AR3850

1.1 Board of Chiropractic Examiners

1.2 Adopted Rules Relating to Chiropractic Services to Animals

1.3 **2500.7000 DEFINITIONS.**

1.4 Subpart 1. Scope. The terms defined in parts 2500.7000 to 2500.7090 have the
1.5 meanings given in this part.

Subp. 2. Animal chiropractor. "Animal chiropractor" means a doctor of
chiropractic who is licensed under Minnesota Statutes, sections 148.01 to 148.108, and
who is registered under parts 2500.7010 to 2500.7080 to perform services on animals.

Subp. 3. Animal rehabilitative therapy. "Animal rehabilitative therapy" means 1.9 any therapy applied for the purposes of preparing for or complementing the chiropractic 1.10 adjustment to animals. These therapies may shall include mobilization, light therapy, 1.11 therapeutic ultrasound, thermotherapy, ice application, hydrotherapy such as whirlpool 1.12 or water tanks, exercise therapy, meridian therapy that does not result in puncture 1.13 or interruption of the integument, vibratory therapy, traction that does not require 1.14 instrumentation or mechanical devices, stretching, trigger point therapy, and massage. 1.15 Animal rehabilitative therapy does not include the use of forces associated with low 1.16 voltage stimulation, high voltage stimulation, ultraviolet light, or diathermy. 1.17

1.18 Subp. 4. **Board.** "Board" means the Minnesota Board of Chiropractic Examiners.

1.19 Subp. 5. Owner. "Owner" means the actual owner of the animal or any person
1.20 having responsibility for and control of the animal.

1.21 Subp. 6. Patient. "Patient" means an animal or nonhuman client treated under1.22 parts 2500.7010 to 2500.7090.

1.23 Subp. 7. Veterinarian. "Veterinarian" means a doctor of veterinary medicine, who
1.24 is licensed under Minnesota Statutes, chapter 156, or the veterinary practice act of any
1.25 other state or jurisdiction.

03/24/10 REVISOR SGS/KJ AR3850 2500.7010 REGISTRATION. 2.1 A. No person may provide services to any animal without first being registered 2.2 by the board. 2.3 B. Initial registration shall require: 2.4 (1) completion of an application established by the board; 2.5 (2) transcripts received directly from an institution approved by the board, 2.6 which provides training in animal chiropractic according to Minnesota Statutes, sections 2.7148.01 and 148.032, and which indicates successful completion of the program; and 2.8 (3) a any fee which may be set by the legislature. 2.9 2.10 C. Registration renewals shall require: (1) completion of a renewal application established by the board; 2.11 (2) completion of the renewal of the doctor of chiropractic license; 2.12 (3) verification of compliance with six continuing education credits under 2.13 part 2500.7040 in addition to those credits required for the renewal of the doctor of 2.14 chiropractic license; and 2.15 (4) a any fee which may be set by the legislature. 2.16 2500.7020 DOCUMENTATION OF REFERRAL. 2.17 A. Referrals from doctors of veterinary medicine must be maintained in the 2.18 animal's record. Written documentation in the form of letters, handwritten notes, e-mails, 2.19or other forms shall be considered acceptable. Verbal referrals such as direct consultation 2.20

2.21 or phone referrals must be documented in the animal's record by the chiropractor. All

2.22 referrals shall contain, at a minimum:

2.23 (1) date of referral;

