FIRST REGULAR SESSION

SENATE BILL NO. 39

98TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR LeVOTA.

Pre-filed December 1, 2014, and ordered printed.

0328S.01I

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal sections 273.325, 273.327, 273.329, 273.331, 273.333, 273.335, 273.338, 273.340, 273.342, 273.344, 273.345, 273.346, 273.347, 273.348, 273.350, 273.352, 273.354, 273.357, and 273.359, RSMo, and to enact in lieu thereof nineteen new sections relating to the licensure of animal care facilities, with existing penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 273.325, 273.327, 273.329, 273.331, 273.333, 273.335,

- 2 273.338, 273.340, 273.342, 273.344, 273.345, 273.346, 273.347, 273.348, 273.350,
- 3 273.352, 273.354, 273.357, and 273.359, RSMo, are repealed and nineteen new
- 4 sections enacted in lieu thereof, to be known as sections 324.1160, 324.1164,
- 5 324.1166, 324.1168, 324.1170, 324.1172, 324.1174, 324.1176, 324.1178, 324.1180,
- $6 \quad 324.1182, 324.1184, 324.1186, 324.1188, 324.1190, 324.1192, 324.1194, 324.1196,$
- 7 and 324.1198, to read as follows:

[273.325.] **324.1160.** 1. Sections [273.325 to 273.357] **324.1160 to**

- 2 **324.1198** shall be known as the "Animal Care Facilities Act".
- 3 2. As used in sections [273.325 to 273.357] **324.1160 to 324.1198**, the
- 4 following terms mean:
- 5 (1) "Adequate food", the provision, at suitable intervals of not more than
- 6 twelve hours, unless the dietary requirements of the species require a longer
- 7 interval, of a quantity of wholesome foodstuff, suitable for the species and age,
- 8 sufficient to maintain a reasonable level of nutrition in each animal, all of which
- 9 foodstuff is served in a safe receptacle, dish, or container;
- 10 (2) "Adequate housing", the continuous provision of a sanitary facility,
- 11 protection from the extremes of weather conditions, proper ventilation, and

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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12 appropriate space depending on the species of animal, as defined by regulations 13 of the USDA, as revised;

- 14 (3) "Adequate water", the provision, either continuously or at intervals 15 suitable to the species, which intervals shall not exceed eight hours, of a supply 16 of potable water in a safe receptacle, dish, or container;
 - (4) "Animal", any dog or cat, which is being used, or is intended for use, for research, teaching, testing, breeding, or exhibition purposes, or as a pet;
- (5) "Animal shelter", a facility which is used to house or contain animals, which is owned, operated, or maintained by an incorporated humane society, animal welfare society, society for the prevention of cruelty to animals, or other not-for-profit organization devoted to the welfare, protection, and humane treatment of such animals, or a person whose primary purpose is to act as an animal rescue, to collect and care for unwanted animals or to offer them for adoption;
 - (6) "Animal welfare official", any licensed veterinarian, designated by and under the supervision of the state [veterinarian] commission of animal care facilities, who administers or assists in the administration of the provisions of sections [273.325 to 273.357, or any appointee of the director, and shall include all deputy state veterinarians] 324.1160 to 324.1198;
 - (7) "Boarding kennel", a place or establishment, other than a pound or animal shelter, where animals, not owned by the proprietor, are sheltered, fed, and watered in return for a consideration; however, "boarding kennel" shall not include hobby or show breeders who board intact females for a period of time for the sole purpose of breeding such intact females, and shall not include individuals who temporarily, and not in the normal course of business, board or care for animals owned by other individuals;
 - (8) "Commercial breeder", a person, other than a hobby or show breeder, engaged in the business of breeding animals for sale or for exchange in return for a consideration, and who harbors more than three intact females for the primary purpose of breeding animals for sale;
- 42 (9) "Commercial kennel", a kennel which performs grooming or training 43 services for animals, and may or may not render boarding services in return for 44 a consideration;
- 45 (10) "Commission", the State Commission of Animal Care 46 Facilities;
- 47 (11) "Contract kennel", any facility operated by any person or entity other

