## As Reported by the Senate State and Local Government and Veterans Affairs Committee

# 128th General Assembly Regular Session 2009-2010

Sub. S. B. No. 95

#### **Senators Hughes, Cates**

Cosponsors: Senators Goodman, Miller, D., Miller, R., Schuring, Turner

### A BILL

To amend sections 955.02, 955.10, 955.12, 955.20,
955.26, and 1901.183 and to enact sections 956.01,
956.011, 956.02 to 956.08, 956.09 to 956.20,
956.98, and 956.99 of the Revised Code to
establish licensing requirements and standards of
care for certain dog breeding kennels, dog
intermediaries, and animal rescues for dogs.

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 955.02, 955.10, 955.12, 955.20,	8
955.26, and 1901.183 be amended and sections 956.01, 956.011,	9
956.02, 956.03, 956.04, 956.05, 956.06, 956.07, 956.08, 956.09,	10
956.10, 956.11, 956.12, 956.13, 956.14, 956.15, 956.16, 956.17,	11
956.18, 956.19, 956.20, 956.98, and 956.99 of the Revised Code be	12
enacted to read as follows:	13
Sec. 955.02. A As used in this chapter, "dog kennel" or	14
<u>"</u> kennel <del>owner is a person, partnership, firm, company, or</del>	15
corporation professionally engaged in the business <u>" means an</u>	16
establishment that keeps, houses, and maintains adult dogs, as	17
defined in section 956.01 of the Revised Code, for the purpose of	18

Sub. S. B. No. 95 Page 2 As Reported by the Senate State and Local Government and Veterans Affairs Committee breeding the dogs for hunting or for a fee or other consideration 19 received through a sale, exchange, or lease and that is not a high 20 volume breeder licensed under Chapter 956. of the Revised Code. 21 Sec. 955.10. No owner of a dog, except a dog constantly 22 confined to a registered dog kennel registered under this chapter 23 or one licensed under Chapter 956. of the Revised Code, shall fail 24 to require the dog to wear, at all times, a valid tag issued in 25 connection with a certificate of registration. A dog's failure dog 26 found not wearing at any time to wear a valid tag shall be 27 prima-facie evidence of lack of registration and shall subject any 28 dog found not wearing such a tag to impounding, sale, or 29 destruction. 30 Sec. 955.12. The board of county commissioners shall appoint 31 or employ a county dog warden and deputies in such number, for 32 such periods of time, and at such compensation as the board 33 considers necessary to enforce sections 955.01 to 955.27, 955.29 34 to 955.38, and 955.50 to 955.53 of the Revised Code. 35 The warden and deputies shall give bond in a sum not less 36 than five hundred dollars and not more than two thousand dollars, 37 as set by the board, conditioned for the faithful performance of 38 their duties. The bond or bonds may, in the discretion of the 39 board, be individual or blanket bonds. The bonds shall be filed 40 with the county auditor of their respective counties. 41 The warden and deputies shall make a record of all dogs 42 owned, kept, and harbored in their respective counties. They shall 43 patrol their respective counties and seize and impound on sight 44 all dogs found running at large and all dogs more than three 45 months of age found not wearing a valid registration tag, except 46 any dog that wears a valid registration tag and is: on the 47 premises of its owner, keeper, or harborer, under the reasonable 48

control of its owner or some other person, hunting with its owner 49 or its handler at a field trial, kept constantly confined in a 50 registered dog kennel registered under this chapter or one 51 licensed under Chapter 956. of the Revised Code, or acquired by, 52 and confined on the premises of, an institution or organization of 53 the type described in section 955.16 of the Revised Code. A dog 54 that wears a valid registration tag may be seized on the premises 55 of its owner, keeper, or harborer and impounded only in the event 56 of a natural disaster. 57

If a dog warden has reason to believe that a dog is being

treated inhumanely on the premises of its owner, keeper, or

harborer, the warden shall apply to the court of common pleas for

the county in which the premises are located for an order to enter

the premises, and if necessary, seize the dog. If the court finds

probable cause to believe that the dog is being treated

inhumanely, it shall issue such an order.

The warden and deputies shall also investigate all claims for damages to animals reported to them under section 955.29 of the 66 Revised Code and assist claimants to fill out the claim form 67 therefor. They shall make weekly reports, in writing, to the board 68 in their respective counties of all dogs seized, impounded, 69 redeemed, and destroyed and of all claims for damage to animals 70 inflicted by dogs.

The wardens and deputies shall have the same police powers as 72 are conferred upon sheriffs and police officers in the performance 73 of their duties as prescribed by sections 955.01 to 955.27, 955.29 74 to 955.38, and 955.50 to 955.53 of the Revised Code. They shall 75 also have power to summon the assistance of bystanders in 76 performing their duties and may serve writs and other legal 77 processes issued by any court in their respective counties with 78 79 reference to enforcing those sections. County auditors may deputize the wardens or deputies to issue dog licenses as provided 80

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in sections 955.01 and 955.14 of the Revised Code.

Whenever any person files an affidavit in a court of 82 competent jurisdiction that there is a dog running at large that 83 is not kept constantly confined either in a registered dog kennel 84 registered under this chapter or one licensed under Chapter 956. 85 of the Revised Code or on the premises of an institution or 86 organization of the type described in section 955.16 of the 87 Revised Code or that a dog is kept or harbored in the warden's 88 jurisdiction without being registered as required by law, the 89 court shall immediately order the warden to seize and impound the 90 dog. Thereupon the warden shall immediately seize and impound the 91 dog complained of. The warden shall give immediate notice by 92 certified mail to the owner, keeper, or harborer of the dog seized 93 and impounded by the warden, if the owner, keeper, or harborer can 94 be determined from the current year's registration list maintained 95 by the warden and the county auditor of the county where the dog 96 is registered, that the dog has been impounded and that, unless 97 the dog is redeemed within fourteen days of the date of the 98 notice, it may thereafter be sold or destroyed according to law. 99 If the owner, keeper, or harborer cannot be determined from the 100 current year's registration list maintained by the warden and the 101 county auditor of the county where the dog is registered, the 102 officer shall post a notice in the pound or animal shelter both 103 describing the dog and place where seized and advising the unknown 104 owner that, unless the dog is redeemed within three days, it may 105 thereafter be sold or destroyed according to law. 106

