## [First Reprint] SENATE, No. 1034

# STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED JANUARY 30, 2020

Sponsored by: Senator BRIAN P. STACK District 33 (Hudson)

Co-Sponsored by: Senators Diegnan, Thompson, Cryan and Turner

#### **SYNOPSIS**

Provides for spaying and neutering stray or feral cats and establishes fund therefor; designated as "Compassion for Community Cats Law."

#### **CURRENT VERSION OF TEXT**

As reported by the Senate Environment and Energy Committee on October 19, 2020, with amendments.



(Sponsorship Updated As Of: 1/28/2021)

1 AN ACT concerning cat population control, designated as the 2 "Compassion for Community Cats Law," and amending, 3 supplementing, and repealing various parts of statutory law. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. (New section) a. There is established in the Department of 9 Health a special, nonlapsing fund to be known as the "Compassion 10 for Community Cats Fund." The fund shall be administered by the department and shall be credited with: 11 12 (1) all fees collected pursuant to section 1 of P.L.1983, c.181 13 (C.4:19-15.3c); (2) all penalties collected pursuant to subsection c. of section 14 15  $[1] 3 2^1 \text{ of P.L.}$ , c. (C. ) (pending before the Legislature as this bill); 16 17 (3) moneys as may be appropriated by the Legislature; and 18 (4) any return on investment of moneys deposited in the fund. 19 b. Moneys in the fund shall be used by the department solely 20 for grants to municipalities and counties to establish programs to 21 humanely trap community cats, sterilize, ear-tip, vaccinate against rabies, and return each community cat to the location where the 22 23 community cat was trapped. 24 c. The department shall not use any moneys in the fund for 25 administrative costs of the department. d. As used in this section, "community cat" means a cat, 26 whether or not fearful of, or socialized to, humans, that has no 27 28 known owner, lives and freely roams in the outdoors, and that may or may not be cared for by a person, including, but not limited to, a 29 30 person who provides food, water, veterinary care, or indoor or 31 outdoor protection from the weather. 32 33 2. (New section) a. Except as otherwise provided pursuant to 34 subsection b. of this section, in addition to the provisions of section 35 16 of P.L.1941, c.151  $[(C.4:19-19.16)] (C.4:19-15.16)^1$ , no cat may be released for adoption from an animal rescue organization 36 facility, shelter, pound, or kennel operating as a shelter or pound 37 unless the cat has been spayed or neutered by a licensed 38 39 The animal rescue organization facility, shelter, veterinarian. 40 pound, or kennel operating as a shelter or pound may charge the 41 cost of spaying or neutering the cat to the person assuming 42 ownership from the animal rescue organization facility, shelter, 43 pound, or kennel operating as a shelter or pound. 44 b. The provisions of subsection a. of this section shall not apply 45 to a cat that:

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

1 (1) is less than two months old; 2 (2) a licensed veterinarian determines cannot be spayed or 3 neutered for other health reasons affecting the cat; or 4 (3) is being placed in a foster home or transferred to another 5 shelter, pound, kennel operating as a shelter or pound, or animal rescue organization facility by a shelter, pound, or kennel operating 6 7 as a shelter or pound, except as otherwise provided in subsection h. 8 of section 16 of P.L.1941, c.151 (C.4:19-15.16). 9 c. Any person who violates subsection a. of this section shall 10 be subject to a civil penalty of up to \$1,000, to be collected by the Department of Health in a civil action by a summary proceeding 11 12 under the "Penalty Enforcement Law of 1999," P.L.1999, c.274 13 (C.2A:58-10 et seq.). The Superior Court and the municipal courts 14 shall have jurisdiction to enforce the provisions of the "Penalty 15 Enforcement Law of 1999" pursuant to this section, and all monies 16 collected pursuant to this subsection shall be deposited in the 17 "Compassion for Community Cats Fund," established pursuant to 18 section 1 of P.L. , c. (C. ) (pending before the Legislature as 19 this bill) for the purposes of the fund. 20 d. The Department of Health, pursuant to the "Administrative 21 Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), may adopt 22 rules and regulations necessary to implement this section. 23 24 3. Section 1 of P.L.1941, c.151 (C.4:19-15.1) is amended to 25 read as follows: 26 1. As used in P.L.1941, c.151 (C.4:19-15.1 et seq.): 27 "Animal rescue organization" means an individual or group of 28 individuals who, with or without salary or compensation, house and 29 care for homeless animals in the home of an individual or in other 30 facilities, with the intent of placing the animals in responsible, more 31 permanent homes as soon as possible. 32 "Animal rescue organization facility" means the home or other 33 facility in which an animal rescue organization houses and cares for 34 an animal. 35 "Certified animal control officer" means a person 18 years of age 36 or older who has satisfactorily completed the course of study 37 approved by the Commissioner of Health and Senior Services and 38 the Police Training Commission as prescribed by paragraphs (1) 39 through (3) of subsection a. of section 3 of P.L.1983, c.525 (C.4:19-40 15.16a); or who has been employed in the State of New Jersey in 41 the capacity of, and with similar responsibilities to those required 42 of, a certified animal control officer pursuant to the provisions of 43 P.L.1983, c.525 for a period of three years before January 17, 1987. 44 "Community cat" means a cat, whether or not fearful of, or 45 socialized to, humans, that has no known owner, lives and freely 46 roams in the outdoors, and that may or may not be cared for by a

