2025 SESSION

ENROLLED

1 VIRGINIA ACTS OF ASSEMBLY - CHAPTER 2 An Act to amend and reenact §§ 3.2-6501.1 and 3.2-6511.1 of the Code of Virginia, relating to the sale and 3 procurement of dogs by pet shops; pet shop regulations. 4 [S 903] 5 Approved Be it enacted by the General Assembly of Virginia: 6 1. That §§ 3.2-6501.1 and 3.2-6511.1 of the Code of Virginia are amended and reenacted as follows: 7 8 § 3.2-6501.1. Regulations for the keeping of certain animals. 9 A. The Board shall, by July 1, 2022, and pursuant to the provisions of the Administrative Process Act (§ 10 2.2-4000 et seq.), adopt comprehensive regulations governing the keeping of dogs and cats by any pet shop. Such regulations shall not apply to agricultural animals. 11 12 B. The regulations adopted pursuant to subsection A shall require every regulated person or facility to register annually with the Department and shall prohibit operation without such registration. The fee for such 13 14 annual registration shall be \$250 for any private, for-profit entity required to register. Such regulations shall provide that a pet shop shall not sell a dog or cat to any research facility. 15 16 C. The regulations adopted pursuant to subsection A shall establish standards consistent with the 17 provisions of this chapter for the keeping of animals, including (i) standards of adequate care, exercise, feed, shelter, space, treatment, and water and (ii) standards of proper cleaning and lighting. Where necessary, the 18 19 Board shall adopt specific regulations that apply only to a particular category of currently unregulated entity; 20 however, the standards established for any two similar categories of regulated entity shall not differ 21 significantly. 22 D. The Board shall issue guidance setting out the compliance requirements for each regulatory standard 23 adopted pursuant to this section, providing information on what an entity in each category is expected to do to 24 comply with a given regulatory standard. 25 E. Regulations adopted pursuant to this section shall require a State Animal Welfare Inspector employed 26 pursuant to § 3.2-5901.1 to annually conduct at least one unannounced drop-in inspection of each pet shop. F. Regulations adopted pursuant to this section shall establish remedies for each finding in a given 27 28 inspection. Such remedies may include the cancellation of the registration granted pursuant to subsection B; 29 the institution of a conditional probationary period, during which the regulated facility shall be allowed to 30 continue to operate; the renewal of such registration for a limited period; or other actions. Such remedies 31 shall also include a civil penalty not to exceed \$1,000 per violation for each finding in a given inspection upon communication to the pet shop. Each day of the violation is a separate offense; however, the cumulative 32 33 civil penalty shall not exceed \$5,000. In determining the amount of any civil penalty, the Board or his 34 designee shall consider (i) the history of previous violations at the pet shop; (ii) whether the violation has 35 caused injury to, or death or suffering of, an animal; and (iii) the demonstrated good faith of the pet shop to 36 achieve compliance after notification of the violation. All civil penalties assessed under this section shall be 37 recovered in a civil action brought by the Attorney General in the name of the Commonwealth. Such civil 38 penalties shall be paid into a special fund in the state treasury to the credit of the Department to be used in 39 carrying out the purposes of this chapter. 40 G. Nothing in this section or in any regulation adopted pursuant to this section shall be interpreted to limit 41 the authority of any entity to punish or prosecute a person for a violation of any law or regulation or to 42 prevent any person from alerting an animal control officer or law-enforcement officer regarding the condition 43 or treatment of any animal. 44 § 3.2-6511.1. Pet shops; procurement of dogs; penalty. 45 A. A pet shop shall sell or offer for adoption a dog procured only from a humane society; a private or public animal shelter as those terms are defined in § 3.2-6500; or a person who has not received from the U.S. 46 47 Department of Agriculture, pursuant to enforcement of the federal Animal Welfare Act (7 U.S.C. § 2131 et 48 seq.) or regulations adopted thereunder, (i) a citation for a direct or critical violation or citations for three or 49 more indirect or noncritical violations for at least two years prior to the procurement of the dog or (ii) two consecutive citations for no access to the facility prior to the procurement of the dog and who has not 50 51 knowingly obtained the dog directly or indirectly from a person with such citations. B. It is unlawful for any dealer or commercial dog breeder who is not licensed or exempted from licensure 52 53 by the U.S. Department of Agriculture pursuant to the federal Animal Welfare Act (7 U.S.C. § 2131 et seq.) 54 or regulations adopted thereunder to sell any dog to a pet shop. 55 C. A pet shop shall retain records verifying compliance with this section for a minimum of two years after

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the disposition of any dog.

- 57 D. No person shall serve as an owner, director, officer, manager, operator, member of staff, or animal caregiver of a pet shop if such person has been convicted of a violation of § 3.2-6570. 58
- 59 E. Prior to selling or giving for adoption any dog, a pet shop shall obtain a signed statement from the purchaser or adopter specifying that such person has never been convicted of a violation of § 3.2-6570. 60
- F. A pet shop, upon taking custody of any dog, or any representative of a pet shop upon taking custody of 61 any dog on behalf of the pet shop, shall immediately make a record of the matter. Such record shall include: 62 63 1. The date on which the dog was taken into custody;
 - 2. The date of the making of the record;
- 64 3. A description of the dog, including the species, color, breed, sex, and approximate age of the dog; 65
- 4. The location where custody was taken; 66

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- 5. The name and address of the person from whom the dog was obtained;
- 68 6. Any license or rabies tag, tattoo, collar, or other identification number carried by or appearing on the 69 dog; and 70
 - 7. The disposition of the dog if not sold, or if not managed in accordance with subsection B of § 3.2-6511.
- 71 Records required by this subsection shall be maintained for at least two years and made available to the State Veterinarian at the time of inspection or upon request. A summary of such records shall be made 72 73 available for review by the State Veterinarian during inspection or upon request in the format prescribed by 74 him.
- 75 G. Any person violating any provision of subsections subsection A, B, C, or E of this section is guilty of a Class 1 misdemeanor for each dog sold or offered for sale. Any person violating any provision of subsection 76 77 D of this section is guilty of a Class 1 misdemeanor.