1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL 270 By: Murdock and Bergstrom of the Senate
5	and
6	Hasenbeck of the House
7	
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9	CONFERENCE COMMITTEE SUBSTITUTE
10	An Act relating to professions and occupations; amending 59 O.S. 2011, Sections 698.2, 698.3, as last
11	amended by Section 3, Chapter 116, O.S.L. 2020, 698.4, 698.7, as amended by Section 14, Chapter 428,
12	O.S.L. 2019, 698.8, 698.30, 698.30a and 698.33 (59 O.S. Supp. 2020, Sections 698.3 and 698.7), which
13	relate to the Oklahoma Veterinary Practice Act; modifying definitions; modifying termination date for
14	certain board; removing obsolete language; modifying powers and duties of the Board; modifying reciprocity
15	of license; modifying certification of nonveterinary equine dental care; removing obsolete language;
16	extending prohibition for program agreements; and providing an effective date.
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19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
20	SECTION 1. AMENDATORY 59 O.S. 2011, Section 698.2, is
21	amended to read as follows:
22	Section 698.2. As used in the Oklahoma Veterinary Practice Act:
23	1. "Board" means the State Board of Veterinary Medical
24	Examiners;

2. "Animal" means any animal other than humans and includes,
 but is not limited to, fowl, fish, birds and reptiles, wild or
 domestic, living or dead;

3. "Veterinarian" means a person who has received a degree in
veterinary medicine or its equivalent from a school of veterinary
medicine;

7 4. "Licensed veterinarian" means any veterinarian who holds an
8 active license to practice veterinary medicine in this state;

9 5. "School of veterinary medicine" means any veterinary college 10 or division of a university or college that offers the degree of 11 doctor of veterinary medicine or its equivalent, which conforms to 12 the standards required for accreditation by the American Veterinary 13 Medical Association (AVMA) and which is recognized and approved by 14 the Board;

6. "Veterinary technician" means a person who has graduated 15 from a program accredited by the American Veterinary Medical 16 Association, or its equivalent which is recognized and approved by 17 the Board, and who has passed the examination requirements set forth 18 by the Board, and is certified to practice under the direct 19 supervision of a licensed veterinarian. For the purpose of the 20 Oklahoma Veterinary Practice Act, "registered veterinary technician 21 (RVT)" will be used interchangeably with veterinary technician who 22 is certified pursuant to Sections 698.21 through 698.26 of this 23 title; 24

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7. "Veterinary technologist" means a person who has
 successfully graduated from an AVMA-accredited bachelor degree
 program of veterinary technology, or its AVMA equivalent;

8. "Veterinary assistant" means an individual who may perform
the duties of a veterinary technician or veterinary technologist;
however, has not graduated from an AVMA-accredited technology
program or its equivalent, and has not been certified by the Board;

9. "Veterinary technology" means the science and art of
providing all aspects of professional medical care, services, and
treatment for animals with the exception of diagnosis, prognosis,
surgery, and prescription of any treatments, drugs, medications, or
appliances, where a valid veterinarian-client-patient relationship
exists;

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10. "Direct supervision" means:

15	a.	directions have been given to a veterinary technician,
16		nurse, laboratory technician, intern, veterinary
17		assistant or other employee for medical care following
18		the examination of an animal by the licensed
19		veterinarian responsible for the professional care of
20		the animal, or
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b. that, under certain circumstances following the
examination of an animal by a licensed veterinarian
responsible for the professional care of the animal,
the presence of the licensed veterinarian on the

premises in an animal hospital setting or in the same general area in a range setting is required after directions have been given to a veterinarian who has a certificate issued pursuant to Section 698.8 of this title;

6 11. "License" means authorization to practice veterinary
7 medicine granted by the Board to an individual found by the Board to
8 meet certain requirements pursuant to the Oklahoma Veterinary
9 Practice Act or any other applicable statutes;

10 12. "Supervised Doctor of Veterinary Medicine Certificate" 11 means authorization to practice veterinary medicine with certain 12 limitations or restrictions on that practice, set by the Board or 13 authorization to perform certain enumerated functions peripheral to 14 the practice of veterinary medicine as set by the Board and has a 15 certificate issued pursuant to Section 698.8 of this title;

"Veterinarian-client-patient relationship" means when: 16 13. the licensed veterinarian has assumed the 17 a. responsibility for making medical judgments regarding 18 the health of an animal or animals and the need for 19 medical treatment, and the client, owner or other 20 caretaker has agreed to follow the instructions of the 21 licensed veterinarian, and 22

b. there is sufficient knowledge of the animal or animalsby the licensed veterinarian to initiate at least a

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1 general or preliminary diagnosis of the medical condition of the animal or animals in that: 2 3 (1) the licensed veterinarian has recently seen or is personally acquainted with the keeping and care 4 5 of the animal or animals, or (2) the licensed veterinarian has made medically 6 7 necessary and timely visits to the premises where the animal or animals are kept or both, and 8 9 с. the licensed veterinarian is readily available for follow-up in case of adverse reactions or failure of 10 the regimen of therapy, or has arranged for emergency 11 12 medical coverage, and the licensed veterinarian's actions would conform to d. 13 applicable federal law and regulations; 14 "Veterinary premises" means any facility where the practice 15 14. of veterinary medicine occurs $_{\tau}$ including, but not limited to, a 16 17 mobile unit, mobile clinic, outpatient clinic, satellite clinic, public service outreach of a veterinary facility τ or veterinary 18 hospital or clinic. The term "veterinary premises" shall not 19