48 than the state or any political subdivision of the state, for the purpose of

- 49 impounding or harboring seized, stray, homeless, abandoned or unwanted
- 50 animals, on behalf of and pursuant to a contract with the state or any political
- 51 subdivision;
- [(11)] (12) "Dealer", any person who is engaged in the business of buying
- 53 for resale, selling or exchanging animals, as a principal or agent, or who holds
- 54 himself **or herself** out to be so engaged or is otherwise classified as a dealer by
- 55 the USDA as defined by regulations of the USDA;
- [(12) "Director", the director of the department of agriculture of the state
- 57 of Missouri;]

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- (13) "Division", the division of professional registration;
- (14) "Hobby or show breeder", a noncommercial breeder who breeds dogs
- 60 or cats with the primary purpose of exhibiting or showing dogs or cats, improving
- 61 the breed or selling the dogs or cats, and having no more than ten intact
- 62 females. Such breeder shall be classified as a hobby or show breeder if such
- 63 person only sells animals to other breeders or to individuals;
- [(14)] (15) "Humane euthanasia", the act or practice of putting an animal
- 65 to death in a humane or instantaneous manner under guidelines and procedures
- 66 established by rules promulgated by the [director] state commission of animal
- 67 care facilities;
- 68 [(15)] (16) "Intact female", with respect to a dog, refers to a female dog
- 69 between the ages of six months and ten years of age which is capable of being
- 70 bred; and with respect to a cat, refers to a female cat between the ages of six
- 71 months and eight years which is capable of being bred;
- 72 [(16)] (17) "Pet shop", any facility where animals are bought, sold,
- 73 exchanged, or offered for retail sale to the general public;
- 74 [(17)] (18) "Pound" or "dog pound", a facility operated by the state or any
- 75 political subdivision of the state for the purpose of impounding or harboring
- 76 seized, stray, homeless, abandoned, or unwanted animals;
- 77 [(18) "State veterinarian", the state veterinarian as provided by chapter
- 78 267;]
- 79 (19) "USDA", the United States Department of Agriculture.
 - [273.327.] 324.1164. 1. The commission by rule shall establish
- 2 requirements for issuance and renewal of a license under sections
- 3 **324.1160** to **324.1198**.
- 4 2. No person shall operate an animal shelter, pound or dog pound,

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boarding kennel, commercial kennel, contract kennel, pet shop, or exhibition facility, other than a limited show or exhibit, or act as a dealer or commercial breeder, unless such person has obtained a license for such operations from the [director] commission. An applicant shall obtain a separate license for each separate physical facility subject to sections [273.325 to 273.357] 324.1160 to 324.1198 which is operated by the applicant. Any person exempt from the 10 licensing requirements of sections [273.325 to 273.357] 324.1160 to 324.1198 11 may voluntarily apply for a license. Application for such license shall be made 12 in the manner provided by the [director] commission. The license shall expire 13 annually unless revoked. [As provided by rules to be promulgated by the 14 15 director, the license fee shall range from one hundred to two thousand five hundred dollars per year. Each licensee subject to sections 273.325 to 273.357 17shall pay an additional annual fee of twenty-five dollars to be used by the department of agriculture for the purpose of administering operation bark alert 18 19 or any successor program. Pounds or dog pounds shall be exempt from payment of the fees under this section. License fees shall be levied for each license issued 20 21 or renewed on or after January 1, 1993.]

