AN ACT EXTENDING CERTAIN PET SHOP LICENSEE REQUIREMENTS TO PERSONS AND ORGANIZATIONS THAT IMPORT ANIMALS FOR ADOPTION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 22-344 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2011):

(a) No person shall maintain a commercial kennel until he has obtained from the commissioner a license to maintain such kennel under such regulations as the commissioner provides as to sanitation, disease and humane treatment of dogs or cats and the protection of the public safety. Upon written application and the payment of a fee of two hundred dollars, the commissioner shall issue such license to be effective until the ensuing December thirty-first provided the commissioner finds (1) that such regulations have been complied with, and (2) in the case of each initial application for such license, that the zoning enforcement official of the municipality wherein such kennel is to be maintained has certified that the kennel conforms to the municipal zoning regulations. Such license shall be renewed annually, not later than December thirty-first, in accordance with the provisions of this section, and may be transferred by the licensee to another premises upon approval of the commissioner.

(b) No person shall maintain a pet shop until he has obtained from
the commissioner a license to maintain such pet shop under such
regulations as the commissioner provides as to sanitation, disease and
humane treatment of animals and the protection of the public safety.
Upon written application and the payment of a fee of two hundred
dollars, the commissioner shall issue such license to be effective until
the ensuing December thirty-first provided the commissioner finds (1)
that such regulations have been complied with, and (2) in the case of
each initial application for such license, that the zoning enforcement
official of the municipality wherein such pet shop is to be maintained
has certified that the pet shop conforms to the municipal zoning
regulations. Such pet shop license may be transferred by the licensee to
another premises upon the approval of the commissioner. The
commissioner, after consultation with the Commissioners of Public
Health and Environmental Protection, shall establish and maintain,
pursuant to regulations adopted in accordance with chapter 54, a list of
animals which are deemed to be injurious to the health and safety of
the public or whose maintenance in captivity is detrimental to the
health and safety of the animal. The sale or offer of sale of any animal
which is on said list is prohibited and any person who violates this
provision shall be fined not more than five hundred dollars.

(c) No person shall engage in the business of grooming or
maintaining a grooming facility until such person has obtained from
the commissioner a license to maintain such facility under such
regulations as the commissioner provides as to sanitation, disease and
humane treatment of such animals and the protection of the public
safety. Upon written application and the payment of a fee of one
hundred dollars, the commissioner shall issue such license to be
effective until the ensuing December thirty-first provided the
commissioner finds (1) that such regulations have been complied with,
and (2) in the case of each initial application for such license, that the
zoning enforcement official of the municipality wherein such
grooming is to be maintained has certified that the facility conforms to
the municipal zoning regulations. Such license shall be renewed
annually, not later than December thirty-first, in accordance with the
provisions of this section, and may be transferred by the licensee to
other premises upon approval of the commissioner.

(d) No person shall maintain a training facility until such person has
obtained from the commissioner a license to maintain such facility
under such regulations as the commissioner provides as to sanitation,
disease and humane treatment of such animals and the protection of
public safety. Upon written application and the payment of a fee of
one hundred dollars, the commissioner shall issue such license to be
effective until the ensuing December thirty-first provided the
commissioner finds (1) that such regulations have been complied with,
and (2) in the case of each initial application for such license, that the
zoning enforcement official of the municipality wherein such training
facility is to be maintained has certified that the facility conforms to the
municipal zoning regulations. Such license shall be renewed annually
upon the terms required for the original license and may be transferred
by the licensee to another premises upon approval of the
commissioner.

