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JRM/LN

21-04064

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2935

(SENATE AUTHORS: DAHMS, Weber, Dornink and Eken)				
DATE	D-PG	OFFICIAL STATUS		
02/07/2022	4922	Introduction and first reading Referred to Agriculture and Rural Development Finance and Policy		
02/10/2022	4976	Author added Eken		

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to veterinary medicine; regulating veterinary technicians, veterinary assistants, and the practice of veterinary technology; amending Minnesota Statutes 2020, sections 156.001, by adding subdivisions; 156.07; 156.072, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 156.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 156.001, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 5a. Direct supervision. "Direct supervision" means: (1) when a supervising
1.10	veterinarian or licensed veterinary technician is in the immediate area and within audible
1.11	or visual range of an animal and the veterinary assistant treating the animal; (2) the
1.12	supervising veterinarian has met the requirements of a veterinarian-client-patient relationship
1.13	under section 156.16, subdivision 12; and (3) the supervising veterinarian assumes
1.14	responsibility for the professional care given to an animal by a person working under the
1.15	veterinarian's direction.
1.16 1.17	Sec. 2. Minnesota Statutes 2020, section 156.001, is amended by adding a subdivision to read:
1.18	Subd. 7a. Licensed veterinary technician. "Licensed veterinary technician" means a
1.19	person licensed by the board under section 156.077.
1.20 1.21	Sec. 3. Minnesota Statutes 2020, section 156.001, is amended by adding a subdivision to read:
1.22	Subd. 10b. Remote supervision. "Remote supervision" means:

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Sec. 3.

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2.1	(1) a veter	rinarian is not on t	the premises but	is acquainted with the kee	ning and care of
2.1	(1) a veterinarian is not on the premises but is acquainted with the keeping and care of an animal by virtue of an examination of the animal or medically appropriate and timely				
2.2	an animal by virtue of an examination of the animal or medically appropriate and timely visits to the premises where the animal is kept;				
2.4				instructions to a licensed	
2.5	technician for treatment of an animal and is available by telephone or other form of immediate				
2.6	communicatio	on; and			
2.7	(3) the timely entry of treatment provided by a veterinarian is documented into the				nted into the
2.8	animal's medi	ical record.			
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2.9		nesota Statutes 20	120, section 156.0	001, is amended by adding	a subdivision to
2.10	read:				
2.11	Subd. 10c	. Veterinary assis	stant. "Veterinary	assistant" means an emplo	yee of a licensed
2.12	veterinarian w	vho is not a license	ed veterinary tech	nician but is considered by	the veterinarian
2.13	to be compete	ent to administer n	nedication or rend	ler auxiliary or supporting	assistance under
2.14	supervision.				
				NO1 ' 1 11 11'	1 1
2.15		nesota Statutes 20	120, section 156.0	001, is amended by adding	a subdivision to
2.16	read:				
2.17	Subd. 12.	Veterinary tech	nology. "Veterina	ry technology" means the	science of
2.18	providing all	aspects of profess	sional medical ca	re and treatment for anima	ls as determined
2.19	by board regu	ilation and under	the appropriate s	upervision of a licensed ve	eterinarian, with
2.20	the exception	of diagnosis, pro	gnosis, surgery, a	nd prescription.	
			20 1. 150		
2.21	Sec. 6. Mini	nesota Statutes 20	020, section 156.0	07, is amended to read:	
2.22	156.07 LI	CENSE RENEV	VAL.		
2.23	Persons lie	censed under this	chapter shall cor	spicuously display their l	cense in their
2.24	principal plac	e of business.			
2.25	Persons no	ow qualified to pr	actice veterinary	medicine or veterinary te	chnology in this
2.26			•	Board of Veterinary Medic	
2.27			-	technology, shall periodi	
2.28	_			e board shall establish lice	-
2.29	and continuin	g education requir	rements. The boar	d may establish, by rule, a	n inactive license
2.30				ly engaged in the practice	