[273.329.] **324.1166.** 1. The [director] **commission** may refuse to issue or renew or may revoke a license on any one or more of the following grounds:

- 3 (1) Material and deliberate misstatement in the application for any 4 original license or for any renewal license under sections [273.325 to 273.357] 5 **324.1160** to **324.1198**;
 - (2) Disregard or violation of sections [273.325 to 273.357] **324.1160 to 324.1198** or of any rules promulgated pursuant thereto;
- 8 (3) Conviction of any violation of any state or federal law relating to the 9 disposition or treatment of animals;
- 10 (4) Failure to provide adequate food, water, housing or sanitary facilities 11 for animals under the control of an animal shelter, boarding kennel, commercial 12 breeder, commercial kennel, contract kennel, dealer, pet shop, pound, or exhibitor 13 as defined by regulations of the USDA.
- 2. The [department of agriculture] **commission** shall not retain, contract with, or otherwise utilize the services of the personnel of any nonprofit organization for the purpose of inspection or licensing of any animal shelter, pound or dog pound, boarding kennel, commercial kennel, contract kennel, commercial breeder, hobby or show breeder, or pet shop under sections [273.325 to 273.357] **324.1160 to 324.1198**.

3. Operation of an animal shelter, pound or dog pound, boarding kennel, commercial kennel, contract kennel, pet shop, or exhibition facility, or activity as a commercial breeder or dealer without a valid license shall constitute a class A misdemeanor.

[273.331.] **324.1168.** A license shall be issued only upon application by the person or operation and inspection by the [state veterinarian, his] commission, a designee, or an animal welfare official. A facility subject to the provisions of sections [273.325 to 273.357] **324.1160 to 324.1198**, at the time it 5 applies for licensure, shall be granted a provisional license which shall allow 6 operation of the facility until the facility is inspected [or until December 31, 1994, whichever earlier occurs]. The [state veterinarian] commission shall have the duty and authority to inspect all facilities licensed under sections [273.325 to 273.357] **324.1160 to 324.1198**. Inspections shall be conducted a minimum of 10 once a year, or upon a complaint to the [department] commission regarding a 11 particular facility. The validity of the complaint will be ascertained by the [state 12 veterinarian or his designated representative commission.

[273.333.] **324.1170.** The [state veterinarian] **commission** or an animal welfare official, upon [his] its own information or upon the complaint of any person, may institute an investigation including the inspection during normal business hours of any premises or vehicle upon which any animal is or may be found, and may determine if any violation of sections [273.325 to 273.357] **324.1160 to 324.1198** or of any rule promulgated pursuant to sections [273.325 7 to 273.357] **324.1160 to 324.1198** is deemed to exist. The [director, or his designee, commission may issue an order to the person responsible for the violation to appear at an administrative hearing. The [director, or his designee] commission, upon a finding that such a violation occurred after a hearing 10 thereon, shall issue remedial orders enforceable in the circuit courts of this state 11 12 to correct such violations, and in addition may assess an administrative penalty in an amount not to exceed one thousand dollars for each violation. In assessing the amount of penalty under sections [273.327 to 273.342] **324.1164 to 324.1178**, 14 the [director] commission shall take into account the seriousness of the 15 violation and the extent of damage to third parties and the state. All penalties 16 17 collected shall be deposited to the state general revenue fund. In addition, the 18 [director] commission may assess the reasonable costs of remedying a violation 19 in the event that the person responsible is unwilling or unable to correct the violation within a reasonable period of time. Any person aggrieved by the 20

21 decision of the [director] **commission** may appeal as provided in sections 22 536.100 to 536.140.

[273.335.] **324.1172.** When, in the judgment of the [state veterinarian] commission or an animal welfare official, any person has been in violation of sections [273.325 to 273.357] **324.1160 to 324.1198** so as to pose a substantial ongoing risk to the health and welfare of animals in his **or her** custody or so as to pose a substantial ongoing risk that consumers will purchase diseased animals from such person, the [director] commission may apply to the circuit court of the county in which such person resides, and such court may grant an order enjoining temporarily or permanently that person from engaging in activities described in section [273.327] **324.1164**. If the animals being held in any of the facilities licensed under sections [273.325 to 273.357] **324.1160 to 324.1198** are 11 found to be suffering unrelieved pain or distress or disease, the animals may be taken into custody for humane euthanasia at the expense of the 1213 licensee. Reasonable effort shall be made to notify the facility operator of such intent and only upon his refusal or inability to immediately correct the causative 15 violation and provide adequate veterinary care shall such action be taken. Nothing in sections [273.325 to 273.357] **324.1160 to 324.1198** shall be 16 17 construed to interfere with scientific research as enunciated in subsection 2 of 18 section [273.354] **324.1194**.