47 person, including, but not limited to, a person who provides food,

1 water, veterinary care, or indoor or outdoor protection from the 2 weather. 3 "Community cat caregiver" means a person who provides care to a community cat, including, but not limited to, a person who 4 5 provides food, water, veterinary care, or indoor or outdoor 6 protection from the weather. 7 "Dog" means any dog, bitch or spayed bitch. 8 "Dog of licensing age" means any dog which has attained the age 9 of seven months or which possesses a set of permanent teeth. 10 "Foster home" means placement of a cat or dog with an 11 individual or group that is not an animal rescue organization for the 12 purpose of temporarily caring for the cat or dog, without the 13 individual or group assuming ownership and with the intent of the 14 individual or group relinquishing the cat or dog to a suitable owner 15 when one is located. 16 "Kennel" means any establishment wherein or whereon the 17 business of boarding or selling dogs or breeding dogs for sale is 18 carried on, except a pet shop. 19 "Owner" when applied to the proprietorship of a dog shall 20 include every person having a right of property in that dog and 21 every person who has that dog in [his] the person's keeping, and 22 when applied to the proprietorship of any other animal, including, 23 but not limited to, a cat, shall include every person having a right of 24 property in that animal [and every person who has that animal in 25 his keeping. and shall not include a community cat caregiver. 26 "Pet shop" means any place of business which is not part of a 27 kennel, wherein animals, including, but not limited to, dogs, cats, 28 birds, fish, reptiles, rabbits, hamsters or gerbils, are kept or 29 displayed chiefly for the purpose of sale to individuals for personal 30 appreciation and companionship rather than for business or research 31 purposes. 32 "Pound" means an establishment for the confinement of dogs or 33 other animals seized either under the provisions of this act or 34 otherwise. "Shelter" means any establishment where dogs or other animals 35 are received, housed and distributed. 36 37 "Sterilize" means to render an animal incapable of reproducing 38 by either spaying or neutering. 39 (cf: P.L.2011, c.142, s.1) 40 41 4. Section 1 of P.L.1983, c.181 (C.4:19-15.3c) is amended to 42 read as follows: 43 1. In addition to the fee charged pursuant to section 3 of 44 P.L.1941, c.151 (C.4:19-15.3) and forwarded to the Department of Health pursuant to section 11 of P.L.1941, c.151 (C.4:19-15.11), 45 any person applying for [the] <u>a</u> license and registration tag 46 47 pursuant to section 2 of P.L.1941, c.151 (C.4:19-15.2) shall pay an 48 additional fee of \$0.20 for any dog.

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1 All fees collected pursuant to the provisions of this section shall 2 be forwarded to the State Treasurer to be placed in the ["Pilot Clinic Fund" created pursuant to P.L.1983, c.180 (C.4:19A-3 4 10 et seq.), to be used by the Commissioner of Health for the 5 operation of the animal sterilization pilot clinic established pursuant to that act] "Compassion for Community Cats Fund" established 6 pursuant to section 1 of P.L., c. (C.) (pending before the 7 8 Legislature as this bill). 9 (cf: P.L.1983, c.181, s.1) 10 11 <sup>1</sup>[5. Section 16 of P.L.1941, c.151 (C.4:19-15.16) is amended to 12 read as follows: 13 16. a. The certified animal control officer appointed by the 14 governing body of the municipality shall take into custody and 15 impound any animal, to thereafter be euthanized or offered for 16 adoption, as provided in this section: 17 (1) Any dog off the premises of the owner or of the person 18 charged with the care of the dog, which is reasonably believed to be 19 a stray dog; 20 (2) Any dog off the premises of the owner or the person charged 21 with the care of the dog without a current registration tag [on its 22 collar or elsewhere]; 23 (3) Any female dog in season off the premises of the owner or 24 the person charged with the care of the dog; (4) Any dog or other animal which is suspected to be rabid; [or] 25 (5) Any dog [or other animal] off the premises of the owner or 26 the person charged with [its] the dog's care that is reported to, or 27 28 observed by, a certified animal control officer to be **[**ill, injured, 29 or] creating a threat to public health, safety, or welfare, or 30 otherwise interfering with the enjoyment of property; or 31 (6) Any animal reported to, or observed by, a certified animal 32 control officer to be ill or injured. 33 b. If an animal taken into custody and impounded pursuant to subsection a. of this section has a collar or harness with 34 35 identification of the name and address of any person, or has a 36 registration tag, or has a microchip with an identification number that can be traced to the owner or person charged with the care of 37 38 the animal, or the owner or the person charged with the care of the 39 animal is otherwise known, the certified animal control officer shall 40 ascertain the name and address of the owner or the person charged 41 with the care of the animal, and serve to the identified person as 42 soon as practicable, a notice in writing that the animal has been 43 seized and will be liable to be offered for adoption or euthanized if 44 not claimed within seven days after the service of the notice. 45 c. A notice required pursuant to this section may be served: (1) 46 by delivering it to the person on whom it is to be served, or by