- medicine or veterinary technology within the state of Minnesota. The board may assess a 3.1 charge for delinquent payment of a renewal fee. 3.2 Any person who is licensed to practice veterinary medicine or veterinary technology in 3.3 this state pursuant to this chapter, shall be entitled to receive a license to continue to practice 3.4 upon making application to the board and complying with the terms of this section and rules 3.5 of the board. 3.6 Sec. 7. Minnesota Statutes 2020, section 156.072, is amended by adding a subdivision to 3.7 read: 3.8 Subd. 6. Veterinary technicians. A credentialed veterinary technician duly admitted 3.9 to practice in any state, commonwealth, territory, or district of the United States or province 3.10 of Canada that desires permission to practice veterinary technology in this state shall submit 3.11 an application to the board on a form furnished by the board. The board shall review an 3.12 application for transfer if the applicant supplies proof of: 3.13 (1) credential to practice in a United States or Canadian jurisdiction; and 3.14 (2) active engagement in the practice of veterinary technology for at least three of the 3.15 five years preceding the application, full-time teaching of veterinary technology in an 3.16 approved or accredited college for at least three of the five years preceding the application, 3.17 3.18 or any combination thereof. Sec. 8. [156.077] LICENSED VETERINARY TECHNICIANS. 3.19
- Subdivision 1. Licensure; practice. (a) The board shall issue a license to practice 3.20 veterinary technology to an applicant who satisfies the requirements in this section and 3.21 those imposed by the board in rule. A licensed veterinary technician may practice veterinary 3.22 technology. Unless authorized to practice veterinary technology by the board, a person may 3.23 not practice veterinary technology or use the title "veterinary technician" or the abbreviation 3.24 "LVT." 3.25 3.26 (b) The board may adopt by rule additional licensure requirements or definitions for veterinary technicians. 3.27 Subd. 2. Applicants; qualifications. Application for a license to practice veterinary 3.28 technology in this state shall be made to the board on a form furnished by the board and 3.29
- 3.30 accompanied by evidence satisfactory to the board that the applicant is at least 18 years of
- 3.31 age, is of good moral character, and has met the following requirements:

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4.1	<u>(1) gradu</u>	lated from a veteri	nary technology p	rogram accredited or app	oved by the
4.2	American Veterinary Medical Association or Canadian Veterinary Medical Association;				
4.3	<u>(2) receiv</u>	ved a passing score	e for the Veterinar	y Technician National Exa	amination;
4.4	<u>(3) receiv</u>	ved a passing score	e for the Minnesot	a Veterinary Technician J	urisprudence
4.5	Examination; and				
4.6	<u>(4) comp</u>	leted a criminal ba	ackground check.		
4.7	Subd. 3.	Required with app	olication. A compl	eted application must cont	ain the following
4.8	information	and material:			
4.9	(1) the ap	pplication fee set b	y the board, which	is not refundable if permi	ssion to take the
4.10	jurisprudenc	e examination is d	enied for good ca	use;	
4.11	<u>(2) proof</u>	of graduation from	n a veterinary tecl	nnology program accredit	ed or approved
4.12	by the American Veterinary Medical Association or Canadian Veterinary Medical				
4.13	Association;				
4.14	(3) affida	vits from at least t	wo licensed veterin	narians and three adults wh	o are not related
4.15	to the application	ant that establish h	ow long, when, an	d under what circumstance	es the references
4.16	have known the applicant and any other facts that may enable the board to determine the				determine the
4.17	applicant's qualifications; and				
4.18	(4) if the	applicant has serv	ed in the armed fo	prces, a copy of the applic	ant's discharge
4.19	papers.				
4.20	Subd. 4.	Temporary altern	ative qualificatio	ns. The board shall consid	er an application
4.21	for licensure	submitted by a pe	erson before July 1	, 2024, if the person prov	ides evidence
4.22	satisfactory	to the board that th	ne person:		
4.23	<u>(1) is a c</u>	ertified veterinary	technician in good	d standing with the Minne	sota Veterinary
4.24	Medical Ass	ociation; or			
4.25	<u>(2) has at</u>	t least 4,160 hours	actively engaged	in the practice of veterina	ry technology
4.26	within the pr	revious five years	and a letter of reco	ommendation from a licen	sed veterinarian
4.27	who is in goo	od standing with th	e board and was a	ssociated with the license	applicant during
4.28	that period.				

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5.1	Sec. 9. [15	56.078] VETERIN	ARY ASSISTAN	<u>TS.</u>	
5.2	<u>(a)</u> A ver	terinary assistant n	nay only administe	r medication or render au	uxiliary or
5.3	supporting assistance under the direct supervision of a licensed veterinarian or licensed				
5.4	veterinary te	echnician.			
5.5	<u>(b) This</u>	section does not p	rohibit:		
5.6	<u>(1) the p</u>	erformance of gen	eralized nursing ta	sks ordered by the veteri	narian and
5.7	performed b	y an unlicensed er	nployee on inpatie	nt animals during the hou	urs when a
5.8	veterinarian	is not routinely or	the premises; or		
5.9	(2) unde	r emergency condi	tions, an unlicense	d employee from renderi	ng lifesaving aid
5.10	and treatmen	nt to an animal in th	e absence of a veter	rinarian if the animal is in	a life-threatening
5.11	condition ar	nd requires immedi	ate treatment to su	stain life or prevent furth	ner injury.

- 5.12 Sec. 10. **EFFECTIVE DATE.**
- 5.13 This act is effective July 1, 2022.