20 include the premises of a client of a licensed veterinarian or

21 research facility;

15. "Veterinary prescription drugs" means such prescription items as are in the possession of a person regularly and lawfully engaged in the manufacture, transportation, storage₇ or wholesale or

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1 retail distribution of veterinary drugs and the federal Food and Drug Administration-approved human drugs for animals which because 2 of their toxicity or other potential for harmful effects, or method 3 of use, or the collateral measures necessary for use, are labeled by 4 5 the manufacturer or distributor in compliance with federal law and regulations to be sold only to or on the prescription order or under 6 the supervision of a licensed veterinarian for use in the course of 7 professional practice. Veterinary prescription drugs shall not 8 9 include over-the-counter products for which adequate directions for 10 lay use can be written;

11 16. "ECFVG certificate" means a certificate issued by the 12 American Veterinary Medical Association Education Commission for 13 Foreign Veterinary Graduates, indicating that the holder has 14 demonstrated knowledge and skill equivalent to that possessed by a 15 graduate of an accredited or approved college of veterinary 16 medicine;

17 17. "Executive Director" means the Executive Director of the
18 State Board of Veterinary Medical Examiners or the authorized
19 representative of such official;

18. "Telemedicine" <u>or "telehealth"</u> shall mean the transmission
of diagnostic images such as, but not limited to, radiographs,
ultrasound, cytology, endoscopy, photographs and case information
over ordinary or cellular phone lines to a licensed veterinarian or
board-certified medical specialist for the purpose of consulting

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1	regarding case management with the primary care licensed
2	veterinarian who transmits the cases means the practice of
3	veterinary medicine including diagnosis, consultation, evaluation,
4	treatment, transfer of medical data or exchange of information by
5	means of a two-way, real-time interactive communication between a
6	client or patient and a veterinarian with access to and reviewing
7	the patient's relevant information prior to the telemedicine visit.
8	Telemedicine or telehealth shall not include consultations provided
9	by telephone audio-only communication. A veterinarian using
10	telehealth technologies shall take appropriate steps to establish
11	the veterinarian-client-patient relationship and conduct all
12	appropriate evaluations and history of the patient consistent with
13	traditional standards of care for the particular patient
14	presentation. A veterinarian shall be licensed, or under the
15	jurisdiction of, the veterinary board of the jurisdiction where the
16	patient is located. The practice of medicine occurs where the
17	patient is located at the time telehealth technologies are used;
18	19. "Person" means any individual, firm, partnership,
19	association, joint venture, cooperative, corporation , or any other
20	group or combination acting in concert, and whether or not acting as
21	a principal, trustee, fiduciary, receiver $_{ au}$ or as any other kind of
22	legal or personal representative, or as the successor in interest,
23	assignee, agent, factor, servant, employee, director, officer,
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1 fictitious name certificate, or any other representative of such 2 person;

"Food animal" means any mammalian, poultry, fowl, fish, or 3 20. other animal that is raised primarily for human food consumption; 4 5 21. "Surgery" means the branch of veterinary science conducted under elective or emergency circumstances, which treats diseases, 6 7 injuries and deformities by manual or operative methods including, but not limited to, cosmetic, reconstructive, ophthalmic, 8 9 orthopedic, vascular, thoracic, and obstetric procedures. The 10 provisions in Section 698.12 of this title shall not be construed as 11 surgery;

12 22. "Abandonment" means to forsake entirely or to neglect or 13 refuse to provide or perform the legal obligations for care and 14 support of an animal by its owner, or the owner's agent. 15 Abandonment shall constitute the relinquishment of all rights and 16 claims by the owner to an animal;

17 23. "Animal chiropractic diagnosis and treatment" means 18 treatment that includes vertebral subluxation complex (vcs) (VSC) 19 and spinal manipulation of nonhuman vertebrates. The term "animal 20 chiropractic diagnosis and treatment" shall not be construed to 21 allow the:

a. use of x-rays,

23 b. performing of surgery,

c. dispensing or administering of medications, or

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1 d. performance of traditional veterinary care; "Animal euthanasia technician" means an employee of a law 2 24. 3 enforcement agency, an animal control agency, or animal shelter that is recognized and approved by the Board, who is certified by the 4 5 Board and trained to administer sodium pentobarbital to euthanize injured, sick, homeless or unwanted domestic pets and other animals; 6 "Teeth floating", as provided by a nonveterinary equine 7 25. dental care provider, means the removal of enamel points and the 8 9 smoothing, contouring and leveling of dental arcades and incisors of 10 equine and other farm animals. It shall not include dental 11 procedures on canines and felines;