47 leaving it at the person's usual or last known place of residence or

1 the address given on the collar, harness, or microchip identification; 2 or (2) by mailing the notice to that person at the person's usual or 3 last known place of residence, or to the address given on the collar, 4 harness or microchip identification. 5 d. A shelter, pound, or kennel operating as a shelter or pound receiving an animal from a certified animal control officer pursuant 6 7 to subsection a. of this section, or from any other individual, group, 8 or organization, shall hold the animal for at least seven days before 9 offering **[**it**]** the animal for adoption, or euthanizing, relocating, or 10 sterilizing the animal, except if: 11 (1) the animal is surrendered voluntarily by [it's] the animal's 12 owner to the shelter, pound, or kennel operating as a shelter or 13 pound, in which case the provisions of subsection e. of this section 14 shall apply; or 15 (2) the animal is suspected of being rabid, in which case the 16 provisions of subsection j. of this section shall apply. 17 e. If a shelter, pound or kennel operating as a shelter or pound 18 is not required to hold an animal for at least seven days pursuant to 19 paragraph (1) of subsection d. of this section, the shelter, pound, or 20 kennel operating as a shelter or pound: 21 (1) shall offer the animal for adoption for at least seven days 22 before euthanizing [it] the animal; or 23 (2) may transfer the animal to an animal rescue organization 24 facility or a foster home prior to offering [it] the animal for 25 adoption if such a transfer is determined to be in the best interest of 26 the animal by the shelter, pound, or kennel operating as a shelter or 27 pound. 28 f. Except as otherwise provided for under subsection e. of this 29 section, no shelter, pound, or kennel operating as a shelter or pound 30 receiving an animal from a certified animal control officer may 31 transfer the animal to an animal rescue organization facility or a 32 foster home until the shelter, pound, or kennel operating as a shelter 33 or pound has held the animal for at least seven days. 34 g. If the owner or the person charged with the care of the 35 animal seeks to claim [it] the animal within seven days, or after 36 the seven days have elapsed but before the animal has been adopted 37 or euthanized, the shelter, pound, or kennel operating as a shelter or 38 pound: 39 (1) shall, in the case of a cat or dog, release [it] the cat or dog 40 to the owner or person charged with [it] the animal's care, provided the owner or person charged with the care of the animal 41 42 provides proof of ownership, which may include a valid cat or dog 43 license, registration, rabies inoculation certificate, or documentation from the owner's veterinarian that the cat or dog has received 44 45 regular care from that veterinarian;

1 (2) may, in the case of a cat or dog, charge the cost of sterilizing 2 the cat or dog, if the owner requests such sterilizing when claiming

3 [it] the cat or dog; and

4 (3) may require the owner or person charged with the care of the 5 animal to pay all the animal's expenses while in the care of the 6 shelter, pound, or kennel operating as a shelter or pound, not to 7 exceed \$4 per day.

8 h. If the animal remains unclaimed, is not claimed due to the 9 failure of the owner or other person to comply with the 10 requirements of this section, or is not adopted after seven days after 11 the date on which notice is served pursuant to subsection c. of this 12 section or, if no notice can be served, not less than seven days after 13 the date on which the animal was impounded, the impounded 14 animal may be placed in a foster home, transferred to another 15 shelter, pound, kennel operating as a shelter or pound, or animal rescue organization facility, or euthanized in a manner causing as 16 17 little pain as possible and consistent with the provisions of 18 R.S.4:22-19.

19 i. At the time of adoption, the right of ownership in the animal 20 shall transfer to the new owner. Prior to the release to the person 21 assuming ownership of a cat that has not been spayed or neutered, 22 the shelter, pound, or kennel operating as a shelter or pound shall spay or neuter the cat except as otherwise provided in subsection b. 23 of section 2 of P.L., c. (C.) (pending before the 24 25 Legislature as this bill). No dog or other animal taken into custody, 26 impounded, sent or otherwise brought to a shelter, pound, or kennel 27 operating as a shelter or pound shall be sold or otherwise be made 28 available for the purpose of experimentation. Any person who sells 29 or otherwise makes available any such dog or other animal for the 30 purpose of experimentation shall be guilty of a crime of the fourth 31 degree.

32 j. Any animal seized under this section suspected of being 33 rabid shall be immediately reported to the executive officer of the 34 local board of health and to the Department of Health, and shall be 35 quarantined, observed, and otherwise handled and dealt with as appropriate for an animal suspected of being rabid or as required by 36 37 the Department of Health for the animals.