[273.338.] **324.1174.** Persons and facilities which subsequently fail two consecutive reinspections for an original violation shall be charged a fee of one hundred dollars, which shall be paid before subsequent inspection and renewal of such person's or facility's license.

[273.340.] **324.1176.** A dealer shall only purchase animals from persons in this state who are licensed under sections [273.325 to 273.357] **324.1160 to 324.1198**, or who are exempt from licensure. Any dealer who knowingly purchases animals in violation of this section shall be guilty of a class A misdemeanor and each purchase made shall constitute a separate offense. In addition to such penalties, the [director] **commission** may revoke such dealer's license.

[273.342.] **324.1178.** 1. Persons engaged in breeding dogs and cats who harbor three or less intact females shall be exempt from the provisions of sections [273.325 to 273.357] **324.1160 to 324.1198**.

2. A hobby or show breeder shall be exempt from the licensure and inspection requirements of sections [273.325 to 273.357] **324.1160** to

- 6 **324.1198**. The [director] **commission** shall develop a form for registration of
- 7 persons who meet the definition of hobby or show breeder, and any such hobby
- 8 or show breeder shall register annually with the [director] commission for the
- 9 purpose of establishing that such person is a hobby or show breeder, at no cost
- 10 to said hobby or show breeder.
 - [273.344.] **324.1180.** 1. Persons and facilities subject to USDA licensure
 - 2 shall comply with the standards and regulations as prescribed by the USDA, as
- 3 revised from time to time.
- 2. Persons and facilities who are subject to sections [273.325 to 273.357]
- 5 324.1160 to 324.1198, but who are not subject to USDA licensure, shall comply
- 6 with rules promulgated by the [director] commission which establish standards
- 7 relating to the following:
- 8 (1) Adequate shelter, including proper conditions of sanitation and
- 9 ventilation;
- 10 (2) Adequate food and water; and
- 11 (3) Maintenance of records of acquisition and disposition of animals in the
- 12 custody of the licensee.
 - [273.345.] **324.1182.** 1. This section shall be known and may be cited as
 - the "Canine Cruelty Prevention Act".
- 3 2. The purpose of this act is to prohibit the cruel and inhumane treatment
 - of dogs bred in large operations by requiring large-scale dog breeding operations
- 5 to provide each dog under their care with basic food and water, adequate shelter
- 6 from the elements, necessary veterinary care, adequate space to turn around and
- 7 stretch his or her limbs, and regular exercise.
- 8 3. Notwithstanding any other provision of law, any person having custody
- 9 or ownership of more than ten female covered dogs for the purpose of breeding
- 10 those animals and selling any offspring for use as a pet shall provide each
- 11 covered dog:

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- (1) Sufficient food and clean water;
- 13 (2) Necessary veterinary care;
- 14 (3) Sufficient housing, including protection from the elements;
- 15 (4) Sufficient space to turn and stretch freely, lie down, and fully extend
- 16 his or her limbs:
- 17 (5) Regular exercise; and
- 18 (6) Adequate rest between breeding cycles.
- 19 4. For purposes of this section and notwithstanding the provisions of

20 section [273.325] **324.1160**, the following terms have the following meanings:

- 21 (1) "Adequate rest between breeding cycles" means, at minimum, ensuring that female dogs are not bred to produce more litters in any given period than 22 23 what is recommended by a licensed veterinarian as appropriate for the species,
- 24 age, and health of the dog;