"Nonveterinary reproductive services" means nonveterinary 12 26. services provided by an individual certified by the Board as a 13 nonveterinary reproductive services technician, and involves and 14 shall be limited to nonsurgical embryo transfer in ruminating 15 animals including cattle, sheep, goats, farmed deer and other 16 17 ruminating exotic animals such as those found in zoos, and may include basic ultrasonography of their ovaries to evaluate the 18 response to embryo-transfer-associated procedures and of the uterus 19 to determine pregnancy by the detection of a heartbeat within the 20 transferred embryo at or greater than twenty-eight (28) days of 21 gestation of such ruminating animals; 22

23 27. "Embryo transfer" means the biosecure process of inducing24 increased ovulations within a donor female for the in vivo

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production of embryos, the flushing of those embryos, collecting,
grading and transferring of those embryos to recipient females, or
the cryopreservation of those embryos for storage and later transfer
to recipient females;

5 28. "Animal Technology Advisory Committee" means the advisory committee established by the Board pursuant to Section 4 of this act 6 7 698.30b of this title to advise and make recommendations to the Board regarding any new and evolving technology, procedure, method 8 9 or practice that may be considered or otherwise designated as an act 10 of animal husbandry that should be included as an act not prohibited 11 in paragraph 1 of Section 698.12 of the Oklahoma Veterinary Practice 12 Act. Reference to the advisory committee in this act shall mean the Animal Technology Advisory Committee; and 13

14 29. "Examination Committee" means the committee established and 15 described in subsection $\frac{E}{D}$ of Section $\frac{3}{2}$ of this act <u>698.30a of this</u> 16 <u>title related to nonveterinary reproductive services; and</u>

17 <u>30. "Probable Cause Committee" means the committee consisting</u> 18 <u>of the Board's secretary or treasurer, investigator and attorney to</u> 19 <u>negotiate and settle disputes in accordance with the Oklahoma</u>

20 <u>Veterinary Practice Act</u>.

21 SECTION 2. AMENDATORY 59 O.S. 2011, Section 698.3, as 22 last amended by Section 3, Chapter 116, O.S.L. 2020 (59 O.S. Supp. 23 2020, Section 698.3), is amended to read as follows:

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Section 698.3. A. The State Board of Veterinary Medical Examiners is hereby re-created, to continue until July 1, 2023 <u>2025</u>, in accordance with the provisions of the Oklahoma Sunset Law, to regulate and enforce the practice of veterinary medicine in this state in accordance with the Oklahoma Veterinary Practice Act.

The duty of determining a person's initial and 6 в. 1. 7 continuing qualification and fitness for the practice of veterinary medicine, of proceeding against the unlawful and unlicensed practice 8 9 of veterinary medicine and of enforcing the Oklahoma Veterinary 10 Practice Act is hereby delegated to the Board. That duty shall be 11 discharged in accordance with the Oklahoma Veterinary Practice Act 12 and other applicable statutes.

13 2. a. It is necessary that the powers conferred on the Board
14 by the Oklahoma Veterinary Practice Act be construed
15 to protect the health, safety and welfare of the
16 people of this state.

No member of the Board, acting in that capacity or as b. 17 a member of any Board committee, shall participate in 18 the making of any decision or the taking of any action 19 affecting such member's own personal, professional or 20 pecuniary interest, or that of a person related to the 21 member within the third degree by consanguinity, 22 marriage or adoption or of a business or professional 23 associate. 24

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c. With advice of legal counsel, the Board shall adopt
 and annually review a conflict of interest policy to
 enforce the provisions of the Oklahoma Veterinary
 Practice Act.

5 С. The practice of veterinary medicine is a privilege granted by the people of this state acting through their elected 6 7 representatives. It is not a natural right of individuals. In the interest of the public, and to protect the public, it is necessary 8 9 to provide laws and rules to govern the granting and subsequent use 10 of the privilege to practice veterinary medicine. The primary 11 responsibility and obligation of the Board is to protect the public 12 from the unprofessional, improper, incompetent and unlawful practice 13 of veterinary medicine.

D. The liability of any member or employee of the Board acting within the scope of Board duties or employment shall be governed by The Governmental Tort Claims Act.

17 SECTION 3. AMENDATORY 59 O.S. 2011, Section 698.4, is 18 amended to read as follows:

Section 698.4. A. 1. The State Board of Veterinary Medical Examiners shall consist of six (6) members, appointed by the Governor with the advice and consent of the Senate. The Board shall consist of five licensed veterinarian members, and one lay person representing the general public.

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1 2. Each veterinary member shall be a graduate of an approved school of veterinary medicine, shall be a currently licensed 2 veterinarian and shall have held an active license for the three (3) 3 years preceding appointment to the Board. One member shall be 4 5 appointed from each congressional district and any remaining members shall be appointed from the state at large. However, when 6 7 congressional districts are redrawn each member appointed prior to July 1 of the year in which such modification becomes effective 8 9 shall complete the current term of office and appointments made 10 after July 1 of the year in which such modification becomes 11 effective shall be based on the redrawn districts. Appointments 12 made after July 1 of the year in which such modification becomes 13 effective shall be from any redrawn districts which are not represented by a board member until such time as each of the 14 15 modified congressional districts are represented by a board member. No appointments may be made after July 1 of the year in which such 16 17 modification becomes effective if such appointment would result in more than two members serving from the same modified district. 18

Of the five licensed veterinarian members, one must be an
 equine practitioner and one must be a large animal practitioner.