38 When a certified animal control officer takes into custody k. 39 and impounds, or causes to be taken into custody and impounded, 40 an animal, the certified animal control officer may place the animal 41 in the custody of, or cause the animal to be placed in the custody of, 42 only a licensed shelter, pound, or kennel operating as a shelter or 43 pound. The certified animal control officer may not place the 44 animal in the custody of, or cause the animal to be placed in the 45 custody of, any animal rescue organization facility, foster home, or other unlicensed facility. However, the licensed shelter, pound, or 46 47 kennel operating as a shelter or pound may place the animal in an

1 animal rescue organization facility, foster home, or other unlicensed 2 facility if necessary pursuant to subsection e. or h. of this section. 3 Notwithstanding the provisions of this section and sections 3 1. 4 and 4 of P.L.2011, c.142 (C.4:19-15.30 and C.4:19-15.31) to the 5 contrary, no cat or dog being transferred between shelters, pounds, or kennels operating as shelters or pounds, or being transferred to 6 7 an animal rescue organization facility or placed in a foster home, 8 shall be required to be sterilized prior to that transfer. 9 m. Notwithstanding the provisions of this section, or any other 10 law, or rule or regulation adopted pursuant thereto, or municipal 11 ordinance, to the contrary, a shelter, pound, or kennel operating as a 12 shelter or pound shall not be required to hold a community cat for 13 any period of time before sterilizing, ear-tipping, vaccinating the 14 community cat against rabies, and returning the community cat to 15 the location where the community cat was trapped. (cf: P.L.2012, c.17, s.7)]<sup>1</sup> 16 17 <sup>1</sup>5. Section 16 of P.L.1941, c.151 (C.4:19-15.16) is amended to 18 19 read as follows: 20 16. a. The certified animal control officer appointed by the 21 governing body of the municipality shall take into custody and 22 impound any animal, to thereafter be euthanized or offered for 23 adoption, as provided in this section: 24 (1) Any dog off the premises of the owner or of the person 25 charged with the care of the dog, which is reasonably believed to be 26 a stray dog; 27 (2) Any dog off the premises of the owner or the person charged 28 with the care of the dog without a current registration tag [on its 29 collar or elsewhere]; 30 (3) Any female dog in season off the premises of the owner or 31 the person charged with the care of the dog; (4) Any dog or other animal which is suspected to be rabid; [or] 32 33 (5) Any dog [or other animal] off the premises of the owner or 34 the person charged with [its] the dog's care that is reported to, or 35 observed by, a certified animal control officer to be **[**ill, injured, 36 or creating a threat to public health, safety, or welfare, or 37 otherwise interfering with the enjoyment of property; or 38 (6) Any animal reported to, or observed by, a certified animal 39 control officer to be ill or injured . 40 b. If an animal taken into custody and impounded pursuant to 41 subsection a. of this section has a collar or harness with 42 identification of the name and address of any person, or has a 43 registration tag, or has a microchip with an identification number 44 that can be traced to the owner or person charged with the care of 45 the animal, or the owner or the person charged with the care of the 46 animal is otherwise known, the certified animal control officer shall 47 ascertain the name and address of the owner or the person charged

with the care of the animal, and serve to the identified person as
soon as practicable, a notice in writing that the animal has been
seized and will be liable to be offered for adoption or euthanized if
not claimed within seven days after the service of the notice.

5 c. A notice required pursuant to this section may be served: (1) 6 by delivering it to the person on whom it is to be served, or by 7 leaving it at the person's usual or last known place of residence or 8 the address given on the collar, harness, or microchip identification; 9 or (2) by mailing the notice to that person at the person's usual or 10 last known place of residence, or to the address given on the collar, 11 harness or microchip identification.

d. A shelter, pound, or kennel operating as a shelter or pound
receiving an animal from a certified animal control officer pursuant
to subsection a. of this section, or from any other individual, group,
or organization, shall hold the animal for at least seven days before
offering [it] the animal for adoption, or euthanizing, relocating, or
sterilizing the animal, except if:

(1) the animal is surrendered voluntarily by [its] the animal's
owner to the shelter, pound, or kennel operating as a shelter or
pound, in which case the provisions of subsection e. of this section
shall apply; or

(2) the animal is suspected of being rabid, in which case theprovisions of subsection j. of this section shall apply.

e. If a shelter, pound or kennel operating as a shelter or pound
is not required to hold an animal for at least seven days pursuant to
paragraph (1) of subsection d. of this section, the shelter, pound, or
kennel operating as a shelter or pound:

(1) shall offer the animal for adoption for at least seven days
before euthanizing [it] the animal; or

30 (2) may transfer the animal to an animal rescue organization 31 facility or a foster home prior to offering **[it]** <u>the animal</u> for 32 adoption if such a transfer is determined to be in the best interest of 33 the animal by the shelter, pound, or kennel operating as a shelter or 34 pound.

f. Except as otherwise provided for under subsection e. of this
section, no shelter, pound, or kennel operating as a shelter or pound
receiving an animal from a certified animal control officer may
transfer the animal to an animal rescue organization facility or a
foster home until the shelter, pound, or kennel operating as a shelter
or pound has held the animal for at least seven days.

g. If the owner or the person charged with the care of the
animal seeks to claim [it] the animal within seven days, or after the
seven days have elapsed but before the animal has been adopted or
euthanized, the shelter, pound, or kennel operating as a shelter or
pound:

46 (1) shall, in the case of a cat or dog, release [it] the cat or dog
47 to the owner or person charged with [its] the animal's care,

provided the owner or person charged with the care of the animal
provides proof of ownership, which may include a valid cat or dog
license, registration, rabies inoculation certificate, or documentation
from the owner's veterinarian that the cat or dog has received
regular care from that veterinarian;

6 (2) may, in the case of a cat or dog, charge the cost of sterilizing 7 the cat or dog, if the owner requests such sterilizing when claiming

8 [it] the cat or dog; and

9 (3) may require the owner or person charged with the care of the 10 animal to pay all the animal's expenses while in the care of the 11 shelter, pound, or kennel operating as a shelter or pound, not to 12 exceed \$4 per day.