As used in this section, "animal" has the same meaning as in section 955.51 of the Revised Code.

sec. 955.20. The registration fees provided for in sections 109
955.01 to 955.14 of the Revised Code and money transferred to the 110
county under section 956.07 of the Revised Code constitute a 111

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special fund known as "the dog and kennel fund." The fees shall be 112 deposited by the county auditor in the county treasury daily as 113 collected and. Money in the fund shall be used for the purpose of 114 defraying the cost of furnishing all blanks, records, tags, nets, 115 and other equipment, for the purpose of paying the compensation of 116 county dog wardens, deputies, poundkeepers, and other employees 117 necessary to carry out and enforce sections 955.01 to 955.261 of 118 the Revised Code, and for the payment of animal claims as provided 119 in sections 955.29 to 955.38 of the Revised Code, and in 120 accordance with section 955.27 of the Revised Code. The board of 121 county commissioners, by resolution, shall appropriate sufficient 122 funds out of the dog and kennel fund, not more than fifteen per 123 cent of which shall be expended by the auditor for registration 124 tags, blanks, records, and clerk hire, for the purpose of 125 defraying the necessary expenses of registering, seizing, 126 impounding, and destroying dogs in accordance with sections 955.01 127 to 955.27 of the Revised Code, and for the purpose of covering any 128 additional expenses incurred by the county auditor as authorized 129 by division (F)(3) of section 955.14 of the Revised Code. 130

If the funds so appropriated in any calendar year are found 131 by the board to be insufficient to defray the necessary cost and 132 expense of the county dog warden in enforcing sections 955.01 to 133 955.27 of the Revised Code, the board, by resolution so provided, 134 after setting aside a sum equal to the total amount of animal 135 claims paid or filed in that calendar year, or an amount equal to 136 the total amount of animal claims paid or allowed the preceding 137 year, whichever amount is larger, may appropriate further funds 138 for the use and purpose of the county dog warden in administering 139 those sections. 140

Sec. 955.26. Whenever, in the judgment of the director of health, any city or general health district board of health, or persons performing the duties of a board of health, rabies is

prevalent, the director of health, the board, or those persons 144 shall declare a quarantine of all dogs in the health district or 145 in a part of it. During the quarantine, the owner, keeper, or 146 harborer of any dog shall keep it confined on the premises of the 147 owner, keeper, or harborer, or in a suitable pound or, kennel, or 148 other suitable place, at the expense of the owner, keeper, or 149 harborer, except that a dog may be permitted to leave the premises 150 of its owner, keeper, or harborer if it is under leash or under 151 the control of a responsible person. The quarantine order shall be 152 considered an emergency and need not be published. 153

When the quarantine has been declared, the director of 154 health, the board, or those persons may require vaccination for 155 rabies of all dogs within the health district or part of it. Proof 156 of rabies vaccination within a satisfactory period shall be 157 demonstrated to the county auditor before any registration is 158 issued under section 955.01 of the Revised Code for any dog that 159 is required to be vaccinated.

The public health council shall determine appropriate methods 161 of rabies vaccination and satisfactory periods for purposes of 162 quarantines under this section. 163

When a quarantine of dogs has been declared in any health

district or part of a health district, the county dog warden and

all other persons having the authority of police officers shall

assist the health authorities in enforcing the quarantine order.

When rabies vaccination has been declared compulsory in any health

district or part of a health district, the dog warden shall assist

the health authorities in enforcing the vaccination order.

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Notwithstanding the provisions of this section, a city or 171 general health district board of health may make orders pursuant 172 to sections 3709.20 and 3709.21 of the Revised Code requiring the 173 vaccination of dogs.

society for the prevention of cruelty to animals, or other

profit that keeps, houses, and maintains dogs solely for the

purpose of providing shelter, care, and feeding of the dogs in

and humane treatment of dogs and other animals.

return for a fee or other consideration.

nonprofit organization that is devoted to the welfare, protection,

(D) "Boarding kennel" means an establishment operating for

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(E) "Breeding dog" means an unneutered, unspayed dog that is	206
primarily harbored or housed on property that is the dog's primary	207
residence.	208
(F) "High volume breeder" means an establishment that keeps,	209
houses, and maintains adult breeding dogs that produce at least	210
nine litters of puppies in any given calendar year and, in return	211
for a fee or other consideration, sells sixty or more adult dogs	212
or puppies per calendar year.	213
(G) "Dog retailer" means a person who buys, sells, or offers	214
to sell dogs at wholesale for resale to another or who sells or	215
gives one or more dogs to a pet store annually. "Dog retailer"	216
does not include an animal rescue for dogs, an animal shelter for	217
dogs, a humane society established under Chapter 1717. of the	218
Revised Code, a medical kennel for dogs, a research kennel for	219
dogs, a pet store, or a veterinarian.	220
(H) "Enclosure, crate, or cage" does not include an	221
enclosure, crate, or cage that is used during the transportation	222
of a dog or used for medical purposes.	223
(I) "Environmental division of the Franklin county municipal	224
court" means the environmental division of the Franklin county	225
municipal court created in section 1901.011 of the Revised Code.	226
(J) "Medical kennel for dogs" means a facility that is	227
maintained by a veterinarian and operated primarily for the	228
treatment of sick or injured dogs.	229
(K) "Pet store" means a retail store that sells dogs to the	230
public.	231
(L) "Puppy" means a dog that is under twelve months of age.	232
(M) "Research kennel for dogs" means a facility housing dogs	233
that is maintained exclusively for research purposes.	234
(N) "Veterinarian" means a veterinarian licensed under	235