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- 25 (2) "Covered dog" means any individual of the species of the domestic dog, 26 Canis lupus familiaris, or resultant hybrids, that is over the age of six months 27 and has intact sexual organs;
- 28 (3) "Necessary veterinary care" means, at minimum, examination at least 29 once yearly by a licensed veterinarian, prompt treatment of any serious illness 30 or injury by a licensed veterinarian, and where needed, humane euthanasia by 31 a licensed veterinarian using lawful techniques deemed acceptable by the 32 American Veterinary Medical Association;
- 33 (4) "Person" means any individual, firm, partnership, joint venture, association, limited liability company, corporation, estate, trust, receiver, or 34 35 syndicate:
- 36 (5) "Pet" means any species of the domestic dog, Canis lupus familiaris, or resultant hybrids, normally maintained in or near the household of the owner 37 38 thereof;
- (6) "Regular exercise" means the type and amount of exercise sufficient to comply with an exercise plan that has been approved by a licensed veterinarian, developed in accordance with regulations regarding exercise 42promulgated by the [Missouri department of agriculture] commission, and where such plan affords the dog maximum opportunity for outdoor exercise as weather permits;
- (7) "Retail pet store" means a person or retail establishment open to the 45 public where dogs are bought, sold, exchanged, or offered for retail sale directly 46 47 to the public to be kept as pets, but that does not engage in any breeding of dogs for the purpose of selling any offspring for use as a pet; 48
 - (8) "Sufficient food and clean water" means access to appropriate nutritious food at least twice a day sufficient to maintain good health, and continuous access to potable water that is not frozen and is generally free of debris, feces, algae, and other contaminants;
- 53 (9) "Sufficient housing, including protection from the elements" means the continuous provision of a sanitary facility, the provision of a solid surface on 54 which to lie in a recumbent position, protection from the extremes of weather

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conditions, proper ventilation, and appropriate space depending on the species of animal as required by regulations of the [Missouri department of agriculture] commission and in compliance with the provisions of subsection 7 of this section. No dog shall remain inside its enclosure while the enclosure is being cleaned. Dogs housed within the same enclosure shall be compatible, in accordance with regulations promulgated by the [Missouri department of agriculture] commission;

- (10) "Sufficient space to turn and stretch freely, lie down, and fully extend his or her limbs" means having:
- (a) Sufficient indoor space or shelter from the elements for each dog to turn in a complete circle without any impediment (including a tether);
- (b) Enough indoor space or shelter from the elements for each dog to lie down and fully extend his or her limbs and stretch freely without touching the side of an enclosure or another dog;
- (c) Appropriate space depending on the species of the animal, as specified in regulations by the Missouri department of agriculture, as revised, and in compliance with the provisions of subsection 7 of this section.
- 5. Any person subject to the provisions of this section shall maintain all veterinary records and sales records for the most recent previous two years. These records shall be made available to the [state veterinarian] commission, a state or local animal welfare official, or a law enforcement agent upon request.
- 78 6. The provisions of this section are in addition to, and not in lieu of, any other state and federal laws protecting animal welfare. This section shall not be 79 80 construed to limit any state law or regulation protecting the welfare of animals, nor shall anything in this section prevent a local governing body from adopting 81 and enforcing its own animal welfare laws and regulations in addition to this 82 section. This section shall not be construed to place any numerical limits on the 83 number of dogs a person may own or control when such dogs are not used for 84 breeding those animals and selling any offspring for use as a pet. This section 85 86 shall not apply to a dog during examination, testing, operation, recuperation, or 87 other individual treatment for veterinary purposes, during lawful scientific research, during transportation, during cleaning of a dog's enclosure, during 89 supervised outdoor exercise, or during any emergency that places a dog's life in 90 imminent danger. Nothing in this section shall be construed to limit hunting or 91 the ability to breed, raise, sell, control, train, or possess dogs with the intention