13 h. If the animal remains unclaimed, is not claimed due to the failure of the owner or other person to comply with the 14 15 requirements of this section, or is not adopted after seven days after 16 the date on which notice is served pursuant to subsection c. of this 17 section or, if no notice can be served, not less than seven days after 18 the date on which the animal was impounded, the impounded 19 animal may be placed in a foster home, transferred to another 20 shelter, pound, kennel operating as a shelter or pound, or animal 21 rescue organization facility, or euthanized in a manner causing as 22 little pain as possible and consistent with the provisions of 23 R.S.4:22-19.

24 i. At the time of adoption, the right of ownership in the animal 25 shall transfer to the new owner. Prior to the release to the person 26 assuming ownership of a cat that has not been spayed or neutered, 27 the shelter, pound, or kennel operating as a shelter or pound shall spay or neuter the cat except as otherwise provided in subsection b. 28 29 of section 2 of P.L., c. (C.) (pending before the 30 Legislature as this bill). No dog or other animal taken into custody, 31 impounded, sent or otherwise brought to a shelter, pound, or kennel 32 operating as a shelter or pound shall be sold or otherwise be made 33 available for the purpose of experimentation. Any person who sells 34 or otherwise makes available any such dog or other animal for the 35 purpose of experimentation shall be guilty of a crime of the fourth 36 degree.

j. Any animal seized under this section suspected of being
rabid shall be immediately reported to the executive officer of the
local board of health and to the Department of Health, and shall be
quarantined, observed, and otherwise handled and dealt with as
appropriate for an animal suspected of being rabid or as required by
the Department of Health for the animals.

k. When a certified animal control officer takes into custody
and impounds, or causes to be taken into custody and impounded,
an animal, the certified animal control officer may place the animal
in the custody of, or cause the animal to be placed in the custody of,
only a licensed shelter, pound, or kennel operating as a shelter or
pound. The certified animal control officer may not place the

1 animal in the custody of, or cause the animal to be placed in the 2 custody of, any animal rescue organization facility, foster home, or 3 other unlicensed facility. However, the licensed shelter, pound, or 4 kennel operating as a shelter or pound may place the animal in an 5 animal rescue organization facility, foster home, or other unlicensed facility if necessary pursuant to subsection e. or h. of this section. 6 7 Notwithstanding the provisions of this section and sections 3 1. 8 and 4 of P.L.2011, c.142 (C.4:19-15.30 and C.4:19-15.31) to the 9 contrary, no cat or dog being transferred between shelters, pounds, 10 or kennels operating as shelters or pounds, or being transferred to 11 an animal rescue organization facility or placed in a foster home, 12 shall be required to be sterilized prior to that transfer. m. Notwithstanding the provisions of this section, or any other 13 14 law, or rule or regulation adopted pursuant thereto, or municipal 15 ordinance, to the contrary, a shelter, pound, or kennel operating as a 16 shelter or pound shall not be required to hold a community cat for 17 any period of time before sterilizing, ear-tipping, or vaccinating the 18 community cat against rabies, and returning the community cat to 19 the location where the community cat was trapped.<sup>1</sup> 20 (cf: P.L.2012, c.17, s.7) 21 22 6. Section 2 of P.L.1983, c.172 (C.4:19A-1) is amended to read 23 as follows: 24 2. The department shall establish and implement an Animal Population Control Program [(hereinafter referred to as the 25 26 "program" )]. The purpose of [this] the program shall be to reduce the <u>unwanted increase in</u> population of **[**unwanted and stray 27 28 dogs and cats] cats and dogs by encouraging [the owners of dogs to have them permanently sexually sterilized] the 29 and cats 30 permanent sexual sterilization of cats and dogs, thereby reducing 31 potential threats to public health and safety posed by the growing 32 population of these [unwanted and stray] animals, and by providing 33 low-cost animal sterilization services to cat or dog owners 34 [meeting] or community cat caregivers who meet at least one of the 35 criteria of need enumerated in section 3 of [this act] P.L.1983, 36 c.172 (C.4:19A-2). 37 (cf: P.L.1983, c.172, s.2) 38 39 7. (New section) As used in sections 2 through 11 of P.L.1983, 40 c.172 (C.4:19A-1 et seq.): 41 "Community cat" means a cat, whether or not fearful of, or 42 socialized to, humans, that has no known owner, lives and freely 43 roams in the outdoors, and that may or may not be cared for by a 44 person, including, but not limited to, by a person who provides 45 food, water, veterinary care, or indoor or outdoor protection from 46 the weather.