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Chapter 4741. of the Revised Code.	236
Sec. 956.011. Medical kennels for dogs, research kennels for	237
dogs, animal shelters for dogs that are operated by a municipal	238
corporation, or by a county under Chapter 955. of the Revised	239
Code, and veterinarians are not required to obtain a license under	240
this chapter or comply with any other requirements of this chapter	241
and rules adopted under it.	242
Sec. 956.02. There is hereby created the kennel control	243
authority for the purpose of administering this chapter and rules	244
adopted under it by the director of the authority and ensuring the	245
welfare and humane treatment of dogs and their offspring in	246
accordance with this chapter and rules adopted under it. The	247
kennel control authority board created in section 956.18 of the	248
Revised Code shall designate a suitable individual as director of	249
the authority, who shall serve at the board's pleasure.	250
The director may contract with any political subdivision of	251
the state to assist the director and the director's authorized	252
representatives in administering and enforcing this chapter and	253
the rules adopted under it.	254
Sec. 956.03. The director of the kennel control authority	255
shall adopt rules in accordance with Chapter 119. of the Revised	256
<pre>Code establishing all of the following:</pre>	257
(A) Requirements and procedures governing high volume	258
breeders, including the licensing and inspection of and record	259
keeping by high volume breeders, in addition to the requirements	260
and procedures established in this chapter. The rules shall	261
require that a high volume breeder be assigned a license number	262
and that a high volume breeder provide the license number and the	263
applicable vendor number assigned by the department of taxation	264
whenever it solicits business or it is solicited for business.	265

(F) A requirement that each high volume breeder submit to the

director, with an application for a high volume breeder license,

evidence of insurance or, in the alternative, evidence of a surety

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bond payable to the authority to ensure compliance with this	298
chapter and rules adopted under it. The face value of the	299
<pre>insurance coverage or bond shall be in the following amounts:</pre>	300
(1) Five thousand dollars for high volume breeders keeping,	301
housing, and maintaining not more than twenty-five adult dogs;	302
(2) Ten thousand dollars for high volume breeders keeping,	303
housing, and maintaining at least twenty-six adult dogs but not	304
more than fifty adult dogs;	305
(3) Fifty thousand dollars for high volume breeders keeping,	306
housing, and maintaining more than fifty adult dogs.	307
The rules shall require that the insurance be payable to the	308
state or that the surety bond be subject to redemption by the	309
state, as applicable, upon a suspension or revocation of a high	310
volume breeder license for the purpose of paying for the	311
maintenance and care of dogs that are seized or otherwise	312
impounded from the high volume breeder in accordance with this	313
<pre>chapter.</pre>	314
(G) Procedures for inspections conducted under section 956.10	315
of the Revised Code in addition to the procedures established in	316
that section, and procedures for making records of the	317
<u>inspections;</u>	318
(H) Requirements and procedures that are necessary to	319
implement and enforce the requirements pertaining to pet stores	320
that are established in section 956.19 of the Revised Code;	321
(I)(1) A requirement that an in-state retailer or direct	322
seller of a puppy or adult dog provide to the purchaser the	323
complete name, address, and telephone number of all high volume	324
breeders, dog retailers, and private owners that kept, housed, or	325
maintained the puppy or adult dog prior to its coming into the	326
possession of the retailer or direct seller or proof that the	327
puppy or adult dog was acquired through an animal rescue for dogs,	328

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animal shelter for dogs, or humane society established under	329
Chapter 1717. of the Revised Code, or a valid health certificate	330
from the state of origin pertaining to the puppy or adult dog;	331
(2) A requirement that an out-of-state retailer or direct	332
seller of a puppy or adult dog that is conducting business in this	333
state provide to the purchaser a valid health certificate from the	334
state of origin pertaining to the puppy or adult dog and the	335
complete name, address, and telephone number of all breeders,	336
sellers, and private owners that kept, housed, or maintained the	337
puppy or adult dog prior to its coming into the possession of the	338
retailer or direct seller or proof that the puppy or adult dog was	339
acquired through an animal rescue for dogs, animal shelter for	340
dogs, or humane society in this state or another state.	341
(J) A requirement that a high volume breeder or a dog	342
retailer who advertises the sale of a puppy or adult dog include	343
with the advertisement the vendor number assigned by the tax	344
commissioner to the high volume breeder or to the dog retailer if	345
the sale of the puppy or dog is subject to the tax levied under	346
Chapter 5739. of the Revised Code;	347
(K) Requirements and procedures governing the registration of	348
litters under section 956.20 of the Revised Code;	349
(L) A requirement that a licensed high volume breeder and a	350
licensed dog retailer comply with Chapter 5739. of the Revised	351
Code. The rules shall authorize the director to suspend or revoke	352
a license for failure to comply with that chapter. The director	353
shall work in conjunction with the tax commissioner for the	354
purposes of this division.	355
(M) Any other requirements and procedures that are determined	356
by the commission to be necessary for the administration and	357
enforcement of this chapter and rules adopted under it.	358

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Sec. 956.04. (A)(1) No person shall operate a high volume	359
breeder in this state without a high volume breeder license issued	360
by the director of the kennel control authority in accordance with	361
this section and rules adopted under section 956.03 of the Revised	362
Code.	363
(2) The director shall not issue a license under this section	364
unless the director determines that the applicant will operate or	365
will continue to operate the high volume breeder in accordance	366
with this chapter and rules adopted under it.	367
(B) In determining whether an establishment is a high volume	368
breeder requiring a license under this chapter, the director shall	369
determine if, in any given year, the establishment is a high	370
volume breeder as defined in section 956.01 of the Revised Code.	371
All facilities that are located at an individual postal address	372
shall be licensed as one high volume breeder. Not more than one	373
license shall be issued under this section for any given postal	374
address.	375
(C) A person who is proposing to operate a new high volume	376
breeder shall submit an application for a license to the director	377
at least ninety days before commencing operation of the high	378
volume breeder. The application shall be submitted in the form and	379
with the information required by rules adopted under section	380
956.03 of the Revised Code and shall include with it at least all	381
of the following:	382
(1) An affidavit signed under oath or solemn affirmation of	383
the number of adult dogs that are kept, housed, and maintained by	384
the applicant at the location that is the subject of the	385
application;	386
(2) An estimate of the number of puppies to be kept, housed,	387
and maintained and of the number of litters of puppies or total	388
number of puppies to be produced during the annual term of the	389