(e) (1) No animal importer shall import any dog or cat into this state
until such person registers as an animal importer with the
commissioner. Such registration shall be on a form as prescribed by the
commissioner. Such registration shall require the submission of the
following information: (A) The name, mailing address, business
address, telephone number and Internet address of such registrant,
and (B) if such registrant is domiciled out-of-state, the name,
Connecticut address and phone number of a Connecticut-based agent
for service of process. Such registration shall be accompanied by
payment of a fee of one hundred dollars and shall be valid until the
December thirty-first following such registration. Such registration
shall be renewed annually, in accordance with the provisions of this
subsection, provided the commissioner determines that such registrant
complies with any regulation provided by the commissioner as to the
health, safety and humane treatment of animals that is applicable to
animal importers. Such registration shall not be required by any
employee or volunteer of a registered animal importer or other person
who is required to be licensed pursuant to the provisions of this
chapter, provided such employee, volunteer or other person is not
otherwise an animal importer. Any person who violates the provisions
of this subdivision shall be fined not more than five hundred dollars
for each animal that is the subject of such violation.

(2) Any animal importer who intends to offer for sale, adoption or
transfer any dog or cat at a venue or location that is open to the public
or at an outdoor location, including, but not limited to, a parking lot or
shopping center, shall provide notice to the Department of Agriculture
and the municipal zoning enforcement officer of the town where any
such sale, adoption or transfer will occur, not later than ten days prior
to such event. Such notice shall state the date for such sale, adoption or
transfer event, the exact location of such event and the anticipated
number of animals for sale, adoption or transfer at such event. Any
person who fails to provide notice as required pursuant to this
subdivision shall be fined not more than one hundred dollars per
animal that is offered for sale, adoption or transfer at such event.

(3) For the purpose of this subsection, "animal importer" means a
person who brings any dog or cat into this state from another state for
the purpose of offering such dog or cat to any person for sale, adoption
or transfer or providing such dog or cat to any person in exchange for
any fee, sale, voluntary contribution, service or any other
consideration. "Animal importer" includes any commercial or
nonprofit animal rescue or adoption, humane relocation or delivery
organization that is not otherwise required to be licensed under the
provisions of this chapter.

(4) The provisions of this subsection shall not be construed to apply
to any animal importer who offers a dog or cat for sale to a pet shop
that is licensed in accordance with the provisions of subsection (b) of
this section.

[(e)] (f) The commissioner may, at any time, inspect or cause to be
inspected by the commissioner's agents any such commercial kennel,
pet shop, grooming facility or training facility, and if, (1) in the commissioner's judgment such kennel, pet shop, grooming facility or training facility is not being maintained in a sanitary and humane manner or in a manner that protects the public safety, (2) the commissioner finds that contagious, infectious or communicable disease or other unsatisfactory conditions exist, or (3) in the case of a pet shop, the commissioner finds any violation of the provisions of section 22a-381d, the commissioner may issue such orders as the commissioner deems necessary for the correction of such conditions and may quarantine the premises and animals. If the owner or keeper of such kennel, pet shop, grooming facility or training facility fails to comply with the regulations or orders of the commissioner, or fails to comply with any provision of the statutes or regulations relating to dogs or other animals, the commissioner may revoke or suspend such license. Any person aggrieved by any order issued under the provisions of this section may appeal therefrom in accordance with the provisions of section 4-183. Any person maintaining any commercial kennel, pet shop, grooming facility or training facility without having obtained a license for the same or after any such license has been revoked or suspended as provided herein shall be fined not more than two hundred dollars. The provisions of this section shall not apply to veterinary hospitals, except those boarding or grooming dogs for nonmedical purposes, and other establishments where all the dogs or animals were born and raised on the premises where they are kept for sale.

[(f)] (g) The provisions of subsections (a) to (d), inclusive, of this section requiring certification by the zoning enforcement official that every commercial kennel, pet shop, grooming facility and training facility conforms to the zoning regulations of the municipality wherein such kennel, pet shop, grooming facility or training facility is maintained shall not apply to any person who is licensed under said subsections and maintained any such kennel, pet shop or grooming facility prior to October 1, 1977, provided such person does not relocate such kennel, pet shop, grooming facility or training facility in
a zone in which such kennel, pet shop, grooming facility or training facility is not a permitted use. In addition, the provisions of said subsections requiring certification by the zoning enforcement official that every commercial kennel, pet shop, grooming facility and training facility conforms to the zoning regulations of the municipality wherein such kennel, pet shop, grooming facility or training facility is maintained shall not apply when a zone in which such kennel, pet shop, grooming facility or training facility is maintained is changed to a use which does not permit such kennel, pet shop, grooming facility or training facility in such zone.

