the 398 supervision of a pharmacist or licensed health professional 399 authorized to prescribe drugs. 400

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- (R) "Promote to the public" means disseminating a representation to the public in any manner or by any means, other than by labeling, for the purpose of inducing, or that is likely to induce, directly or indirectly, the purchase of a dangerous drug at retail.
- (S) "Person" includes any individual, partnership, association, limited liability company, or corporation, the state, any political subdivision of the state, and any district, department, or agency of the state or its political subdivisions.
- (T) (1) "Animal shelter" means a facility operated by a

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 humane society or any society organized under Chapter 1717. of

 the Revised Code or a dog pound operated pursuant to Chapter

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 955. of the Revised Code.
- (2) "County dog warden" means a dog warden or deputy dog 415
 warden appointed or employed under section 955.12 of the Revised 416

Code.	417
(U) "Food" has the same meaning as in section 3715.01 of	418
the Revised Code.	419
(V) "Pain management clinic" has the same meaning as in	420
section 4731.054 of the Revised Code.	421
(W) "Investigational drug or product" means a drug or	422
product that has successfully completed phase one of the United	423
States food and drug administration clinical trials and remains	424
under clinical trial, but has not been approved for general use	425
by the United States food and drug administration.	426
"Investigational drug or product" does not include controlled	427
substances in schedule I, as established pursuant to section	428
3719.41 of the Revised Code, and as amended.	429
(X) "Product," when used in reference to an	430
investigational drug or product, means a biological product,	431
other than a drug, that is made from a natural human, animal, or	432
microorganism source and is intended to treat a disease or	433
medical condition.	434
(Y) "Third-party logistics provider" means a person that	435
provides or coordinates warehousing or other logistics services	436
pertaining to dangerous drugs including distribution, on behalf	437
of a manufacturer, wholesale distributor, or terminal	438
distributor of dangerous drugs, but does not take ownership of	439
the drugs or have responsibility to direct the sale or	440
disposition of the drugs.	441
(Z) "Repackager of dangerous drugs" or "repackager" means	442
a person that repacks and relabels dangerous drugs for sale or	443
distribution.	444
(AA) "Outsourcing facility" means a facility that is	445
engaged in the compounding and sale of sterile drugs and is	446
registered as an outsourcing facility with the United States	447

food and drug administration.	448
Sec. 4729.531. (A) The state board of pharmacy may issue a	449
limited license to <u>an</u> animal shelters <u>shelter or county dog</u>	450
warden solely for the purpose of purchasing, possessing, and	451
administering combination drugs that contain pentobarbital and	452
at least one noncontrolled substance ingredient, are distributed	453
in a manufactured dosage form, whose only indication is for	454
euthanizing animals, or other substances as described in section	455
4729.532 of the Revised Code. No such license shall authorize or	456
permit the distribution of these drugs to any person other than	457
the originating wholesale distributor of the drugs. An	458
application for licensure shall include the information the	459
board requires by rule under this section. If the application	460
meets the requirements of the rules adopted under this section,	461
the board shall issue the license.	462
(B) The board, in accordance with Chapter 119. of the	463
Revised Code, shall adopt any rules necessary to administer and	464
enforce this section. The rules shall do all of the following:	465
(1) Require as a condition of licensure of the facility	466
that an agent or employee of an animal shelter or an agent or	467
employee of a county dog warden, other than a registered	468
veterinary technician as defined in section 4741.01 of the	469
Revised Code, has successfully completed a euthanasia technician	470
certification course described in section 4729.532 of the	471
Revised Code;	472
(2) Specify the information the animal shelter or county	473
<pre>dog warden must provide the board for issuance or renewal of a</pre>	474
license;	475
(3) Establish criteria for the board to use in determining	476
whether to refuse to issue or renew, suspend, or revoke a	477
license issued under this section;	478
(4) Address any other matters the board considers	479