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license;	390
(3) Photographic evidence documenting the facilities where	391
dogs will be kept, housed, and maintained by the applicant. The	392
kennel control authority may conduct an inspection of the	393
facilities that are the subject of an application in addition to	394
reviewing photographic evidence submitted by an applicant for a	395
license.	396
(4) A signed release permitting the performance of a	397
background investigation regarding the applicant in accordance	398
with rules adopted under section 956.03 of the Revised Code;	399
(5) The names and addresses and any other identifying	400
information required by rules adopted under section 956.03 of the	401
Revised Code of all persons who will have custody of or control	402
over dogs kept by the applicant.	403
(D) During the month of December but before the first day of	404
January of the next year, a person who is proposing to continue	405
the operation of a high volume breeder shall obtain a license for	406
the high volume breeder from the director for the following year.	407
The person shall submit the application to the director on or	408
before the last day of November of the year preceding the year for	409
which the license is sought.	410
(E) The owner or operator of a high volume breeder that is in	411
operation on the effective date of this section shall submit to	412
the director an application for a high volume breeder license not	413
later than three months after the effective date of this section.	414
The director shall issue or deny the application for a license	415
within ninety days after the receipt of the completed application.	416
(F) A person who has received a license under this section,	417
upon sale or other disposition of the high volume breeder, may	418
have the license transferred to another person with the consent of	419
the director, provided that the transferee otherwise qualifies to	420

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be licensed as a high volume breeder under this chapter and rules	421
adopted under it and does not have a certified unpaid debt to the	422
state.	423
(G) An applicant for a license issued under this section	424
shall demonstrate that the high volume breeder that is the subject	425
of the application complies with the standards of care and other	426
standards established under this chapter.	427
(H) No person shall be licensed as or operate a high volume	428
breeder who, in the past twenty years, has been convicted of or	429
pleaded guilty to violating section 959.01, 959.02, 959.03,	430
959.13, 959.131, 959.15, or 959.16 of the Revised Code or an	431
equivalent municipal ordinance, law of another state, or law of	432
the federal government or who, in the past twenty years, has been	433
convicted of or pleaded guilty to violating more than once section	434
2919.25 of the Revised Code or an equivalent municipal ordinance,	435
law of another state, or law of the federal government.	436
Sec. 956.05. (A)(1) No person shall act as or perform the	437
functions of a dog retailer in this state without a dog retailer	438
license issued by the director of the kennel control authority in	439
accordance with this section and rules adopted under section	440
956.03 of the Revised Code.	441
(2) The director shall not issue a license under this section	442
unless the director determines that the applicant will act as or	443
perform the functions of a dog retailer in accordance with this	444
<pre>chapter and rules adopted under it.</pre>	445
(B) A person who is proposing to act as or perform the	446
functions of a dog retailer shall submit an application for a	447
license to the director. During the month of December but before	448
the first day of January of the next year, a person who is	449
proposing to continue to act as or perform the functions of a dog	450
retailer shall obtain a license from the director for the	451

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following year. The person shall submit the application to the	452
director on or before the last day of November of the year	453
preceding the year for which the license is sought.	454
(C) A person who is acting as or performing the functions of	455
a dog retailer on the effective date of this section shall submit	456
to the director an application for a dog retailer license not	457
later than three months after the effective date of this section.	458
The director shall issue or deny the application for a license	459
within ninety days after the receipt of the completed application.	460
(D) No person shall be licensed as or act as or perform the	461
functions of a dog retailer who, in the past twenty years, has	462
been convicted of or pleaded guilty to violating section 959.01,	463
959.02, 959.03, 959.13, 959.131, 959.15, or 959.16 of the Revised	464
Code or an equivalent municipal ordinance, law of another state,	465
or law of the federal government or who, in the past twenty years,	466
has been convicted of or pleaded guilty to violating more than	467
once section 2919.25 of the Revised Code or an equivalent	468
municipal ordinance, law of another state, or law of the federal	469
<pre>government.</pre>	470
Sec. 956.06. (A) No person shall operate an animal rescue for	471
dogs without a license to do so issued by the director of the	472
kennel control authority in accordance with rules adopted under	473
section 956.03 of the Revised Code. No license application fee	474
shall be charged to an animal rescue for dogs. The director shall	475
maintain a database of all persons that are licensed to operate an	476
animal rescue for dogs in this state.	477
annual rescue for dogs in this state.	4//
(B) No person shall be licensed as or operate an animal	478
rescue for dogs who, in the past twenty years, has been convicted	479
of or pleaded guilty to violating section 959.01, 959.02, 959.03,	480
959.13, 959.131, 959.15, or 959.16 of the Revised Code or an	481
equivalent municipal ordinance, law of another state, or law of	482

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the federal government or who, in the past twenty years, has been	483
convicted of or pleaded guilty to violating more than once section	484
2919.25 of the Revised Code or an equivalent municipal ordinance,	485
law of another state, or law of the federal government.	486
Sec. 956.07. (A) A person who is applying for a license to	487
operate a high volume breeder or to act as or perform the	488
functions of a dog retailer under section 956.04 or 956.05 of the	489
Revised Code, as applicable, shall include with the application	490
for a license a nonrefundable license application fee as follows:	491
(1) For a high volume breeder:	492
(a) One hundred fifty dollars if breeding dogs at the high	493
volume breeder annually produce at least nine, but not more than	494
fifteen litters or, if fewer than nine litters are produced, at	495
<pre>least sixty puppies are produced in a calendar year at the kennel;</pre>	496
(b) Two hundred fifty dollars if breeding dogs at the high	497
volume breeder annually produce at least sixteen, but not more	498
than twenty-five litters;	499
(c) Three hundred fifty dollars if breeding dogs at the high	500
volume breeder annually produce at least twenty-six, but not more	501
than thirty-five litters;	502
(d) Five hundred dollars if breeding dogs at the high volume	503
breeder annually produce at least thirty-six, but not more than	504
<pre>forty-five litters;</pre>	505
(e) Seven hundred fifty dollars if breeding dogs at the high	506
volume breeder annually produce forty-six or more litters.	507
(2) For a dog retailer, five hundred dollars.	508
(B) The owner of a boarding kennel shall register the	509
boarding kennel with the director of the kennel control authority	510
by paying an annual fee of fifty dollars.	511