1 "Community cat caregiver" means a person who provides care to 2 a community cat, including, but not limited to, by a person who 3 provides food, water, veterinary care, or indoor or outdoor 4 protection from the weather. 5 "Program" means the Animal Population Control Program established pursuant to  ${}^{1}$ [subsection a. of] ${}^{1}$  section  ${}^{1}$ [3]  $2{}^{1}$  of 6 P.L.1983, c.172 <sup>1</sup>[(C.4:19A-2)] (C.4:19A-1)<sup>1</sup>. 7 8 9 8. Section 3 of P.L.1983, c.172 (C.4:19A-2) is amended to read 10 as follows: 11 3. In order to be eligible to participate in the program, an 12 owner of a <u>cat or</u> dog [or cat] <u>or a community cat caregiver</u> shall be 13 eligible for, and participate in, at least one of the following: 14 a. The Food Stamp Program authorized by Title XIII of the 15 Food and Agriculture Act of 1977, Pub.L.95-113 (7 U.S.C. s.2011 et seq.) , the New Jersey Supplemental Nutrition 16 17 Assistance Program, established pursuant to the federal "Food and 18 Nutrition Act of 2008," 7 U.S.C. s.2011 et seq., or the New Jersey 19 Supplementary Food Stamp Program established pursuant to the 20 "New Jersey Supplementary Food Stamp Program Act," P.L.1998, 21 c.32 (C.44:10-79 et seq.); b. The Supplemental Security Income Program established 22 23 pursuant to Title XVI of the federal "Social Security Act," 24 42 U.S.C. s.1381 et seq.; 25 c. The <sup>1</sup>[program for aid to families with dependent children, pursuant to P.L.1959, c.86 (C.44:10-1 et seq.) or the 1 special 26 supplemental food program for women, infants and children, also 27 referred to as the "WIC" program, established pursuant to 28 29 <u>42 U.S.C. s.1786;</u> 30 d. The program for general public assistance, pursuant to the 31 provisions of the "General Public Assistance Law," P.L.1947, c.156 32 (C.44:8-107 et seq.)] The Work First New Jersey program 33 established pursuant to P.L.1997, c.38 (C.44:10-55 et seq.), the 34 general assistance program established pursuant to the "Work First 35 New Jersey General Public Assistance Act," established pursuant to 36 P.L.1947, c.156 (C.44:8-107 et seq.), or any successor program 37 thereof: 38 e. The program of medical assistance pursuant to P.L.1968, 39 c.413 (C.30:4D-1 et seq.); 40 The program of "Pharmaceutical Assistance to the Aged and f. 41 Disabled," established pursuant to P.L.1975, c.194 (C.30:4D-20 et 42 seq.) or the Senior Gold Prescription Discount Program, established 43 pursuant to "Senior Gold Prescription Discount Act," P.L.2001, 44 <u>c.96 (C.30:4D-43 et seq.);</u> 45 The rental assistance program authorized pursuant to g. 46 section 8 of the United States Housing Act of 1937, Pub.L.75-412,

47 as added by the Housing and Community Development Act of

1 1974, Pub.L.93-383 (42 U.S.C. s. 1437(f)) or the State rental 2 assistance program established pursuant to P.L.2004, c.140 3 (C.52:27D-287.1 et seq.); h. The "Lifeline Credit Program" established pursuant to 4 5 P.L.1979, c.197 (C.48:2-29.15 et seq.); [or] 6 i. The "Tenants' Lifeline Assistance Program" established 7 pursuant to P.L.1981, c.210 (C.48:2-29.30 et seq.) ; or 8 The Low Income Home Energy Assistance Program i. established pursuant to 42 U.S.C. s.8621 et seq. 9 10 A resident of New Jersey who owns a dog or cat shall also be 11 eligible to participate in the program if the owner: (1) submits to a 12 veterinarian participating in the program proof, in the form of a 13 certificate of adoption, that the dog or cat was adopted from a New 14 Jersey licensed animal shelter, a New Jersey municipal, county, or 15 regional pound, or a New Jersey holding and impoundment facility 16 that contracts with New Jersey municipalities, or proof that the dog 17 or cat was adopted through a non-profit corporation operating an 18 animal adoption referral service in New Jersey and whose holding 19 facility is licensed in accordance with State and municipal law; or 20 proof that the dog or cat was adopted through a non-profit 21 corporation operating an animal adoption referral service in New 22 Jersey that does not operate a holding facility; and, in the case of a 23 dog, proof that the dog is duly licensed pursuant to State and 24 municipal law; and (2) pays a \$20 fee, to be deposited in the 25 fund.] The Department of Health may adopt, pursuant to the 26 "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et 27 seq.), [such] rules and regulations [as may be] necessary to implement [this amendatory act] P.L.1983, c.172 (C.4:19A-28 29 <u>1 et al.)</u>. 30 (cf: P.L.1991, c.405, s.1) 31