Sec. 2. (NEW) (Effective October 1, 2011) Any animal importer, as defined in section 22-344 of the general statutes, as amended by this act, shall, prior to offering a dog or cat for sale, adoption or transfer and thereafter at intervals of fifteen days until such dog or cat is sold, adopted or transferred, provide for examination of such dog or cat by a veterinarian licensed under chapter 384 of the general statutes. Such animal importer shall maintain a record of the veterinary services rendered for each dog or cat for a period of five years following such service. Any animal importer who violates the provisions of this section shall be fined not more than five hundred dollars for each animal that is the subject of such violation.

Sec. 3. Subsection (a) of section 22-354 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2011):

(a) Any dog or cat imported into this state shall be accompanied by a certificate of health issued no earlier than thirty days prior to the date of importation by a licensed, graduate veterinarian stating that such dog or cat is free from symptoms of any infectious, contagious or communicable disease, and that such dog or cat, if three months of age or older, is currently vaccinated for rabies by a licensed veterinarian. A copy of such health certificate shall be forwarded promptly to the commissioner from the livestock sanitary official of the state of origin. Any dog or cat originating from a rabies quarantine area shall have
permission of the State Veterinarian prior to importation into this state. No person, firm or corporation shall import or export for the purposes of sale, adoption or transfer or offering for sale, adoption or transfer any dog or cat under the age of eight weeks unless such dog or cat is transported with its dam and no person, firm or corporation shall sell or offer for adoption or transfer within the state any dog or cat under the age of eight weeks. Any person, firm or corporation violating the provisions of this subsection or bringing any dog or cat into this state from an area under quarantine for rabies shall be fined not more than [one] five hundred dollars or imprisoned not more than thirty days, or both.

Sec. 4. Subsection (b) of section 51-164n of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2011):