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sixteen feet.	543
(2) In an indoor enclosure with no attached outdoor	544
enclosure, but with an exercise period in an outdoor enclosure	545
that is provided at least two hours each day, provided that not	546
more than three dogs are kept or confined in the indoor or outdoor	547
enclosure at any one time. For dogs that weigh less than twenty	548
pounds, the indoor enclosure shall be at least four feet by four	549
feet, and outdoor exercise shall take place in an enclosed area	550
that is at least ten feet by ten feet. For dogs that weigh at	551
least twenty pounds, but less than fifty-one pounds, the indoor	552
enclosure shall be at least four feet by six feet, and outdoor	553
exercise shall take place in an enclosed area that is at least	554
twenty feet by twenty feet. For dogs that weigh fifty-one pounds	555
or more, the indoor enclosure shall be at least four feet by eight	556
feet, and outdoor exercise shall take place in an enclosed area	557
that is at least forty feet by forty feet.	558
For purposes of complying with division (A)(2) of this	559
section, an indoor enclosure may be utilized for exercise when	560
weather does not permit access to an outdoor enclosure. However,	561
the indoor exercise enclosure shall comply with the size	562
requirements that are established in this division for outdoor	563
enclosures that are used for exercise. In addition, exercise is	564
not required for a dog that has an illness and for which exercise	565
would be detrimental to recovering from the illness. In addition,	566
for purposes of complying with division (A)(2) of this section,	567
enclosures may be stacked on top of one another, but there shall	568
be a nonporous barrier separating the floor and ceiling of stacked	569
enclosures.	570
(B) Keep or confine dogs in an enclosure, crate, or cage with	571
any dog exhibiting vicious or aggressive behavior. Any dog	572
exhibiting vicious or aggressive behavior shall be housed	573
separately to avoid injury to other dogs.	574

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(C) Keep or confine more than three adult dogs in one	575
enclosure, crate, or cage;	576
(D) Keep or confine a female dog that is nursing in an	577
enclosure, crate, or cage with another adult dog;	578
(E) Keep or confine a dog in an enclosure, crate, or cage	579
without access to either natural or artificial light during	580
daytime hours;	581
(F) Keep or confine a dog in an enclosure, crate, or cage	582
outdoors unless the dog has access at all times to a dry insulated	583
indoor shelter or dog house with clean straw or other nontoxic	584
insulating material in an amount that is sufficient to permit the	585
dog to burrow under the straw or material while at the same time	586
using the straw or material as bedding;	587
(G) Keep or confine a dog in an enclosure, crate, or cage if	588
urine or feces have accumulated beyond an amount that is expected	589
to accumulate in a normal twenty-four-hour period or, if the dog	590
is a female dog with a litter, in a normal twelve-hour period;	591
(H) Keep or confine a dog in an enclosure, crate, or cage	592
without access to clean unfrozen water at all times unless the dog	593
is being used for hunting or sledding, in which case access to	594
clean unfrozen water shall be provided not less than one time per	595
eight-hour period. Water shall be provided to a dog in an open	596
bowl or container that is not a drip bottle or limited intake	597
mechanism.	598
(I) Keep or confine a dog in an enclosure, crate, or cage	599
without access to adequate and wholesome food on a daily basis so	600
as to ensure a proper and healthy weight unless medically	601
<pre>contraindicated;</pre>	602
(J) Keep or confine a dog in an enclosure, crate, or cage	603
with flooring material that is incapable of being cleaned or	604
sanitized or that is likely to cause injury to the pads of a dog's	605

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<u>feet;</u>	606
(K) Keep or confine a dog in an enclosure, crate, or cage	607
without providing a solid, nonporous surface, free from moisture	608
or feces, that comprises at least fifty per cent of the floor of	609
the enclosure, crate, or cage. The solid surface may include soft	610
bedding. Female dogs with litters and puppies twelve weeks of age	611
or less shall be housed in an enclosure, crate, or cage with a	612
solid, nonporous surface, free from moisture or feces, that	613
comprises one hundred per cent of the floor of the enclosure,	614
crate, or cage. If a nonporous surface that is made of metal is	615
used as flooring in the enclosure, crate, or cage, sufficient	616
straw or soft bedding must be added to offer protection to the	617
dog.	618
(L) Keep or confine a dog in an enclosure, crate, or cage in	619
unsanitary conditions. Hard surfaces used by dogs must be	620
spot-cleaned daily and sanitized at least once every two weeks to	621
prevent the accumulation of dirt, debris, food waste, excreta, and	622
other disease hazards.	623
(M) Keep or confine a dog in an enclosure, crate, or cage	624
that is in contact with or in the immediate vicinity of any animal	625
with a diagnosed or suspected disease that is contagious to dogs;	626
(N) Keep or confine a dog in an enclosure, crate, or cage	627
without adequate ventilation to minimize odors, drafts, ammonia	628
levels, and to prevent the condensation of moisture;	629
(0) Keep or confine a dog in an enclosure, crate, or cage	630
without providing shelter from the elements;	631
(P) Keep or confine a dog in an outdoor run or kennel where	632
shade is not provided during the months of May through September;	633
(O) Keep or confine a dog in an indoor enclosure, crate, or	634
cage where the temperature is below fifty degrees fahrenheit or	635
over ninety degrees fahrenheit;	636

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(R) Fail to keep the area around a kennel in good repair,	637
clean, and free from accumulations of junk, waste products, and	638
discarded materials to protect dogs from injury and to prevent	639
infestation by birds, rodents, or other pests. Weeds, grasses,	640
bushes, and trees shall be controlled at the property on which a	641
kennel is located to allow for effective pest control and to	642
protect the health and safety of the dogs that are housed at the	643
kennel.	644
(S) Fail to provide a dog with sufficient interaction with	645
other dogs. The opportunity for interaction shall allow the dog to	646
move relative to age, breed, sex, and reproductive status and	647
shall take place separately from the primary enclosure in an area	648
that is clean, free of pests and vermin, and that will prevent	649
escape. Dogs in activity groups must be compatible and free of	650
infectious disease.	651
(T) Fail to sanitize food and water receptacles at least	652
every two weeks or more often if necessary to prevent an	653
accumulation of dirt, debris, food waste, excreta, and other	654
disease hazards;	655
(U) Fail to provide a dog with appropriate veterinary care	656
and treatment for any disease, illness, or injury;	657
(V) Fail to provide all bitches with a clean, appropriate	658
whelping box to securely house their puppies during whelping. The	659
whelping box shall be designed so that the bitch can lay fully	660
recumbent, stand, turn around, and have some freedom of movement.	661
No other animals shall inhabit the whelping box besides the bitch	662
and puppies.	663
(W) Fail to trim an adult dog's nails so that there is	664
curling or an impairment of the dog's gait;	665
(X) Fail to provide regular care to a dog to prevent matting	666
of fur from fecal matter or bodily fluids;	667