32 9. Section 4 of P.L.1983, c.172 (C.4:19A-3) is amended to read 33 as follows: 34 4. <u>a.</u> Any person submitting a [dog or] cat <u>or dog</u>, pursuant to 35 the provisions of [this act] P.L.1983, c.172 (C.4:19A-1 et al.) for 36 spaying or neutering, as the case may be, shall: 37 [a. Furnish] (1) Provide any State licensed veterinarian [of this State] participating in the program with proof that the cat or dog 38 39 owner or community cat caregiver, as applicable, meets at least one 40 of the eligibility criteria pursuant to the provisions of section 3 of 41 [this amendatory and supplementary act] P.L.1983, c.172 42 (C.4:19A-2); [b.] (2) Sign a consent form (a) certifying that the person is the 43 44 owner of the dog or cat, or is authorized by the owner to present the 45 dog or cat for the procedure[; and], or (b) attesting that the

46 <u>community cat to be sterilized, ear-tipped, and vaccinated against</u>
47 <u>rabies has no known owner; and</u>

1 [c.] (3) Pay a fee of [\$10.00, which] <u>\$10.</u> 2 b. The fee shall be forwarded to the commissioner for deposit in the "Animal Population Control Fund," established pursuant to 3 4 section 6 of P.L.1983, c.172 (C.4:19A-5). 5 (cf: P.L.1983, c.172, s.4) 6 7 10. Section 5 of P.L.1983, c.172 (C.4:19A-4) is amended to read 8 as follows: 9 5. a. Any licensed veterinarian of this State may participate in 10 the program upon filing with the commissioner an application 11 therefor, on forms prescribed by the commissioner, which 12 application shall supply, in addition to any other information 13 requested by the commissioner, an animal sterilization fee schedule 14 listing the fees charged for animal sterilization in the normal course 15 of business. These fees may vary with the animal's weight, sex and 16 species. The commissioner may, however, disqualify from 17 participation in the program any veterinarian whose fees are 18 unreasonable. deemed 19 b. The commissioner shall, to the extent that moneys are 20 available therefor from the "Animal Population Control Fund," 21 reimburse participating veterinarians for 80% of the fee for each 22 animal sterilization procedure administered, upon the submission of 23 an animal sterilization certificate, prescribed by the commissioner, 24 signed by the veterinarian and the [owner of] person submitting the 25 animal for each sterilization procedure. 26 The commissioner shall reimburse from the fund any State c. 27 licensed veterinarian [of this State] participating in the program 28 for: 29 (1) the [presurgical] immunization of dogs against distemper, 30 hepatitis, leptospirosis, and parvovirus [, or]; 31 (2) the [presurgical] immunization of cats against feline 32 panleukopenia, calici, pneumonitis and rhinotracheitis [, as the case 33 may be, which immunization shall be administered at least 10 days 34 prior to reproductive surgery, on animals not previously immunized. 35 The reimbursement shall be for no more than \$10.00 upon the 36 written certification, signed by the veterinarian and the owner of the 37 animal, that the immunization has been administered. ]; or 38 (3) the immunization of community cats against rabies. 39 d. The reimbursement shall be for no more than \$10 upon the 40 written certification, signed by the veterinarian and the person 41 submitting the cat or dog for spaying or neutering, that the 42 immunization has been administered. 43 e. A community cat spayed or neutered through the program 44 shall also be ear-tipped and vaccinated against rabies by the State 45 licensed veterinarian performing the spaying or neutering. 46 (cf: P.L.1983, c.172, s.5)

1 11. Section 6 of P.L.1983, c.172 (C.4:19A-5) is amended to read 2 as follows: 3 6. a. The commissioner may: 4 (1) solicit and accept funds from any public or private source to 5 help carry out the provisions of P.L.1983, c.172 (C.4:19A-1 et al.); 6 and 7 (2) contract with a nonprofit organization that is exempt from 8 federal taxation pursuant to Section 501(c)(3) of the federal 9 "Internal Revenue Code," 26 U.S.C. s.501(c)(3), for the 10 administration of the Animal Population Control Program 11 established pursuant to section 2 of P.L.1983, c.172 (C.4:19A-1). 12 b. All fees collected pursuant to section 1 of P.L.1983, c.172 13 (C.4:19-15.3b) and sections 3 and 4 of P.L.1983, c.172 (C.43:19A-2 and C.4:19A-3), all moneys from the application and renewal fees 14 15 collected for animal welfare license plates issued pursuant to 16 P.L.1993, c.184 (C.39:3-27.55 et seq.), and all moneys received 17 pursuant to subsection a. of this section, shall be placed in a special 18 fund to be known as the "Animal Population Control Fund," which shall be separate from the General State Fund. All moneys in the 19 20 "Animal Population Control Fund" shall be used by the 21 commissioner exclusively for the implementation and promotion of 22 the program and for the costs associated with the administration of 23 P.L.1983, c.172 (C.4:19A-1 et al.), except as provided in subsection 24 c. of this section. 25 Moneys deposited into the fund generated by the collection c. 26 of application fees for animal welfare license plates issued pursuant 27 to P.L.1993, c.184 (C.39:3-27.55 et seq.) shall be utilized by the 28 commissioner to reimburse the Division of Motor Vehicles for all 29 costs incurred by the division, as certified by the director, of 30 producing, issuing, renewing, and publicizing the availability of 31 animal welfare license plates. 32 No moneys deposited in the "Animal Population Control Fund," 33 established in subsection b. of this section, except for the moneys 34 generated by the collection of application fees for animal welfare 35 license plates issued pursuant to P.L.1993, c.184 (C.39:3-36 27.55 et seq.), shall be utilized by the Department of Health or the 37 Division of Motor Vehicles for any expenses, administrative or 38 otherwise, related to the animal welfare license plates, or the 39 advertising and publicizing thereof, including, but not limited to 40 notices, posters and signs to be circulated or posted by the 41 department or the division. 42 d. The director shall annually certify to the commissioner the average cost per license plate incurred in the immediately preceding