necessary or appropriate for the administration and enforcement	480
of this section.	481
Sec. 4729.532. (A) No agent or employee of an animal	482
shelter and no county dog warden or agent or employee of a	483
county dog warden shall perform euthanasia by means of lethal	484
injection on an animal by use of any substance other than	485
combination drugs that contain pentobarbital and at least one	486
noncontrolled a substance active ingredient, in a manufactured	487
dosage form, whose only indication is for euthanizing animals,	488
or other substance that the state veterinary medical licensing	489
board and , in consultation with the state board of pharmacy	490
both approve , approves by rule adopted in accordance with	491
Chapter 119. of the Revised Code.	492
The agent or employee of an animal shelter, county dog	493
warden, or agent or employee of a county dog warden when using a	494
lethal solution to perform euthanasia on an animal shall use	495
such the solution in accordance with one of the following	496
methods—and in the following order of preference:	497
(1) Intravenous injection by hypodermic needle;	498
(2) Intraperitoneal injection by hypodermic needle;	499
(3) Intracardial injection by hypodermic needle, but only	500
on a sedated or unconscious an animal verified to be	501
unconscious;	502
(4) Solution Oral administration of solution or powder	503
added to food.	504
(B) Except as provided in division (D) of this section, no-	505
Before euthanasia, a euthanasia technician may administer a	506
solution of one or more drugs exclusively for the purpose of	507
inducing anesthesia or unconsciousness prior to euthanasia. Only	508
those drugs that have been approved by rule of the state board	509
of pharmacy, in consultation with the state veterinary medical	510

licensing board and the Ohio county dog wardens association, may	511
be used.	512
(C) No agent or employee of an animal shelter and no	513
county dog warden or agent or employee of a county dog warden,	514
other than a registered veterinary technician as defined in	515
section 4741.01 of the Revised Code, shall perform euthanasia by	516
means of lethal injection on an animal or administer pre-	517
euthanasia drugs that induce anesthesia or unconsciousness	518
unless he the agent or employee or county dog warden has	519
received certification after successfully completing a	520
euthanasia technician certification course as described in this	521
division.	522
The curriculum for a euthanasia technician certification	523
course shall be one that has been approved by the state	524
veterinary medical licensing board, shall be at least sixteen	525
hours in length, and shall include information in at least all	526
of the following areas:	527
(1) The pharmacology, proper administration, and storage	528
of euthanasia <u>and anesthesia</u> solutions;	529
(2) Federal and state laws regulating the storage and	530
accountability of euthanasia and anesthesia solutions;	531
(3) Euthanasia technician stress management;	532
(4) Proper disposal of euthanized animals.	533
(C) (D) (1) Except as provided in division (D) of this	534
section, no No agent or employee of an animal shelter shall	535
perform euthanasia by means of lethal injection on animals $\underline{\text{or}}$	536
administer pre-euthanasia drugs that induce anesthesia or	537
<u>unconsciousness</u> under this section unless the facility in which	538
he the agent or employee works or is employed is licensed with	539
the state board of pharmacy under section 4729.531 of the	540
Revised Code. No agent or employee of a county dog warden shall	541

perform euthanasia by means of lethal injection on animals or	542
administer pre-euthanasia drugs that induce anesthesia or	543
unconsciousness under this section unless the county dog warden	544
is licensed under section 4729.531 of the Revised Code.	545
(2) Any agent or employee of an animal shelter or county	546
<u>dog warden</u> performing euthanasia by means of lethal injection <u>or</u>	547
administering pre-euthanasia drugs that induce anesthesia or	548
unconsciousness shall do so only in a humane and proficient	549
manner that is in conformity with the methods described in	550
division divisions (A) and (B) of this section and not in	551
violation of Chapter 959. of the Revised Code.	552
(D) An agent or employee of an animal shelter who is	553
performing euthanasia by means of lethal injection on animals on	554
or before the effective date of this section may continue to	555
perform such cuthanasia and is not required to be certified in-	556
compliance with division (B) of this section until ninety days	557
after the effective date of the rules adopted in compliance with	558
Section 3 of House Bill No. 88 of the 120th general assembly.	559
(E) Nothing in this section precludes a licensed	560
veterinarian or registered veterinary technician as defined in	561
section 4741.01 of the Revised Code from engaging in the	562
practice of veterinary medicine as authorized in Chapter 4741.	563
of the Revised Code.	564
Sec. 4729.533. (A) As used in this section and sections	565
4729.534 and 4729.535 of the Revised Code, "certified officer"	566
and "chemical capture" have the same meanings as in section	567
955.151 of the Revised Code.	568
(B) Upon application of an animal shelter or county dog	569
warden that holds a limited license issued under section	570
4729.531 of the Revised Code, the state board of pharmacy may	571
grant a chemical capture classification to the limited license.	572
The classification permits the holder to purchase, possess, and	573