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(Y) Fail to provide a dog with appropriate protection from	668
ectopic parasites or treatment for worms if the dog is so	669
afflicted;	670
(Z) Fail to provide an adult dog with appropriate	671
vaccinations as determined by the dog's veterinarian;	672
(AA) Fail to provide each puppy that is three months of age	673
or older with appropriate phase-in booster vaccines as recommended	674
by a licensed veterinarian;	675
(BB) Fail to provide heartworm preventative to a breeding dog	676
as determined by the dog's veterinarian;	677
(CC) Fail to ensure that a dog in the person's possession or	678
control requiring euthanization is euthanized by a veterinarian or	679
a person under the direct supervision of a veterinarian;	680
(DD) Beat or brutalize a dog within the person's custody or	681
<pre>control;</pre>	682
(EE) Breed a female dog that has not had a physical	683
examination from a licensed veterinarian in the last twelve months	684
<pre>before breeding;</pre>	685
(FF) Dock a dog's tail, crop a dog's ear, remove a dog's	686
claws, or debark a dog. Tail docking, ear cropping, the removal of	687
a dog's claws, or debarking shall only be conducted by a licensed	688
veterinarian.	689
(GG) Fail to prepare and implement a plan for the disposal of	690
waste that is generated by dogs at the kennel;	691
(HH) Keep a dog in an enclosure, crate, or cage that includes	692
exposed metal caging without a protective plastic or rubber	693
coating.	694
Divisions (A), (E), (F), (H), (I), (K), and (O) of this	695
section do not apply during the temporary transportation of a dog	696
from one location to another location.	697

Sec. 956.09. The director of the kennel control authority 698 shall appoint kennel control enforcement inspectors for the 699 purpose of enforcing the requirements and standards established by 700 this chapter and rules adopted under it and to act as authorized 701 agents of the authority. Inspectors shall serve at the pleasure of 702 the director and shall be employees of the kennel control 703 authority. Inspectors may issue citations and orders that are 704 necessary to enforce this chapter and rules adopted under it. The 705 director shall provide each kennel control enforcement inspector 706 with an identifying badge and an official uniform. A kennel 707 control enforcement inspector shall have training in animal 708 husbandry, kennel management, record keeping, and first aid. 709 Sec. 956.10. (A) At least once biennially, the director of 710 the kennel control authority or the director's authorized 711 representative shall inspect a high volume breeder that is subject 712 to licensure under this chapter and rules adopted under section 713 956.03 of the Revised Code to ensure compliance with this chapter 714 and rules adopted under it, including, but not limited to, the 715 standards of care established in section 956.08 of the Revised 716 Code. In addition, upon a complaint, the director may inspect an 717 animal rescue for dogs to ensure compliance with this chapter and 718 rules adopted under section 956.03 of the Revised Code, including, 719 but not limited to, the standards of care established in section 720 956.08 of the Revised Code. Inspections shall be conducted without 721 prior notification to the licensee or persons associated with the 722 licensee. In addition, upon the request of a member of the public, 723 a public official, an animal rescue for dogs, or an animal shelter 724 for dogs, the director or the director's authorized representative 725 shall inspect any facility at which a person is acting as or 726 performing the functions of a dog retailer to ensure such 727

728

compliance.

section is refused or if an inspection or investigation is 761 refused, hindered, or thwarted by intimidation or otherwise and if 762 the director, an authorized representative of the director, or the 763 attorney general applies for and obtains a court order or a search 764 warrant under division (B) of this section to conduct the 765 inspection or investigation, the owner or operator of the premises 766 where entry was refused or inspection or investigation was 767 refused, hindered, or thwarted is liable to the director for the 768 reasonable costs incurred by the director for the regular salaries 769 and fringe benefit costs of personnel assigned to conduct the 770 inspection or investigation from the time the court order or 771 search warrant was issued until the court order or search warrant 772 is executed; for the salary, fringe benefits, and travel expenses 773 of the director, an authorized representative of the director, or 774 the attorney general incurred in obtaining the court order or 775 search warrant; and for expenses necessarily incurred for the 776 assistance of local law enforcement officers in executing the 777 court order or search warrant. In the application for a court 778 order or a search warrant, the director, the director's authorized 779 representative, or the attorney general may request and the court, 780 in its order granting the court order or search warrant, may order 781 the owner or operator of the premises to reimburse the director 782 for any of those costs that the court finds reasonable. From money 783 recovered under this division, the director shall reimburse the 784 attorney general for the costs incurred by the attorney general in 785 connection with proceedings for obtaining the court order or 786 search warrant, shall reimburse the political subdivision in which 787 the premises is located for the assistance of its law enforcement 788 officers in executing the court order or search warrant, and shall 789 deposit the remainder in the state treasury to the credit of the 790 high volume breeder kennel control license fund created in section 791 956.17 of the Revised Code. 792