average cost per license plate incurred in the immediately preceding
year by the division in producing, issuing, renewing, and
publicizing the availability of animal welfare license plates. The
annual certification of the average cost per license plate shall be
approved by the Joint Budget Oversight Committee, or its
successor.

1 In the event that the average cost per license plate as e. 2 certified by the director and approved by the Joint Budget Oversight 3 Committee, or its successor, is greater than the \$50 application fee 4 established in subsection b. of section 1 of P.L.1993, c.184 (C.39:3-5 27.55) in two consecutive fiscal years, the director may discontinue 6 the issuance of animal welfare license plates. 7 (cf: P.L.1995, c.145, s.3) 8 9 12. Section 3 of P.L.2010, c.89 (C.45:16-9.4a) is amended to 10 read as follows: 11 3. a. The State Board of Veterinary Medical Examiners shall 12 establish, through the promulgation of regulations, any specific 13 courses or topics which are to be required for continuing veterinary 14 education, and designate which are the core requirements for 15 continuing veterinary education, including the number of required 16 hours, subject matter and content of courses of study.

17 For purposes of this section, "core requirements" means the 18 continuing veterinary education determined by the board to be 19 necessary to maintain currency in professional knowledge and skills 20 in order to deliver competent veterinary care.

21 b. The board may offset up to 10 percent of the requisite number of hours of continuing veterinary education required 22 23 pursuant to section 4 of P.L.1952, c.198 (C.45:16-9.4) by the 24 number of volunteer veterinary services rendered by licensees, at a 25 rate of one half of one hour of continuing veterinary education for 26 each hour of volunteer veterinary services, provided that a 27 veterinarian shall be required to complete at least the core 28 requirements established pursuant to subsection a. of this section. In 29 addition, the board may adopt a formula providing a minimum 30 number of spaying or neutering procedures that shall be deemed the 31 equivalent of one hour of continuing veterinary education.

32 The board may reduce, in part, an application by a licensee to 33 offset credits of continuing veterinary education pursuant to this 34 subsection if the board finds, in its discretion, that the applicant 35 requires continuing veterinary education in order to maintain or restore professional competence, or may deny all applications if the 36 37 board finds that continuing veterinary education above the core 38 requirements is necessary because of developments in science or 39 technology.

40 The board may also, in its discretion and for good cause, notify a 41 veterinarian that the veterinarian is ineligible to offset credits of 42 continuing veterinary education pursuant to this subsection for any other reason established by regulation by the board. 43

44 As used in this section **[**, "volunteer**]**: c.

45 "Community cat" means a cat, whether or not fearful of, or socialized to, humans, that has no known owner, lives and freely 46 47 roams in the outdoors, and that may or may not be cared for by a

48 person, including, but not limited to, by a person who provides

1 food, water, veterinary care, or indoor or outdoor protection from 2 the weather. 3 "Volunteer veterinary services" means veterinary care provided 4 without charge to: 5 (1) a person eligible for, and participating in, at least one of the 6 programs enumerated in section 3 of P.L.1983, c.172 (C.4:19A-2); 7 [or] 8 (2) a <u>licensed</u> shelter [or], pound [licensed by the Department 9 of Health and Senior Services or a municipally approved managed 10 cat colony, provided that the municipality or nonprofit group or 11 organization managing the cat colony has attested in writing to the 12 veterinarian that the cat to be spayed or neutered or otherwise 13 treated by the veterinarian is feral or stray with no known owner.], 14 or kennel operating as a shelter or pound; or 15 (3) a municipality, county, or nonprofit group or organization 16 that is operating a program of humanely trapping community cats, 17 and sterilizing, ear-tipping, and vaccinating the community cats 18 against rabies before returning the community cats to the locations 19 where the community cats were trapped. 20 A person or entity described in paragraph (1), (2), or (3) of this 21 subsection providing or receiving veterinary care without charge for 22 a community cat shall attest in writing that the cat has no known 23 owner. 24 (cf: P.L.2010, c.89, s.3) 25 26 13. Sections 3 and 4 of P.L.2011, c.142 (C.4:19-15.30 and 27 C.4:19-15.31) are repealed. 28 29 14. This act shall take effect immediately.