(b) Notwithstanding any provision of the general statutes, any person who is alleged to have committed (1) a violation under the provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-41, 7-83, 7-283, 7-325, 7-393, 8-25, 8-27, 9-63, 9-296, 9-305, 9-322, 9-350, 10-193, 10-197, 10-198, 10-230, 10-251, 10-254, 12-52, 12-170aa, 12-292 or 12-326g, subdivision (4) of section 12-408, subdivision (3), (5) or (6) of section 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-107, 13a-113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-140, 13a-143b, 13a-247 or 13a-253, subsection (f) of section 13b-42, section 13b-90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b or 13b-410c, subsection (a), (b) or (c) of section 13b-412, section 13b-414, subdivision (d) of section 14-12, section 14-20a or 14-27a, subsection (e) of section 14-34a, subsection (d) of section 14-35, section 14-43, 14-49, 14-50a or 14-58, subsection (b) of section 14-66, section 14-66a, 14-66b or 14-67a, subsection (g) of section 14-80, subsection (f) of section 14-80h, section 14-97a, 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152, 14-153 or 14-163b, a first violation as specified in subsection (f) of section 14-164i, section 14-219 as specified in subsection (e) of said section, subdivision (1) of section 14-223a, section 14-240, 14-249, 14-250 or 14-253a, subsection (a) of section 14-261a, section 14-262, 14-264,
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14-267a, 14-269, 14-270, 14-275a, 14-278 or 14-279, subsection (e) of section 14-283, section 14-291, 14-293b, 14-296aa, 14-319, 14-320, 14-321, 14-325a, 14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) of section 14-386a, section 15-33, subsection (a) of section 15-115, section 16-256, 16-256e, 16a-15 or 16a-22, subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145, 17a-149, 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137 or 17b-734, subsection (b) of section 17b-736, section 19a-30, 19a-33, 19a-39 or 19a-87, subsection (b) of section 19a-87a, section 19a-91, 19a-105, 19a-107, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-340, 19a-425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-257, 20-265 or 20-324e, section 20-341l, 20-597, 20-608, 20-610, 21-30, 21-38, 21-39, 21-43, 21-47, 21-48, 21-63, 21-76a, 21a-21, 21a-25, 21a-26 or 21a-30, subsection (a) of section 21a-37, section 21a-46, 21a-61, 21a-63 or 21a-77, subsection (b) of section 21a-79, section 21a-85, 21a-154, 21a-159, 22-13, 22-14, 22-15, 22-16, 22-29, 22-34, 22-35, 22-36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-39e, 22-49, 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-100, 22-111o, 22-279, 22-280a, 22-318a, 22-320h, 22-324a, 22-326 or 22-342, subsection (b) or (e) or [(e)] (f) of section 22-344, as amended by this act, section 22-359, 22-366, 22-391, 22-413, 22-414, 22-415, 22a-66a or 22a-246, subsection (a) of section 22a-250, subsection (e) of section 22a-256h, section 22a-381d, 22a-449, 22a-461, 23-37, 23-38, 23-46 or 23-61b, subsection (a) or (b) of section 23-65, section 25-37, 25-40, 26-19, 26-21, 26-31, 26-40, 26-40a, 26-49, 26-54, 26-59, 26-61, 26-64, 26-79, 26-89, 26-97, 26-107, 26-117, 26-128, 26-131, 26-132, 26-138, 26-141, 26-207, 26-215, 26-224a, 26-227, 26-230, 26-294, 28-13, 29a-6a, 29a-109, 29a-143o, 29a-143z or 29a-156a, subsection (b), (d), (e) or (g) of section 29a-161q, section 29a-161y, 29a-161z, 29-198, 29-210, 29-243, 29-277, subsection (c) of section 29a-291c, section 29a-316, 29a-318, 29a-381, 30-48a, 30-86a, 31-3, 31-10, 31-11, 31-12, 31-13, 31-14, 31-15, 31a-16, 31-18, 31-23, 31-24, 31-25, 31-28, 31-32, 31-36, 31-38, 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-51k, 31-52, 31-52a or 31a-54, subsection (a) or (c) of section 31-69, section 31-70, 31-74, 31-75, 31-76, 31-76a, 31-89b or 31-134, subsection (i) of section 31-273, section 31-288, 36a-787, 42-230, 45a-450, 45a-634 or 45a-658, subdivision (13) or (14) of section 46a-54, section
46a-59, 46b-22, 46b-24, 46b-34, 46b-38dd*, 46b-38gg*, 46b-38kk*, 47-34a, 47-47, 49-8a, 49-16 or 53-133, or section 53-212a, 53-249a, 53-252, 53-264, 53-302a, 53-303e, 53-311a, 53-321, 53-322, 53-323, 53-331, 53-344 or 53-450, or (2) a violation under the provisions of chapter 268, or (3) a violation of any regulation adopted in accordance with the provisions of section 12-484, 12-487 or 13b-410, or (4) a violation of any ordinance, regulation or bylaw of any town, city or borough, except violations of building codes and the health code, for which the penalty exceeds ninety dollars but does not exceed two hundred fifty dollars, unless such town, city or borough has established a payment and hearing procedure for such violation pursuant to section 7-152c, shall follow the procedures set forth in this section.

This act shall take effect as follows and shall amend the following sections:

<table>
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<tr>
<th>Section</th>
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<tr>
<td>1</td>
<td>October 1, 2011</td>
<td>22-344</td>
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<tr>
<td>Sec. 2</td>
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<td>New section</td>
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<tr>
<td>Sec. 3</td>
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<td>22-354(a)</td>
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<td>Sec. 4</td>
<td>October 1, 2011</td>
<td>51-164n(b)</td>
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**ENV** Joint Favorable Subst.

**FIN** Joint Favorable