(E) A dog warden appointed under Chapter 955. of the Revised

Sub. S. B. No. 95 Page 28 As Reported by the Senate State and Local Government and Veterans Affairs Committee division of the Franklin county municipal court. 825 (D) The director may enter into contracts or agreements with 826 an animal rescue for dogs, an animal shelter for dogs, a boarding 827 kennel, a veterinarian, a board of county commissioners, or a 828 humane society established under Chapter 1717. of the Revised Code 829 for the purpose of keeping, housing, and maintaining dogs that are 830 impounded under this section. If, after the final disposition of 831 an adjudication hearing and any appeals from that adjudication 832 hearing, it is determined that a dog shall be permanently 833 relinguished to the custody of the kennel control authority, the 834 dog may be adopted directly from the animal rescue for dogs, 835 animal shelter for dogs, boarding kennel, veterinarian, county dog 836 pound, or humane society where it is being kept, housed, and 837 maintained, provided that the dog has been spayed or neutered 838 unless there are medical reasons against spaying or neutering as 839 determined by a veterinarian. The animal rescue for dogs, animal 840 shelter for dogs, boarding kennel, veterinarian, county dog pound, 841 or humane society may charge a reasonable adoption fee. The fee 842 shall be at least sufficient to cover the costs of spaying or 843 neutering the dog unless it is medically contraindicated. 844 Impounded dogs shall be returned to persons acquitted of any 845 alleged violations. 846 Sec. 956.12. If the director of the kennel control authority 847 or the director's authorized representative determines that a 848 person has violated or is violating this chapter or rules adopted 849 under it, the director may issue and cause to be served by 850

sec. 956.12. If the director of the kennel control authority
or the director's authorized representative determines that a

person has violated or is violating this chapter or rules adopted
under it, the director may issue and cause to be served by

certified mail or personal service a citation of violation and an
order requiring the person to cease the acts or practices that
constitute a violation of this chapter or rules adopted under it

or requiring the person to take corrective actions to eliminate
the conditions that constitute a violation of this chapter and
rules adopted under it. The order shall state specifically the

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provision or provisions of this chapter or the rule or rules	857
adopted under this chapter that have been violated and the facts	858
constituting the violation, the actions that the person must take	859
to correct the deficiencies, and the time period within which the	860
person must correct the violations.	861
Sec. 956.13. (A) The director of the kennel control authority	862
<u>may assess a civil penalty against a person violating this chapter</u>	863
or rules adopted under it if all of the following occur:	864
	865
(1) The person has received an order and been notified of the	866
violation by certified mail as required in section 956.12 of the	867
Revised Code.	868
(2) After the time period for correcting the violation	869
specified in the order has elapsed, the director or the director's	870
authorized representative has inspected the premises where the	871
violation has occurred and determined that the violation has not	872
been corrected, and the director has issued a notice of an	873
adjudication hearing pursuant to division (A)(3) of this section.	874
(3) The director affords the person an opportunity for an	875
adjudication hearing under Chapter 119. of the Revised Code to	876
challenge the director's determination that the person is not in	877
compliance with this chapter or rules adopted under it, the	878
imposition of the civil penalty, or both. A person may waive the	879
opportunity for an adjudication hearing.	880
(B) If the opportunity for an adjudication hearing is waived	881
or if, after an adjudication hearing, the director determines that	882
a violation of this chapter or a rule adopted under it has	883
occurred or is occurring, the director may assess a civil penalty.	884
The civil penalty may be appealed in accordance with section	885
119.12 of the Revised Code, except that the civil penalty may only	886
be appealed to the environmental division of the Franklin county	887

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municipal court.	888
(C) Civil penalties shall be assessed in the following	889
amounts:	890
(1) A person who has violated division (A)(1) of section	891
956.04, division (A)(1) of section 956.05, or division (A) of	892
section 956.06 of the Revised Code shall pay a civil penalty in an	893
amount that is equal to two times the amount of the license fee	894
that should have been paid by the person under section 956.07 of	895
the Revised Code.	896
(2) A person who has violated division (H) of section 956.04,	897
division (D) of section 956.05, or division (B) of section 956.06	898
of the Revised Code shall pay a civil penalty of not more than	899
fifteen thousand dollars.	900
(3) A person who has violated any other provision of this	901
chapter or rules adopted under it, including, but not limited to,	902
the standards of care established in section 956.08 of the Revised	903
Code, shall pay a civil penalty of twenty-five dollars.	904
Each day that a violation continues constitutes a separate	905
violation.	906
Sec. 956.14. The attorney general, upon the request of the	907
director of the kennel control authority, may bring an action for	908
injunction against a person who has violated or is violating this	909
chapter, rules adopted under it, or an order issued under section	910
956.12 of the Revised Code. An action for injunction shall be	911
filed in the appropriate court in the county in which the	912
violation is alleged to have occurred. The court shall grant such	913
injunctive relief upon a showing that the person against whom the	914
action is brought has violated or is violating this chapter, rules	915
adopted under it, or an order issued under it. The court shall	916
give precedence to such an action over all other cases.	917

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Sec. 956.15. (A) The director of the kennel control authority	918
may deny an application for a license that is submitted under	919
section 956.04, 956.05, or 956.06 of the Revised Code for either	920
of the following reasons:	921
(1) The applicant for the license has violated any provision	922
of this chapter or a rule adopted under it if the violation	923
materially threatens the health or welfare of a dog.	924
(2) The applicant, in the past twenty years, has been	925
convicted of or pleaded guilty to violating section 959.01,	926
959.02, 959.03, 959.13, 959.131, 959.15, or 959.16 of the Revised	927
Code or an equivalent municipal ordinance, law of another state,	928
or law of the federal government or, in the past twenty years, has	929
been convicted of or pleaded guilty to violating more than once	930
section 2919.25 of the Revised Code or an equivalent municipal	931
ordinance, law of another state, or law of the federal government.	932
(B) The director may suspend or revoke a license issued under	933
this chapter for violation of any provision of this chapter or a	934
rule adopted or order issued under it if the violation materially	935
threatens the health and welfare of a dog.	936
(C) An application or a license shall not be denied,	937
suspended, or revoked under this section without a written order	938
of the director stating the findings on which the denial,	939
suspension, or revocation is based. A copy of the order shall be	940
sent to the applicant or license holder by certified mail or may	941
be provided to the applicant or license holder by personal	942
service. In addition, the person to whom a denial, suspension, or	943
revocation applies may request an adjudication hearing under	944
Chapter 119. of the Revised Code. The director shall comply with	945
such a request. The determination of the director at an	946
adjudication hearing may be appealed in accordance with section	947
119.12 of the Revised Code, except that the determination may be	948