4. The lay member shall have no financial interest in the
profession other than as a consumer or potential consumer of its
services.

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5. Members must be residents of the State of Oklahoma this
 state and be persons of integrity and good reputation. No member
 shall be a registered lobbyist. No member shall be an officer,
 board member or employee of a statewide or national organization
 established for the purpose of advocating the interests of or
 conducting peer review of veterinarians licensed pursuant to the
 Oklahoma Veterinary Practice Act.

Members of the Board shall be appointed for a term of five 8 в. 9 (5) years. No member shall serve consecutively for more than two 10 (2) terms. Not more than two (2) terms shall expire in each year, 11 and vacancies for the remainder of an unexpired term shall be filled 12 by appointment by the Governor. Members shall serve beyond the expiration of their term until a successor is appointed by the 13 Governor. The initial appointee for the Board position created on 14 15 November 1, 1999, shall be appointed for less than five (5) years to 16 abide by staggered term requirements. The Governor shall appoint to a vacancy within ninety (90) days of the beginning of the vacancy. 17 Nominees considered by the Governor for appointment to the Board 18 must be free of pending disciplinary action or active investigation 19 by the Board. 20

C. A member may be removed from the Board by the Governor forcause which shall include, but not be limited to, if a member:

23 1. Ceases to be qualified;

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2. Is found guilty by a court of competent jurisdiction of a
 2 felony or unlawful act which involves moral turpitude;

3 3. Is found guilty of malfeasance, misfeasance or nonfeasance4 in relation to Board duties;

5 4. Is found mentally incompetent by a court of competent6 jurisdiction;

7 5. Is found in violation of the Oklahoma Veterinary Practice8 Act; or

9 6. Fails to attend three successive Board meetings without just10 cause as determined by the Board.

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 SECTION 4.
 AMENDATORY
 59 O.S. 2011, Section 698.7, as

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 amended by Section 14, Chapter 428, O.S.L. 2019 (59 O.S. Supp. 2020,

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 Section 698.7), is amended to read as follows:

14 Section 698.7. The State Board of Veterinary Medical Examiners 15 shall have the powers and it shall also be its duty to regulate the 16 practice of veterinary medicine. In addition to any other powers 17 placed on it by the Oklahoma Veterinary Practice Act or as otherwise 18 provided by law, the Board shall have the power and duty to:

a. set standards for licensure or certification by
 examination and develop such examinations as will
 provide assurance of competency to practice, and
 b. employ or enter into agreements with organizations or
 agencies to provide examinations acceptable to the
 Board or employ or enter into agreements with

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2			preparation or scoring of examinations;		
3	2.	Set f	ees;		
4	3.	Presc	ribe the time, place, method, manner, scope and		
5 s	subjects of examination for licensure;				
6	4.	Prepa	re or select, conduct or direct the conduct of, set		
7 m	ninimum	requi	rements for $_{m{ au}}$ and assure security of licensing and other		
8 r	required examinations;				
9	5.	a.	issue or deny licenses and certificates and renewals		
10			thereof,		
11		b.	acquire information about and evaluate the		
12			professional education and training of applicants for		
13			licensure or certification; and accept or deny		
14			applications for licensure, certification or renewal		
15			of either licensure or certification based on the		
16			evaluation of information relating to applicant		
17			fitness, performance or competency to practice,		
18		с.	determine which professional schools, colleges,		
19			universities, training institutions and educational		
20			programs are acceptable in connection with licensure		
21			pursuant to the Oklahoma Veterinary Practice Act, and		
22			accept the approval of such facilities and programs by		
23			American-Veterinary-Medical-Association-accredited		
24			institutions in the United States and Canada,		

- d. require supporting documentation or other acceptable
 verifying evidence for any information provided the
 Board by an applicant for licensure or certification,
 and
- 5 e. require information on an applicant's fitness, qualification and previous professional record and 6 7 performance from recognized data sources including, but not limited to, other licensing and disciplinary 8 9 authorities of other jurisdictions, professional 10 education and training institutions, liability insurers, animal health care institutions and law 11 12 enforcement agencies;
- 13 6. Develop and use applications and other necessary forms and
 14 related procedures for purposes of the Oklahoma Veterinary Practice
 15 Act;
- 7. review and investigate complaints and adverse 16 a. information about licensees and certificate holders, 17 b. conduct hearings in accordance with the Oklahoma 18 Veterinary Practice Act and the Administrative 19 Procedures Act, and 20 adjudicate matters that come before the Board for 21 с. judgment pursuant to the Oklahoma Veterinary Practice 22

Act upon clear and convincing evidence and issue final

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decisions on such matters to discipline licensees and certificate holders;

3 8. impose sanctions, deny licenses and certificates and a. renewals thereof, levy reimbursement costs, seek 4 5 appropriate administrative, civil or criminal penalties or any combination of these against those 6 who violate examination security, who attempt to or 7 who do obtain licensure or certification by fraud, who 8 9 knowingly assist in illegal activities, or who aid and 10 abet the illegal practice of veterinary medicine, review and investigate complaints and adverse 11 b. information about licensees and certificate holders, 12 13 discipline licensees and certificate holders, с. d. institute proceedings in courts of competent 14 jurisdiction to enforce Board orders and provisions of 15 the Oklahoma Veterinary Practice Act, 16 (1)establish mechanisms for dealing with licensees 17 e. and certificate holders who abuse or are 18 dependent on or addicted to alcohol or other 19 chemical substances, and enter into agreements, 20 at its discretion, with professional 21 organizations whose relevant procedures and 22 23 techniques it has evaluated and approved for their cooperation or participation in the 24