- 92 to use such dogs for hunting or other sporting purposes.
- 93 7. Notwithstanding any law to the contrary, the following space 94 requirements shall apply under this section:
- 95 (1) From January 1, 2012, through December 31, 2015, for any enclosure 96 existing prior to April 15, 2011, the minimum allowable space shall:
- 97 (a) Be two times the space allowable under the department of 98 agriculture's regulation that was in effect on April 15, 2011;
- 99 (b) Except as prescribed by rule, provide constant and unfettered access 100 to an attached outdoor run; and
- 101 (c) Meet all other requirements set forth by rule of the Missouri 102 department of agriculture;
- 103 (2) For any enclosure newly constructed after April 15, 2011, and for all 104 enclosures as of January 1, 2016, the minimum allowable space shall:
- 105 (a) Be three times the space allowable under the department of 106 agriculture's regulation that was in effect on April 15, 2011;
- 107 (b) Except as prescribed by rule, provide constant and unfettered access 108 to an attached outdoor run; and
- 109 (c) Meet all other requirements set forth by rule of the Missouri 110 department of agriculture;
- 111 (3) For any enclosure newly constructed after April 15, 2011, and for all enclosures as of January 1, 2016, wire strand flooring shall be prohibited and all enclosures shall meet the flooring standard set forth by rule of the [Missouri department of agriculture] state commission of animal care facilities.
- 8. If any provision of this section, or the application thereof to any person or circumstances, is held invalid or unconstitutional, that invalidity or unconstitutionality shall not affect other provisions or applications of this section that can be given effect without the invalid or unconstitutional provision or application, and to this end the provisions of this section are severable.

[273.346.] **324.1184.** 1. The [director] **commission** shall promulgate rules for an adequate program of health and veterinary care which shall be maintained for all animals in the custody of persons and facilities subject to licensure pursuant to sections [273.325 to 273.357] **324.1160 to 324.1198**, except pounds or dog pounds. Records of veterinary services provided to such animals shall be maintained and made available to the [state veterinarian] **commission** or an animal welfare official upon request.

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2. Any such rules promulgated to cover pounds or dog pounds shall not

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9 require or be applied so as to require the construction of any new buildings or 10 major reconstruction of any physical plant beyond the scope of normal upkeep and 11 repair.

[273.347.] **324.1186.** 1. Whenever the [state veterinarian] **commission**2 or a state animal welfare official finds past violations of sections [273.325 to
3 273.357] **324.1160 to 324.1198** have occurred and have not been corrected or
4 addressed, including operating without a valid license under section [273.327]
5 **324.1164**, the [director] **commission** may request the attorney general or the
6 county prosecuting attorney or circuit attorney to bring an action in circuit court
7 in the county where the violations have occurred for a temporary restraining
8 order, preliminary injunction, permanent injunction, or a remedial order
9 enforceable in a circuit court to correct such violations and, in addition, the court
10 may assess a civil penalty in an amount not to exceed one thousand dollars for
11 each violation. Each violation shall constitute a separate offense.

- 2. A person commits the crime of canine cruelty if such person repeatedly violates sections [273.325 to 273.357] **324.1160 to 324.1198** so as to pose a substantial risk to the health and welfare of animals in such person's custody, or knowingly violates an agreed-to remedial order involving the safety and welfare of animals under this section. The crime of canine cruelty is a class C misdemeanor, unless the person has previously pled guilty or nolo contendere to or been found guilty of a violation of this subsection, in which case, each such violation is a class A misdemeanor.
- 3. The attorney general or the county prosecuting attorney or circuit attorney may bring an action under sections [273.325 to 273.357] **324.1160 to 324.1198** in circuit court in the county where the crime has occurred for criminal punishment.
- 4. No action under this section shall prevent or preclude action taken under section 578.012 or under subsection 3 of section [273.329] **324.1166**.

[273.348.] **324.1188.** 1. The premises of each licensee shall be open for 2 inspection.

2. If, upon investigation, the [state veterinarian] **commission** or an animal welfare official finds that an animal or group of animals is suffering from any highly contagious, communicable or infectious disease or exposure thereto, against which he may think best to quarantine, he shall immediately quarantine the animal or group of animals to the premises and separate from other susceptible animals not so diseased or infected until such diseased animals are:

- 9 (1) Recovered and no longer capable of transmitting the diseases;
- 10 (2) Isolated;

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- 11 (3) Humanely euthanized and disposed of as provided for in the rules of 12 the [director] commission;
 - (4) Tested, vaccinated or otherwise treated; or
- 14 (5) Otherwise released by the [state veterinarian] commission. Animals
 15 under quarantine and treatment or testing may not be removed from the premises
 16 until the licensee is notified that such animals are recovered and incapable of
 17 spreading the disease and otherwise released by the [state veterinarian]
 18 commission or an animal welfare official. The method of eliminating the
 19 disease problem shall be at the discretion and in accordance with such procedures
 20 as may be outlined by the [state veterinarian] commission.
- 3. Violation of the provisions of sections [273.344 to 273.348] 324.1180
 to 324.1188 shall be a class A misdemeanor.