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(2) name, practice address, and practice phone number of the veterinarian; 3.1 and 3.2 (3) any special considerations conveyed by the veterinarian including 3.3 contraindications or other health-related matters that may impact the care by the 3.4 3.5 chiropractor. B. The animal chiropractor is authorized to convey clinical information 3.6 regarding treatment of the animal to the referring veterinarian, unless specifically 3.7 prohibited from doing so by the patient's owner or an authorized agent. 3.8 3.9 2500.7030 PATIENT RECORD. Subpart 1. Ownership of records. All records, including radiographic reports, that 3.10 are created subject to parts 2500.7000 to 2500.7090, must be maintained for a minimum 3.11 of three years following the last clinical encounter. 3.12 A. The written animal chiropractic records shall remain the sole possession of 3.13 the facility or proprietor of the facility in which animal chiropractic care was delivered. 3.14 B. Copies of animal chiropractic records must be provided to the animal's owner, 3.15 the owner's designated agent, other health care provider, or to the board within two weeks 3.16 of a written and signed request. A reasonable charge for copying may be made, except 3.17 in the case of a board investigation, in which case no charges shall be authorized. A 3.18 reasonable charge shall be defined as those charges consistent with the charges applicable 3.19 to human patients, and governed by Minnesota Statutes, section 144.292. 3.20 Subp. 2. Content of records. Patient records must contain sufficient information to 3.21 justify and describe the course of care. The records shall contain, at a minimum: 3.22 A. name, address, and telephone number of owner; 3.23 B. identity of the animals, including name, age, sex, and breed; 3.24 C. dates of consultations, examinations, or treatments; 3.25 2500.7030 3

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4.1	D. brief history of	the condition of each animal trea	ted;			
4.2	E. examination find	dings including designation of su	bluxations;			
4.3	F. written findings for any diagnostic imaging which may have been conducted					
4.4	specifically for the purpos	ses of rendering animal chiroprac	tic care;			
4.5	G. working chirop	ractic diagnosis;				
4.6	H. treatment plan i	ncluding expected duration and f	requency; and			
4.7	I. daily treatments,	including areas adjusted or other	wise treated.			
4.8	2500.7040 CONTINUIN	NG EDUCATION.				
4.9	Animal chiropractors r	nust take at least six hours of cor	tinuing education in	animal		
4.10	chiropractic-related subject	cts each year in which they main	ain a registration.			
4.11	A. Any hours taken that are designated for the purpose of fulfilling the					
4.12	requirement in this part shall be entirely separate from the 20-hour annual requirement in					
4.13	part 2500.1200, and shall not be applied to other subject matter requirements as part of the					
4.14	chiropractor's annual 20-h	nour requirement.				
4.15	B. Only courses desig	gned to enhance the academic know	owledge or clinical s	kills		
4.16	of the animal chiropractor shall be approved. Courses shall be approved according to					
4.17	parts 2500.1200 to 2500.2	2000.				
4.18	2500.7050 DISCIPLINA	ARY PROCEDURES.				
4.19	The board may, in its s	ole discretion, utilize any represe	entative from the Min	nnesota		
4.20	Board of Veterinary Medi	cine (MBVM) to assist the board	in complaint resolut	tion. The		
4.21	representative may includ	le, but not be limited to, the MBV	M's executive direct	or, staff,		
4.22	board members, or a cons	sultant.				
4.23	A. The board and the	MBVM may work out any reas	onable procedures to	,		
4.24	establish a cooperative rel	lationship for the purposes of fae	ilitating complaint re	solution		
5.1	against animal chiropracto	ors. The procedures shall be in w	riting, and shall be p	rovided		