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- 1 rehabilitation of the licensee or certificate
 2 holder,
 - (2) establish by rules cooperation with other professional organizations for the identification and monitoring of licensees and certificate holders in treatment who are chemically dependent or addicted, and
- f. issue conditional, restricted or otherwise 8 9 circumscribed modifications to licensure or 10 certification as determined to be appropriate by due process procedures and summarily suspend a license if 11 the Board has cause to believe by clear and convincing 12 evidence such action is required to protect public or 13 animal health and safety or to prevent continuation of 14 15 incompetent practices;

9. Promulgate rules of professional conduct and require all licensees and certificate holders to practice in accordance therewith;

19 10. Act to halt the unlicensed or illegal practice of
 20 veterinary medicine and seek administrative, criminal and civil
 21 penalties against those engaged in such practice;

22 11. Establish appropriate fees and charges to ensure active and 23 effective pursuit of Board responsibilities;

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1 12. Employ, direct, reimburse, evaluate and dismiss staff in 2 accordance with state procedures;

13. Establish policies for Board operations;

4 14. Respond to legislative inquiry regarding those changes in,
5 or amendments to, the Oklahoma Veterinary Practice Act;

6 15. Act on its own motion in disciplinary matters, administer 7 oaths, issue notices, issue subpoenas in the name of the State of 8 Oklahoma, including subpoenas for client and animal records, hold 9 hearings, institute court proceedings for contempt or to compel 10 testimony or obedience to its orders and subpoenas, take evidentiary 11 depositions and perform such other acts as are reasonable and 12 necessary under law to carry out its duties;

13 16. Use clear and convincing evidence as the standard of proof 14 and issue final decisions when acting as trier of fact in the 15 performance of its adjudicatory duties;

16 17. Determine and direct Board operating, administrative, 17 personnel and budget policies and procedures in accordance with 18 applicable statutes;

19 18. Promulgate uniform rules such as may be necessary for
 20 carrying out and enforcing the provisions of the Oklahoma Veterinary
 21 Practice Act and such as in its discretion may be necessary to
 22 protect the health, safety and welfare of the public;

23 19. Determine continuing education requirements. Such24 continuing education shall include not less than one (1) hour of

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1 education in pain management or one (1) hour of education in opioid 2 use or addiction annually, unless the licensee has demonstrated to 3 the satisfaction of the Board that the licensee does not currently 4 hold a valid federal Drug Enforcement Administration registration 5 number;

6 20. Establish minimum standards for veterinary premises;
7 21. Establish standards for veterinary labeling and dispensing
8 of veterinary prescription drugs and federal Food and Drug
9 Administration-approved human drugs for animals which would conform
10 to current applicable state and federal law and regulations;

11 22. Promulgate rules such as may be necessary for carrying out 12 and enforcing provisions relating to certification of animal 13 euthanasia technicians and approval of drugs to be used for 14 euthanasia of animals in an animal shelter pursuant to the 15 requirements of Section 502 of Title 4 of the Oklahoma Statutes;

16 23. Shall conduct a national criminal history records search 17 for certified animal euthanasia technicians:

- a. the applicant shall furnish the Board two completed
 fingerprint cards and a money order or cashier's check
 made payable to the Oklahoma State Bureau of
 Investigation,
- b. the Board shall forward the fingerprint cards, along
 with the applicable fee for a national fingerprint
 criminal history records search, to the Bureau, and

1 c. the Bureau shall retain one set of fingerprints in the 2 Automated Fingerprint Identification System (AFIS) and 3 submit the other set to the Federal Bureau of 4 Investigation (FBI) for a national criminal history 5 records search;

6 24. Establish standards for animal chiropractic diagnosis and 7 treatment. The standards shall include but not be limited to a 8 requirement that a veterinarian who holds himself or herself out to 9 the public as certified to engage in animal chiropractic diagnosis 10 and treatment shall:

carry at least One Million Dollars (\$1,000,000.00) of 11 a. 12 additional malpractice coverage to perform animal chiropractic diagnosis and treatment, and 13 b. have appropriate training in animal chiropractic 14 diagnosis and treatment. The Veterinary Examining 15 Board shall have the authority to establish 16 educational criteria for certification standards in 17 animal chiropractic diagnosis and treatment. 18 The Veterinary Examining Board shall work in conjunction 19 with the Board of Chiropractic Examiners to establish 20 comparable standards for the practice of animal 21 chiropractic diagnosis and treatment for both medical 22 23 professions within thirty (30) days after the effective date of this act. The Board shall certify 24