[273.350.] **324.1190.** The [director] **commission** shall promulgate rules 2 pursuant to the provisions of chapter 536 required to implement the provisions of sections [273.325 to 273.357] **324.1160 to 324.1198**. Such rules shall include establishing health and safety standards for motor vehicles regularly used in the commercial transportation of live animals. The [director] commission shall also by rule define the term "exotic animals", which shall generally refer to canines and felines not ordinarily kept for domestic purposes, and shall promulgate rules establishing standards for food, water, housing and health care for exotic animals 9 and standards for determining whether a particular operation is a farming 10 practice or is a breeder of pets; provided that the authority of the department of conservation to regulate wildlife within the state of Missouri as provided by 11 section 252.030 shall not be deprived or diminished. Any animal welfare official 12 shall have the authority of an animal control officer as defined by chapter 578. It 13 shall be unlawful for any person licensed or registered pursuant to sections 14 [273.325 to 273.357] **324.1160 to 324.1198** to knowingly ship a diseased animal, 15 and any such person who violates this provision shall be subject to a fine of not 16 more than one hundred dollars for each diseased animal shipped. Sections 17 [273.325 to 273.357] **324.1160 to 324.1198** and the rules promulgated 18 19 thereunder shall apply to all businesses, individuals and agents which transport 20 animals in or through this state, except that such businesses, individuals and 21agents licensed by the USDA shall be subject to USDA standards relating to 22transportation of animals.

[273.352.] **324.1192.** 1. [There is hereby established an advisory

- 2 committee to assist the director in establishing rules under sections 273.350 and
- 3 273.352 and to provide ongoing review of the administration of sections 273.325
- 4 to 273.357. The members of the advisory committee shall receive no
- 5 compensation or reimbursement for their expenses incurred in the performance
- 6 of their duties.
- 7 The advisory committee shall consist of thirteen persons appointed by the director
- 8 as follows:
- 9 (1) One person who operates or supervises an animal shelter;
- 10 (2) One person who operates or is employed by a pound or dog pound;
- 11 (3) One person who operates a commercial kennel or a boarding kennel;
- 12 (4) One person who operates a pet shop and who sells both dogs and cats;
- 13 (5) One dealer;
- 14 (6) One person who operates or is employed by an animal humane society
- 15 or other humane organization;
- 16 (7) One veterinarian licensed pursuant to chapter 340;
- 17 (8) One person who is a commercial animal breeder, who breeds both dogs 18 and cats:
- 19 (9) One person representing the Missouri Animal Control Association;
- 20 (10) One person representing professional cat breeders;
- 21 (11) The state veterinarian of the department of agriculture;
- 22 (12) The state public health veterinarian of the department of health and
- 23 senior services;
- 24 (13) One hobby or show breeder.
- 25 2. No rule or portion of a rule promulgated under the authority of this
- 26 chapter shall become effective unless it has been promulgated pursuant to the
- 27 provisions of section 536.024.] There is hereby created and established a
- 28 "State Commission of Animal Care Facilities" for the purpose of
- 29 licensing animal shelters, pounds, boarding kennels, commercial
- 30 kennels, pet shops, exhibition facilities, dealers, and commercial
- 31 breeders, and to fulfill all other duties and responsibilities delegated
- 32 by sections 324.1160 to 324.1198. All duties and responsibilities of the
- 33 department of agriculture regarding sections 324.1160 to 324.1198 shall
- 34 be assumed by the commission upon the appointment of all the
- 35 members to the commission by the governor, and until such time the
- 36 department of agriculture shall continue to have the responsibilities