administer a combination of drugs for chemical capture. No such	574
classification shall authorize or permit the distribution of	575
these drugs to any person other than the originating wholesale	576
distributor of the drugs.	577
(C) To qualify for a chemical capture classification under	578
this section, an applicant shall appoint or employ a certified	579
officer.	580
(D) If an applicant meets the requirements of this section	581
and rules adopted under it, the board shall grant the	582
classification. The board may suspend or revoke a classification	583
or refuse to issue or renew a classification for any violation	584
of this section, section 4729.535 of the Revised Code, or rules	585
adopted under this section.	586
(E) The state board of pharmacy, in accordance with	587
Chapter 119. of the Revised Code and in consultation with the	588
state veterinary medical licensing board, shall adopt rules that	589
do all of the following:	590
(1) Specify the information an applicant must provide for	591
issuance or renewal of a chemical capture classification;	592
(2) Establish criteria for the state board of pharmacy to	593
use in determining whether to refuse to grant a classification	594
or to renew, suspend, or revoke a classification;	595
(3) Specify all of the following:	596
(a) The drugs to be used in chemical capture;	597
(b) The proper storage, administration, and use of	598
approved drugs;	599
(c) The proper storage, maintenance, and use of	600
instruments and equipment used in chemical capture;	601
(d) The proper disposal of instruments used in chemical	602
capture.	603

(4) Establish criteria for all of the following:	604
(a) Determining when chemical capture is appropriate;	605
(b) The care of a companion animal immediately upon	606
<pre>capture;</pre>	607
(c) Recordkeeping for the drugs used and actions taken	608
during a chemical capture.	609
(5) Address any other matters the board considers	610
necessary or appropriate for administration and enforcement of	611
this section and sections 4729.534 and 4729.535 of the Revised	612
Code.	613
Sec. 4729.534. (A) The state board of pharmacy in	614
consultation with the state veterinary medical licensing board	615
shall certify an individual as a certified officer if the	616
<pre>individual does one of the following:</pre>	617
(1) Successfully completes a chemical capture course that	618
has a curriculum approved in accordance with division (B) of	619
this section;	620
(2) Successfully completes training acceptable to the	621
state board of pharmacy from the national animal control	622
association or safe capture international, inc.	623
(B) To be approved as a chemical capture curriculum for	624
purposes of division (A)(1) of this section, a curriculum shall	625
<pre>include all of the following topics:</pre>	626
(1) The pharmacology, proper administration, storage, and	627
recordkeeping of drugs used in chemical capture;	628
(2) Federal and state laws regulating the storage and	629
accountability of drugs used in chemical capture;	630
(3) Chemical capture technology, animal behavior, post-	631
immobilization procedures, proper public and personnel safety,	632
and marksmanship training;	633

(4) Any other topic specified by the state board of	634
<pre>pharmacy.</pre>	635
(C) In a civil action, a certified officer is immune from	636
liability for any harm the officer causes to a companion animal,	637
livestock, or a wild animal if the officer is acting within the	638
scope of the officer's employment and is in compliance with	639
rules established under division (E) of section 4729.533 of the	640
Revised Code.	641
(D) As used in this section, "companion animal" has the	642
same meaning as in section 959.131 of the Revised Code.	643
Sec. 4729.535. No person shall perform chemical capture	644
with a drug or combination of drugs other than the drugs	645
specified in rules adopted under section 4729.533 of the Revised	646
Code.	647
No animal shelter or county dog warden shall permit an	648
individual to perform chemical capture unless the shelter or	649
warden holds a chemical capture classification granted under	650
section 4729.533 of the Revised Code and the individual is a	651
<pre>certified officer.</pre>	652
No individual shall perform chemical capture unless the	653
individual is a certified officer and is appointed or employed	654
by an animal shelter or county dog warden that holds a chemical	655
capture classification.	656
Nothing in this section precludes a licensed veterinarian	657
or registered veterinary technician as defined in section	658
4741.01 of the Revised Code from engaging in the practice of	659
veterinary medicine as authorized in Chapter 4741. of the	660
Revised Code.	661
Sec. 4729.54. (A) As used in this section and section	662
4729.542 of the Revised Code:	663
(1) "Category II" means any dangerous drug that is not	664