1	any licensed veterinarian wishing to engage in animal
2	chiropractic diagnosis and treatment who meets the
3	standards established by the Board pursuant to this
4	paragraph. Upon request, the Board shall make
5	available to the public a list of licensed
6	veterinarians so certified; and
7	25. Give scholarships, as determined by the Board, to an
8	individual advancing toward obtaining a degree in veterinary
9	medicine from an Oklahoma higher education institution and take such
10	other action as may be reasonably necessary or appropriate to
11	effectuate the Oklahoma Veterinary Practice Act. The Board may, at
12	its discretion, contract with other state agencies and nonprofit
13	corporations for the endowment, management and administration of
14	scholarships. The requirements of such scholarships shall be
15	determined by the Board. However, nothing contained herein shall be
16	construed as requiring the Board to endow or award any scholarship;
17	and
18	26. Perform such other duties and exercise such other powers as
19	the provisions and enforcement of the Oklahoma Veterinary Practice
20	Act may require.
21	SECTION 5. AMENDATORY 59 O.S. 2011, Section 698.8, is
22	amended to read as follows:
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Section 698.8. A. It shall be unlawful to practice veterinary
 medicine in this state without a license or certificate issued by
 the State Board of Veterinary Medical Examiners.

B. Requirements for licensure or certification shall be set by the Board and may be changed as the education and training for the practice of veterinary medicine changes. Prior to issuance of a license or certificate to practice veterinary medicine in this state, the applicant shall have been found by the Board to be of good moral character and the Board shall consider but not be limited to the following evidence of suitability to practice:

- 1. a. Graduation from an approved school of veterinary
 medicine whose requirements at the time of graduation
 are acceptable to the Board.
- Graduates of schools of veterinary medicine located b. 14 outside the United States and Canada shall be held to 15 the same standards for evidence of suitability to 16 practice as are graduates of schools of veterinary 17 medicine located within the United States in that 18 applicants shall conform in all respects to the 19 requirements set forth in this section. 20 Where necessary, further examination shall be administered 21 by the Board or its designee to determine competency 22 23 to practice. In addition, applicants shall demonstrate a command of the English language 24

1 satisfactory to the Board. Documents and material 2 submitted in support of application for licensure or 3 certification, if in a foreign language, shall be translated and certified as accurate by an 4 5 organization acceptable to the Board; Satisfactory completion of a minimum number of months of 6 2. education in veterinary medicine as a requirement for graduation 7 from a school of veterinary medicine as set by the Board; 8 9 3. Evidence that the applicant for licensure or certification 10 is of good moral character; 11 4. a. Except as otherwise provided by this paragraph, 12 evidence that the applicant has passed examinations satisfactory to the Board and that the examination 13 score is acceptable to the Board. The Board may set 14 minimum passing scores for examinations and limit the 15 number of times an applicant may take an examination 16 in this state. 17 b. In lieu of national examination requirements, an 18 applicant shall have actively engaged in the clinical 19 practice of veterinary medicine for a period of at 20 least five thousand (5,000) hours during the five (5)21 consecutive years immediately prior to making 22 application in Oklahoma and hold a license to practice 23 veterinary medicine in another state, territory, 24

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district or province of the United States and Canada and successfully passed the Oklahoma State Jurisprudence Examination;

4 5. Evidence that the applicant has demonstrated familiarity5 with the statutes and rules set by the Board;

6 6. Evidence that the applicant is mentally and professionally
7 capable of practicing veterinary medicine in a competent manner as
8 determined by the Board and willing to submit, if deemed appropriate
9 by the Board, to an evaluation of skills and abilities;

10 7. Evidence that the applicant has not been found guilty by a 11 court of law of any conduct that would constitute grounds for 12 disciplinary action under the Oklahoma Veterinary Practice Act or 13 rules of the Board, and there has been no disciplinary action taken 14 against the applicant by any public agency concerned with the 15 practice of veterinary medicine;

16 8. If the Board deems it necessary, a personal appearance by 17 the applicant before the Board in support of the applicant's 18 application for licensure or certification. If the Board is not 19 satisfied with the credentials of the applicant, or demonstration of 20 knowledge or skills presented, the Board may require further 21 examination or supervised practice before reconsideration of the 22 application; and

23 9. Evidence that all required fees have been paid.

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C. Practice without the legal possession of an active license
 or certificate shall be prohibited, and evidence of said the
 practice shall be reported by the Board to the district attorney of
 the county in which the practice is found to occur.

5 D. Certificates may be issued to any veterinarian who has failed to obtain or failed to maintain a regular license to practice 6 7 veterinary medicine. Such certificates may be issued by the Board at such times as the Board determines that all requirements for 8 9 possession of such certificate have been met as set by rules and 10 policies of the Board. Certificates may be issued for, but not 11 limited to, the practice of veterinary medicine under the direct 12 supervision of a licensed veterinarian while the application for 13 full licensure is pending.