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5.2	to the recipient of a complaint up	on initial notification of	the existence of the e	omplaint		
5.3	The board is authorized to utilize the executive director, staff, board members, or a					
5.4	consultant of the Minnesota Board of Veterinary Medicine (MBVM) to assist the board					
5.5	in complaint resolution.					
5 (D Any of the acts in Minness	ata Statutas spatian 14	2.10 that may reasons	hly		
5.6	B. Any of the acts in Minnesota Statutes, section 148.10, that may reasonably					
5.7		be applied to animal patients are considered unprofessional conduct and constitute				
5.8	grounds for disciplinary action. The acts in subitems (1) to (8) shall also be considered					
5.9	unprofessional conduct and constitute grounds for disciplinary action under Minnesota					
5.10	Statutes, section 148.10:					
5.11	(1) asserting or implying i	n a public manner mate	erial claims of profess	ional		
5.12	superiority in the practice of anim	al chiropractic that can	not be substantiated;			
		•				
5.13	(2) practicing animal chird	opractic under an expire	d, terminated, suspen-	ded,		
5.14	or revoked chiropractic license or	animal chiropractic reg	sistration;			
5.15	(3) promoting, aiding, abe	etting, or permitting the	practice of veterinary	7		
5.16	medicine or animal chiropractic b	by an unlicensed or unre	egistered person, excep	pt as		
5.17	otherwise permitted by Minnesota Statutes, section 156.12, subdivision 2;					
5 10			- durining to the delivery			
5.18	(4) prescribing, ordering,		•			
5.19	using, misusing, or in any other m	anner making available	to an owner or any ot	her person,		
5.20	any controlled drug listed in Minn	nesota Statutes, chapter	152, or the federal Co	ntrolled		
5.21	Substances Act;					
5.22	(5) performing surgery;					
5.23	(6) refusing the board or i	ts designated agent at a	reasonable hours the	right		
				•		
5.24	to inspect a facility in which anim	ai eniropractic is perfor	med, pursuant to an in	vesugation		
5.25	by or on behalf of the board;					

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6.1 (7) failing to report to law enforcement or humane officers inhumane
6.2 treatment of animals, including staged animal fights or training for fights, of which the
6.3 animal chiropractor has direct knowledge or has information or belief that such activity
6.4 has occurred; and

6.5 (8) failure to report to the board any action taken in another jurisdiction
6.6 against the veterinarian's authorization to practice chiropractic care on animals. If the
6.7 registrant is also a licensed veterinarian in this and any other jurisdiction, the registrant is
6.8 required to report any action against the registrant's license in the other jurisdiction.

6.9 **2500.7060 INACTIVE ANIMAL CHIROPRACTIC REGISTRATION.**

6.10 A Minnesota licensed chiropractor who has converted a Minnesota license to inactive

6.11 status may apply to the board for an inactive animal chiropractic registration. An inactive

6.12 animal chiropractic registration is intended for those chiropractors who will be in active

6.13 chiropractic practice elsewhere. Upon approval of an application, the board will modify

6.14 the annual animal chiropractic registration certificate to indicate inactive registration.

6.15 Upon approval of an application to convert a Minnesota chiropractic license to inactive

6.16 status by a Minnesota chiropractor who also maintains an animal chiropractic registration,

6.17 <u>the board shall modify the annual animal chiropractic registration certificate to indicate</u>

6.18 <u>inactive registration.</u>

6.19 2500.7070 ANNUAL RENEWAL OF INACTIVE ANIMAL CHIROPRACTIC 6.20 REGISTRATION.

6.21 A registrant must complete an annual renewal application and submit the any annual

6.22 renewal fee which may be set by the legislature for an inactive animal chiropractic

6.23 registration as authorized under Minnesota Statutes, section 148.108.

6.24 2500.7080 REINSTATEMENT OF INACTIVE ANIMAL CHIROPRACTIC 6.25 REGISTRATION.

7.1 An inactive animal chiropractic registration may shall be reinstated to an active

animal chiropractic registration according to items A to C:

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7.3	A. completion of a board-approved application of reinstatement;				
7.4	B. payment of a any reinstatement fee as authorized under Minnesota Statutes,				
7.5	section 148.108 which may be set by the legislature; and				
7.6	C. submission of a notarized statement from the doctor stating that the registrant				
7.7	has completed six hours of continuing education credits in animal chiropractic-related				
7.8	subjects as approved by the board for each	year the registratic	on was inactive.		
7.9	2500.7090 DENIAL.				
7.10	If any of the requirements of part 2500.7	080 are not met by	y the doctor, the bo	ard shall	
7.11	deny approval of the application for reinsta	tement.			