included in category III.	665
(2) "Category III" means any controlled substance that is	666
contained in schedule I, II, III, IV, or V.	667
(3) "Emergency medical service organization" has the same	668
meaning as in section 4765.01 of the Revised Code.	669
(4) "Person" includes an emergency medical service	670
organization.	671
(5) "Schedule I, schedule II, schedule IV,	672
and schedule V" mean controlled substance schedules I, II, III,	673
IV, and V, respectively, as established pursuant to section	674
3719.41 of the Revised Code and as amended.	675
(B)(1) A person seeking to be licensed as a terminal	676
distributor of dangerous drugs shall file with the executive	677
director of the state board of pharmacy a verified application.	678
After it is filed, the application may not be withdrawn without	679
approval of the board.	680
(2) An application shall contain all the following that	681
apply in the applicant's case:	682
(a) Information that the board requires relative to the	683
qualifications of a terminal distributor of dangerous drugs set	684
forth in section 4729.55 of the Revised Code;	685
(b) A statement as to whether the person is seeking to be	686
licensed as a category II, category III, limited category II, or	687
limited category III terminal distributor of dangerous drugs;	688
(c) If the person is seeking to be licensed as a limited	689
category II or limited category III terminal distributor of	690
dangerous drugs, a list of the dangerous drugs that the person	691
is seeking to possess, have custody or control of, and	692
distribute, which list shall also specify the purpose for which	693
those drugs will be used and their source;	694

(d) If the person is an emergency medical service	695
organization, the information that is specified in division (C)	696
(1) of this section;	697
(e) Except for an emergency medical service organization,	698
the identity of the one establishment or place at which the	699
person intends to engage in the sale or other distribution of	700
dangerous drugs at retail, and maintain possession, custody, or	701
control of dangerous drugs for purposes other than the person's	702
own use or consumption;	703
(f) If the application pertains to a pain management	704
clinic, information that demonstrates, to the satisfaction of	705
the board, compliance with division (A) of section 4729.552 of	706
the Revised Code;	707
(g) If the application pertains to a facility, clinic, or	708
other location described in division (B) of section 4729.553 of	709
the Revised Code that must hold a category III terminal	710
distributor of dangerous drugs license with an office-based	711
opioid treatment classification, information that demonstrates,	712
to the satisfaction of the board, compliance with division (C)	713
of that section.	714
(C)(1) An emergency medical service organization seeking	715
to be licensed as a terminal distributor of dangerous drugs	716
shall list in its application for licensure the following	717
additional information:	718
(a) The units under its control that the organization	719
determines will possess dangerous drugs for the purpose of	720
administering emergency medical services in accordance with	721
Chapter 4765. of the Revised Code;	722
(b) With respect to each such unit, whether the dangerous	723
drugs that the organization determines the unit will possess are	724

in category II or III.

(2) An emergency medical service organization that is	726
licensed as a terminal distributor of dangerous drugs shall file	727
a new application for such licensure if there is any change in	728
the number, or location of, any of its units or any change in	729
the category of the dangerous drugs that any unit will possess.	730