E. Any active military or their spouse who is licensed in 14 15 veterinary medicine or is registered or certified as a veterinary 16 technician in another state may submit a completed application for 17 licensure or registration in Oklahoma and if found to be in good standing and has equivalent education, training and experience shall 18 be licensed within thirty (30) days. The application fee and the 19 first period of issuance shall be waived for such active military or 20 their spouse. 21 59 O.S. 2011, Section 698.30, is SECTION 6. AMENDATORY 22 amended to read as follows: 23

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1 Section 698.30. A. The State Board of Veterinary Medical Examiners shall annually certify any practitioner of teeth floating, 2 known as a nonveterinary equine dental care provider and as defined 3 by paragraph 25 of Section 698.2 of Title 59 of the Oklahoma 4 5 Statutes. Certification shall be issued within ninety (90) days of application, and to be eligible for this certification, 6 nonveterinary equine dental care providers shall provide proof of 7 qualification to be a nonveterinary equine dental care provider 8 9 using one of the following methods:

Completion of at least eighty (80) hours of training in
 equine dentistry at the Texas Institute of Equine Dentistry, the
 Academy of Equine Dentistry or a similar program approved by the
 State Board of Veterinary Medical Examiners; or

2. Certification as an <u>a nonveterinary</u> equine dental technician
<u>care provider</u> by the International Association of Equine Dentistry
or its equivalent by a similar certifying organization approved by
the State Board of Veterinary Medical Examiners.

B. Prior to July 1, 2011, teeth floaters shall be granted
certification upon submission of a signed and notarized affidavit
from three persons who are residents of this state, stating that
they know this individual and the individual is known by the
community to be a nonveterinary equine dental care provider. Of the
three residents, one shall be from a veterinarian that is licensed
to practice in the state; and one shall be from the current

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1 president of any official statewide association representing horses, 2 horse breeds or horsemen, or a horse owner currently residing in the 3 state.

C. Proof of four (4) hours of continuing education shall be 4 5 required for annual certification renewal for teeth floaters a nonveterinary equine dental care provider. This continuing 6 7 education shall be a course approved by the Texas Institute of Equine Dentistry, the Academy of Equine Dentistry, the State Board 8 9 of Veterinary Medical Examiners, the International Association of 10 Equine Dentistry or a similar organization approved by the State Board of Veterinary Medical Examiners and shall be obtained in the 11 12 twelve-month period immediately preceding the year for which the 13 certification is to be issued.

D. C. If prescription drugs, not to include any controlled 14 dangerous substances as defined in the Uniform Controlled Dangerous 15 Substances Act, are to be used in nonveterinary equine dental care 16 procedures, the equine owner shall contact a veterinarian licensed 17 by the state. If the veterinarian deems that prescription drugs, 18 not to include any controlled dangerous substances as defined in the 19 Uniform Controlled Dangerous Substances Act, are necessary, the 20 veterinarian may assemble those drugs and may allow the owner or the 21 owner's agent, who can be a nonveterinary equine dental care 22 provider, to pick up those drugs and deliver them to the equine 23 owner. No prescription drugs shall be prescribed, dispensed, or 24

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administered without the establishment of a valid client-patient
 relationship between the equine owner and the veterinarian.
 Prescription drugs must be used in accordance with United States
 Food and Drug Administration regulations.

5 <u>E. D.</u> Complaints related to any teeth floater <u>nonveterinary</u> 6 <u>equine dental care provider</u> shall be filed with the State 7 Veterinarian through the Oklahoma Department of Agriculture, Food, 8 and Forestry. The State Veterinarian may investigate complaints, 9 and may forward findings as it deems appropriate to the appropriate 10 law enforcement entity.

11SECTION 7.AMENDATORY59 O.S. 2011, Section 698.30a, is12amended to read as follows:

Section 698.30a. A. The State Board of Veterinary Medical 13 Examiners shall certify an individual as a nonveterinary 14 15 reproductive services technician who qualifies and passes a written certification examination approved by the Board and who holds a 16 Ph.D. from an accredited college or university with emphasis in 17 animal reproductive physiology, or a Master of Science degree from 18 an accredited college or university with emphasis in animal 19 reproductive physiology and Board Certification in animal physiology 20 by the American Registry of Professional Animal Scientists, which 21 certification authorizes them to provide nonveterinary reproductive 22 services as defined in the Oklahoma Veterinary Practice Act. 23

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1 B. Prior to July 1, 2012, an individual with a Bachelor of 2 Science degree from an accredited college or university, which 3 includes completion of at least six (6) semester hours in reproductive physiology and who has practical experience in embryo 4 5 transfer in ruminating animals as verified in writing by sworn affidavit from at least two client animal owners and from two 6 7 approved certified members of the American Embryo Transfer Association, shall be allowed to become certified as a nonveterinary 8 9 reproductive services technician upon passing a written 10 certification examination approved by the Board.

11 C. In connection with performing nonveterinary reproductive services, federal legend drugs shall be prescribed and dispensed 12 13 only on the order of a licensed veterinarian who has an existing veterinarian-client-patient relationship as defined by the Oklahoma 14 Veterinary Practice Act and the rules of the Board and shall only be 15 administered in accordance with the act. Every nonveterinary 16 reproductive services technician shall keep and maintain medical 17 records that include the source of any prescription drugs used in 18 connection with providing nonveterinary reproductive services τ 19 including the name and address of the veterinarian prescribing or 20 dispensing the drugs, the date the drugs are received, the species 21 and description of the animal involved, the animal owner or client 22 name and address, and the medications administered including date 23 and dosage. All medical records pertaining to prescription drugs 24

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shall be made available for inspection by the Board or the Board's
 agent upon request and must be kept and maintained for a period of
 two (2) years from the date the drug was administered.