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- 37 for administering sections 324.1160 to 324.1198.
- 38 2. The governor shall appoint members of the commission by and 39 with the advice and consent of the senate. All members of the commission shall be chosen by the governor from lists submitted by the 40 director of the division of professional registration. The commission 41 shall consist of ten members each of whom are United States citizens 42 and who have been residents of this state for at least one year 43 immediately preceding their appointment. Of these ten members one 44 shall be a person who operates or supervises an animal shelter; one 45 46 shall be a person who operates or is employed by a pound or dog pound; one shall be a person who operates a commercial kennel or a 47 boarding kennel; one shall be a person who operates a pet shop and 48 who sells both dogs and cats; one shall be a person who is a dealer; one 49 shall be a person who operates or is employed by an animal humane 50 society or other animal humanitarian organization; one shall be a veterinarian who is licensed pursuant to chapter 340; one shall be a 5253 person who is a commercial animal breeder; one shall be a person representing the Missouri Animal Control Association; and one person 54who is a state public health veterinarian of the department of health 55 56 and senior services. All members, except the public members, shall have been actively engaged in the lawful practice of their professions for a period of at least five years immediately preceding their 59 appointment.
 - 3. Licenses issued by the director of the department of agriculture for the operation of an animal shelter, pound, boarding kennel, commercial kennel, contract kennel, pet shop, or exhibition facility, or as a dealer or commercial breeder, shall remain valid until the expiration of the license. Upon expiration of such license, the licensee shall apply for license renewal with the state commission of commercial breeders and pay the required fees.

[273.354.] **324.1194.** 1. Sections [273.325 to 273.357] **324.1160 to 324.1198** shall not apply to a place or establishment which operates under the immediate supervision and control of a duly licensed veterinarian as a facility where animals are hospitalized or boarded.

5 2. Nothing in sections [273.325 to 273.357] **324.1160 to 324.1198** shall 6 be construed as requiring licensing of research facilities or authorizing 7 promulgation of rules affecting the design, outlines, guidelines, or performance

8 of actual research or experimentation by a research facility as determined by that

9 research facility's institution animal care and use committee.

[273.357.] 324.1196. The commission shall set the amount of the fees which sections 324.1160 to 324.1198 authorize and require by rule 2 and regulations promulgated pursuant to section 536.021. The fees shall be at a level to produce revenue which shall not substantially exceed the cost and expense of administering sections 324.1160 to **324.1198.** All fees collected by the [director] commission from licenses issued under sections [273.325 to 273.357] 324.1160 to 324.1198 shall be used to 7 administer the provisions of sections [273.325 to 273.357] **324.1160 to 324.1198**, and shall be deposited in the state treasury to the credit of the "Animal Care 10 Reserve Fund", which is hereby created. The state treasurer shall be 11 custodian of the fund and may approve disbursements from the fund in 12accordance with the provisions of sections 324.1160324.1174. Notwithstanding the provisions of section 33.080, money in 13 14 this fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium 15 exceeds three times the amount of the appropriation from the fund for the preceding fiscal year. All moneys deposited in the animal care reserve 17fund shall be subject to appropriation for the use and benefit of the [department 18 of agriculture division of professional registration to administer the 19 20 provisions of sections [273.325 to 273.357324.1160 21 **324.1198.** [Notwithstanding the provisions of section 33.080 to the contrary, 22moneys in the animal care reserve fund shall not be transferred to the general revenue fund at the end of the biennium.] All salaries and expenses for the 23 operation of the commission shall be appropriated from the fund, 24provided that the commission shall create no expense exceeding the 25 26 sum received from time to time as fees.

[273.359.] **324.1198.** Any person required to have a license under sections [273.325 to 273.357] **324.1160 to 324.1198** who houses animals in stacked cages without an impervious barrier between the levels of such cages, except when cleaning such cages, is guilty of a class A misdemeanor.

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