- (3) A unit listed in an application for licensure pursuant to division (C)(1) of this section may obtain the dangerous drugs it is authorized to possess from its emergency medical service organization or, on a replacement basis, from a hospital pharmacy. If units will obtain dangerous drugs from a hospital pharmacy, the organization shall file, and maintain in current form, the following items with the pharmacist who is responsible for the hospital's terminal distributor of dangerous drugs license:
 - (a) A copy of its standing orders or protocol;
- (b) A list of the personnel employed or used by the organization to provide emergency medical services in accordance with Chapter 4765. of the Revised Code, who are authorized to possess the drugs, which list also shall indicate the personnel who are authorized to administer the drugs.
- (D) Each emergency medical service organization that applies for a terminal distributor of dangerous drugs license shall submit with its application the following:
- (1) A copy of its standing orders or protocol, which orders or protocol shall be signed by a physician;
- (2) A list of the dangerous drugs that its units may carry, expressed in standard dose units, which shall be signed by a physician;
- (3) A list of the personnel employed or used by the
 754
 organization to provide emergency medical services in accordance
 with Chapter 4765. of the Revised Code.
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In accordance with Chapter 119. of the Revised Code, the	757
board shall adopt rules specifying when an emergency medical	758
service organization that is licensed as a terminal distributor	759
must notify the board of any changes in its documentation	760
submitted pursuant to division (D) of this section.	761

- (E) There shall be four categories of terminal distributor of dangerous drugs licenses. The categories are as follows:
- (1) Category II license. A person who obtains this license may possess, have custody or control of, and distribute only the dangerous drugs described in category II.
- (2) Limited category II license. A person who obtains this license may possess, have custody or control of, and distribute only the dangerous drugs described in category II that were listed in the application for licensure.
- (3) Category III license, which may include a pain management clinic classification issued under section 4729.552 of the Revised Code. A person who obtains this license may possess, have custody or control of, and distribute the dangerous drugs described in category II and category III. If the license includes a pain management clinic classification, the person may operate a pain management clinic.
- (4) Limited category III license. A person who obtains this license may possess, have custody or control of, and distribute only the dangerous drugs described in category II or category III that were listed in the application for licensure.
- (F) Except for an application made by a county dog warden or on behalf of an animal shelter, if an applicant for a limited category II license or limited category III license intends to administer dangerous drugs to a person or animal, the applicant shall submit, with the application, a copy of its protocol or standing orders. The protocol or orders shall be signed by a licensed health professional authorized to prescribe drugs,

specify the dangerous drugs to be administered, and list	789
personnel who are authorized to administer the dangerous drugs	790
in accordance with federal law or the law of this state. An-	791
An application made by a county dog warden or on behalf of	792
an animal shelter shall include a list of the dangerous drugs to	793
be administered to animals and the personnel who are authorized	794
to administer the drugs to animals in accordance with section	795
4729.532 of the Revised Code.	796
In accordance with Chapter 119. of the Revised Code, the	797
board shall adopt rules specifying when a licensee must notify	798
the board of any changes in its documentation submitted pursuant	799
to this division.	800
(G)(1) Except as provided in division (G)(2) of this	801
section, each applicant for licensure as a terminal distributor	802
of dangerous drugs shall submit, with the application, a license	803
fee determined as follows:	804
(a) For a category II or limited category II license, the	805
fee is three hundred twenty dollars.	806
(b) For a category III license, including a license with a	807
pain management clinic classification issued under section	808
4729.552 of the Revised Code, or a limited category III license,	809
four hundred forty dollars.	810
(2)(a) Except as provided in division (G)(2)(b) of this	811
section, for a person who is required to hold a license as a	812
terminal distributor of dangerous drugs pursuant to division (D)	813
of section 4729.541 of the Revised Code, the fee is one hundred	814
twenty dollars.	815
(b) For a professional association, corporation,	816
partnership, or limited liability company organized for the	817
purpose of practicing veterinary medicine, the fee is one	818
hundred twenty dollars.	819

(3) Fees assessed under divisions (G)(1) and (2) of this	820
section shall not be returned if the applicant fails to qualify	821
for the license.	822

(H) (1) The board shall issue a terminal distributor of

dangerous drugs license to each person who submits an

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application for such licensure in accordance with this section,

pays the required license fee, is determined by the board to

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meet the requirements set forth in section 4729.55 of the

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Revised Code, and satisfies any other applicable requirements of

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this section.