4 D. C. Proof of at least eight (8) hours of continuing education
5 from courses and study approved by the Board shall be required for
6 annual certification renewal as a nonveterinarian reproductive
7 services technician.

8 E. D. The certification examination and continuing education 9 described in this section shall be approved by the Examination 10 Committee that is overseen by the Board and consists of:

A veterinarian designated by the Dean of the Oklahoma State
 University Center of Veterinary Health Sciences;

An animal scientist with a Ph.D. with an emphasis in animal
 reproductive physiology designated by the head of the Oklahoma State
 University Department of Animal Science; and

An animal embryologist as designated by the American Embryo
 Transfer Association.

18 SECTION 8. AMENDATORY 59 O.S. 2011, Section 698.33, is
19 amended to read as follows:

Section 698.33. A. There is hereby established the veterinary training program for rural Oklahoma to be administered by the Oklahoma State University Center for Veterinary Health Sciences. The program shall be developed and implemented in order to provide encouragement, opportunities, and incentives for persons pursuing a

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veterinary medicine degree at Oklahoma State University to locate
 their veterinary practice in rural Oklahoma communities, and receive
 specialized training targeted to meet the needs of livestock
 producers in rural Oklahoma communities.

5 Β. Subject to available funds, each year the Veterinary Center may enter into program agreements with up to three first-year 6 7 veterinary students or currently practicing large animal veterinarians with qualifying school loans, as determined by the 8 9 Veterinary Center. Preference shall be given to those students and 10 large animal veterinarians who are Oklahoma residents and who agree 11 to serve in a community as described in paragraph 3 of subsection D 12 of this section, which is determined by the Veterinary Center to be 13 an underserved area for the practice of veterinary medicine.

Subject to available funds, each student or large animal С. 14 veterinarian entering into a program agreement under this section 15 shall receive assistance in an amount not to exceed Twenty Thousand 16 Dollars (\$20,000.00) per year for not more than four (4) years for 17 tuition, books, supplies, and other school expenses, and travel and 18 training expenses incurred by the student in pursuing a veterinary 19 medicine degree. Upon satisfaction of all commitments under the 20 provisions of the agreement and the provisions of this section, the 21 financial obligations pursuant to this section shall be deemed 22 satisfied and forgiven. 23

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D. Each program agreement shall require that the person
 receiving the assistance:

3 1. Complete the veterinary medicine degree program at the4 Veterinary Center;

Complete all requirements in public health, livestock
 biosecurity, foreign animal disease diagnosis, regulatory veterinary
 medicine and zoonotic disease, and an externship and mentoring
 requirement with a licensed, accredited veterinarian in rural
 Oklahoma as required by the Veterinary Center;

10 3. Engage in the full-time practice of veterinary medicine in 11 any community in Oklahoma which has a population not exceeding twenty-five thousand (25,000) as determined by the most recent 12 Federal Decennial Census at the time the person entered into the 13 program agreement for a period of at least twelve (12) continuous 14 15 months for each separate year a student receives assistance under the program, unless the obligation is otherwise satisfied as 16 provided in this section. If, after the date a program agreement 17 was entered into by the parties, a community no longer meets the 18 maximum population requirements provided in this paragraph, a person 19 engaging in the full-time practice of veterinary medicine pursuant 20 to the program agreement shall continue to practice in that 21 designated community; and 22

23 4. Commence the full-time practice of veterinary medicine in24 that community within ninety (90) days after completion of the

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person's degree program, or if the person enters a postdegree training program, such as a graduate school or internship or residency program, within ninety (90) days after completion of the postdegree training program.

5 Ε. Upon the failure of a person to satisfy the obligation to engage in the full-time practice of veterinary medicine in 6 7 accordance with the provisions of this section, that person shall repay to the Veterinary Center, within ninety (90) days of the 8 9 failure, the amount equal to the assistance provided to the person 10 less a prorated amount based on any periods of practice of 11 veterinary medicine meeting the requirements of this section, plus 12 interest at the prime rate of interest plus two percent (2%) from 13 the date the assistance accrued. The interest shall be compounded annually. 14

15 F. An obligation to engage in the practice of veterinary 16 medicine in accordance with the provisions of this section shall be 17 postponed during:

Any period of temporary medical disability during which the
 person obligated is unable to practice veterinary medicine due to
 the disability; and

2. Any other period of postponement agreed to or determined in
 accordance with criteria agreed to in the practice agreement.

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G. An obligation to engage in the practice of veterinary
 medicine in accordance with the provisions of the agreement and this
 section shall be satisfied:

If the obligation to engage in the practice of veterinary
 medicine in accordance with the agreement has been completed;

6 2. If, because of permanent disability, the person obligated is7 unable to practice veterinary medicine; or

8 3. The person who is obligated dies.

9 H. The Veterinary Center may adopt additional provisions,
10 requirements, or conditions to participate in this program as are
11 practicable and appropriate to accomplish the provisions of the
12 program or may be required for the implementation or administration
13 of the program, and are not inconsistent with the provisions of this
14 section.

I. The Veterinary Center shall not enter into any program
 agreements pursuant to the provisions of this section after July 1,
 2018 <u>2025</u>. All agreements entered into prior to such date shall be
 valid.

SECTION 9. This act shall become effective November 1, 2021.
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