(2) The license of a person other than an emergency medical service organization or county dog warden shall describe the one establishment or place at which the licensee may engage in the sale or other distribution of dangerous drugs at retail and maintain possession, custody, or control of dangerous drugs for purposes other than the licensee's own use or consumption. The one establishment or place shall be that which is identified in the application for licensure.

No such license shall authorize or permit the terminal distributor of dangerous drugs named in it to engage in the sale or other distribution of dangerous drugs at retail or to maintain possession, custody, or control of dangerous drugs for any purpose other than the distributor's own use or consumption, at any establishment or place other than that described in the license, except that an agent or employee of an animal shelter or county dog warden may possess and use dangerous drugs in the course of business as provided in division (D) of section 4729.532 of the Revised Code.

- (3) The license of an emergency medical service organization shall cover and describe all the units of the organization listed in its application for licensure.
 - (I) (1) All licenses issued or renewed pursuant to this

section shall be effective for a period specified by the board	852
in rules adopted under section 4729.26 of the Revised Code. The	853
effective period for an initial or renewed license shall not	854
exceed twenty-four months unless the board extends the period in	855
rules to adjust license renewal schedules. A license shall be	856
renewed by the board according to the provisions of this	857
section, the standard renewal procedure of Chapter 4745. of the	858
Revised Code, and rules adopted by the board under section	859
4729.26 of the Revised Code. A person seeking to renew a license	860
shall submit an application for renewal and pay the required fee	861
on or before the date specified in the rules adopted by the	862
board. The fee required for the renewal of a license shall be	863
the same as the license fee paid under division (G) of this	864
section.	865

- (2) (a) Subject to division (I) (2) (b) of this section, a license that has not been renewed by the date specified in rules adopted by the board may be reinstated only upon payment of the required renewal fee and a penalty fee of one hundred ten dollars.
- (b) If an application for renewal has not been submitted by the sixty-first day after the renewal date specified in rules adopted by the board, the license is considered void and cannot be renewed, but the license holder may reapply for licensure.
- (3) A terminal distributor of dangerous drugs that fails to renew licensure in accordance with this section and rules adopted by the board is prohibited from engaging in the retail sale, possession, or distribution of dangerous drugs until a valid license is issued by the board.
- (J)(1) No emergency medical service organization that is licensed as a terminal distributor of dangerous drugs shall fail to comply with division (C)(2) or (3) of this section.
 - (2) No emergency medical service organization that is

licensed as a terminal distributor of dangerous drugs shall fail	884
to comply with division (D) of this section.	885
(3) No licensed terminal distributor of dangerous drugs	886
shall possess, have custody or control of, or distribute	887
dangerous drugs that the terminal distributor is not entitled to	888
possess, have custody or control of, or distribute by virtue of	889
its category of licensure.	890
(4) No licensee that is required by division (F) of this	891
section to notify the board of changes in its protocol or	892
standing orders, or in personnel, shall fail to comply with that	893
division.	894
(K) The board may enter into agreements with other states,	895
federal agencies, and other entities to exchange information	896
concerning licensing and inspection of terminal distributors of	897
dangerous drugs located within or outside this state and to	898
investigate alleged violations of the laws and rules governing	899
distribution of drugs by terminal distributors. Any information	900
received pursuant to such an agreement is subject to the same	901
confidentiality requirements applicable to the agency or entity	902
from which it was received and shall not be released without	903
prior authorization from that agency or entity.	904
Sec. 4729.542. (A) An animal shelter or county dog warden	905
that holds a limited license issued under section 4729.531 of	906
the Revised Code may apply to the state board of pharmacy for a	907
<pre>chemical capture classification.</pre>	908
The application shall include a notarized list of the	909
dangerous drugs to be used in chemical capture and the certified	910
officers employed by the applicant.	911
(B) The holder of a limited license with a chemical	912
capture classification shall notify the board immediately of any	913
changes in the dangerous drugs to be used in chemical capture or	914
in the certified officers employed by the holder.	915

(C) An agent or employee of an animal shelter or county	916
dog warden may possess and use dangerous drugs in the course of	917
business as provided in sections 4729.532 and 4729.533 of the	918
Revised Code.	919
Sec. 4729.55. No license shall be issued to an applicant	920
for licensure as a terminal distributor of dangerous drugs	921
unless the applicant has furnished satisfactory proof to the	922
state board of pharmacy that:	923
(A) The applicant is equipped as to land, buildings, and	924
equipment to properly carry on the business of a terminal	925
distributor of dangerous drugs within the category of licensure	926
approved by the board.	927
(B) A pharmacist, licensed health professional authorized	928
to prescribe drugs, animal shelter or county dog warden licensed	929
with the state board of pharmacy under section 4729.531 of the	930
Revised Code, or a laboratory as defined in section 3719.01 of	931
the Revised Code will maintain supervision and control over the	932
possession and custody of dangerous drugs that may be acquired	933
by or on behalf of the applicant.	934
(C) Adequate safeguards are assured to prevent the sale or	935
other distribution of dangerous drugs by any person other than a	936
pharmacist or licensed health professional authorized to	937
prescribe drugs.	938
(D) Adequate safeguards are assured that the applicant	939
will carry on the business of a terminal distributor of	940
dangerous drugs in a manner that allows pharmacists and pharmacy	941
interns employed by the terminal distributor to practice	942
pharmacy in a safe and effective manner.	943
(E) If the applicant, or any agent or employee of the	944
applicant, has been found guilty of violating section 4729.51 of	945
the Revised Code, the "Federal Food, Drug, and Cosmetic Act," 52	946
Stat. 1040 (1938), 21 U.S.C.A. 301, the federal drug abuse	947

control	laws,	Chapter	2925.,	3715.,	3719.	, or	4729	. of	the		948
Revised	Code,	or any	rule of	the boa	ard, a	ıdequa	ite sa	afegu	ards	are	949
assured	to pre	event the	e recuri	rence of	f the	viola	tion	•			950

- (F) In the case of an applicant who is a food processor or retail seller of food, the applicant will maintain supervision and control over the possession and custody of nitrous oxide.
- (G) In the case of an applicant who is a retail seller of oxygen in original packages labeled as required by the "Federal Food, Drug, and Cosmetic Act," the applicant will maintain supervision and control over the possession, custody, and retail sale of the oxygen.
- (H) If the application is made on behalf of an animal shelter or a county dog warden, at least one of the agents or employees of the animal shelter or county dog warden is certified in compliance with section 4729.532 of the Revised Code.
- (I) In the case of an applicant who is a retail seller of peritoneal dialysis solutions in original packages labeled as required by the "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 U.S.C.A. 301, the applicant will maintain supervision and control over the possession, custody, and retail sale of the peritoneal dialysis solutions.
- (J) In the case of an applicant who is a pain management clinic, the applicant meets the requirements to receive a license with a pain management clinic classification issued under section 4729.552 of the Revised Code.
- (K) In the case of an applicant who is operating a 974 facility, clinic, or other location described in division (B) of 975 section 4729.553 of the Revised Code that must hold a category 976 III terminal distributor of dangerous drugs license with an 977 office-based opioid treatment classification, the applicant 978 meets the requirements to receive that license with that 979

classification.	980
Sec. 4729.991. Whoever purposely violates section 4729.535	981
of the Revised Code is guilty of a misdemeanor of the first	982
degree.	983
Sec. 4741.201. (A) This chapter does not apply to an act	984
of chemical capture by a certified officer in accordance with	985
section 955.151 of the Revised Code.	986
(B) "Chemical capture" and "certified officer" have the	987
same meanings as in section 955.151 of the Revised Code.	988
Section 2. That existing sections 955.16, 959.06, 4729.01,	989
4729.531, 4729.532, 4729.54, and 4729.55 of the Revised Code are	990
hereby repealed.	991
Section 3. The State Board of Pharmacy in consultation	992
with the State Veterinary Medical Licensing Board shall adopt	993
the rules required by section 4729.533 of the Revised Code not	994
later than two years after the effective date of this act. If	995
the State Board of Pharmacy fails to meet this requirement, the	996
Attorney General or a county prosecuting attorney may seek a	997
court order requiring adoption of the rules.	998