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appealed only to the environmental division of the Franklin county	949
municipal court.	950
Sec. 956.16. The director of the kennel control authority,	951
the director's authorized representative, or the attorney general	952
may require the attendance of witnesses and the production of	953
books, records, papers, and dogs that are needed either by the	954
director or the attorney general or by any party to a hearing	955
before the director and for that purpose may issue a subpoena for	956
any witness or a subpoena duces tecum to compel the production of	957
any books, records, papers, or dogs. The subpoena shall be served	958
by personal service or by certified mail. If the subpoena is	959
returned because of inability to deliver, or if no return is	960
received within thirty days after the date of mailing, the	961
subpoena may be served by ordinary mail. If no return of ordinary	962
mail is received within thirty days after the date of mailing,	963
service shall be deemed to have been made. If the subpoena is	964
returned because of inability to deliver, the director or the	965
attorney general may designate a person or persons to effect	966
either personal or residence service on the witness. The person	967
designated to effect personal or residence service under this	968
section may be the sheriff of the county in which the witness	969
resides or may be found or any other duly designated person. The	970
fees and mileage of the person serving the subpoena shall be the	971
same as those allowed by the courts of common pleas in criminal	972
cases and shall be paid from the funds of the authority. Fees and	973
mileage for the witness shall be the same as those allowed for	974
witnesses by the courts of common pleas in criminal cases and	975
shall be paid from the funds of the authority upon request of the	976
witness following the hearing.	977
Sec. 956.17. All money collected by the director of the	978
kennel control authority from license and registration fees under	979

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sections 956.07 and 956.20 of the Revised Code and all money	980
collected from civil penalties assessed under section 956.13 of	981
the Revised Code shall be deposited in the state treasury to the	982
credit of the high volume breeder kennel control license fund,	983
which is hereby created. The director shall use money in the fund	984
for the purpose of administering this chapter and rules adopted	985
under it.	986
Sec. 956.18. (A) There is hereby created the kennel control	987
authority board consisting of one member of the senate appointed	988
by the president of the senate, one member of the house of	989
representatives appointed by the speaker of the house of	990
representatives, and the following seven members appointed by the	991
<pre>governor:</pre>	992
(1) One member representing animal care and welfare	993
organizations in this state;	994
(2) One member who is a county dog warden;	995
(3) One member who is a veterinarian;	996
(4) One member representing pet stores in this state that are	997
licensed under this chapter as high volume breeders or dog	998
retailers;	999
(5) One member who is a member in good standing of a national	1000
breed parent club of the American kennel club;	1001
(6) One member who is licensed under this chapter as a high	1002
volume breeder;	1003
(7) One member representing the public.	1004
Initial appointments to the board shall be made not later	1005
than sixty days after the effective date of this section. Terms of	1006
office of the members appointed by the president of the senate and	1007
the speaker of the house of representatives shall coincide with	1008
their terms of office as members of the senate and the house of	1009

performance of official duties as members of the board.

1041

(C) The board shall provide oversight and evaluation of the	1042
administration of this chapter and rules adopted under it,	1043
including the operation of the kennel control authority created in	1044
section 956.02 of the Revised Code. The oversight and evaluation	1045
may include, but not be limited to, a determination of whether	1046
this chapter and rules adopted under it and the operation of the	1047
authority have resulted in the prevention of cruelty to and abuse	1048
of dogs and an evaluation of the sanctions imposed on violators of	1049
this chapter and rules adopted under it. In addition, the board	1050
may make recommendations to the director of the kennel control	1051
authority for changes to the administration of this chapter and	1052
rules adopted under it and to the general assembly for changes to	1053
this chapter that the board considers necessary for the effective	1054
enforcement of this chapter and rules adopted under it. The board	1055
may inspect records kept by the kennel control authority and may	1056
interview kennel control enforcement inspectors. The board, by the	1057
thirty-first day of December each year, shall issue a report of	1058
its findings and submit it to the authority, the president of the	1059
senate, and the speaker of the house of representatives.	1060
Sec. 956.19. (A) In accordance with rules adopted under	1061
section 956.03 of the Revised Code, at the time of the sale of a	1062
dog, a pet store shall provide the buyer of the dog with either of	1063
the following:	1064
(1) A record of veterinary examination that states that the	1065
dog presents no evidence of disease or physical deformity at the	1066
time of the examination;	1067
(2) A money-back quarantee that is valid for not less than	1068
twenty-one days after the date of purchase of the dog. The	1069
guarantee shall authorize the purchaser of the dog to receive the	1070
purchase price of the dog from the pet store within that	1071
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twenty-one-day period if the purchaser presents a statement to the

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pet store from a veterinarian who has examined the dog within	1073
fourteen days of the purchase of the dog that the dog has a	1074
significant disease, illness, or injury that was in existence at	1075
the time of the purchase of the dog.	1076
(B) A pet store shall post written notice of the pet store's	1077
responsibility under this section in a conspicuous location near	1078
the pet store's cash register. The written notice shall be posted	1079
in accordance with rules and shall be in prominent and easily read	1080
type that is not less than eighteen-point type.	1081
(C) At a time prior to the sale of a dog, a pet store shall	1082
provide the name, complete address, and telephone number of the	1083
breeder that bred the dog, the high volume breeder where the dog	1084
was kept, housed, and maintained, and the dog retailer from whom	1085
the pet store acquired the dog, as applicable. The pet store also	1086
shall provide the telephone number and the address of the kennel	1087
control authority.	1088
(D) No pet store shall fail to comply with this section.	1089
(E) A pet store that fails to comply with division (A)(1) of	1090
this section with respect to the sale of a dog or a pet store that	1091
fails to refund the purchase price of a dog in accordance with	1092
division (A)(2) of this section is liable to the purchaser of the	1093
dog for an amount that is equal to the actual damages incurred by	1094
the purchaser within one year after the date of the purchase of	1095
the dog, except that veterinary expenses are to be limited to not	1096
more than five hundred dollars. The pet store also is liable for	1097
reasonable attorney's fees and costs incurred by the purchaser. In	1098
addition, the buyer of the dog may keep the dog.	1099
(F) The director of the kennel control authority or the	1100
director's authorized representative shall enforce divisions (A)	1101
through (D) of this section. Kennel control enforcement inspectors	1102
may make inspections of pet stores for the purpose of enforcing	1103

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those divisions of this section.	1104
(G) A purchaser shall commence any action necessary to	1105
recover damages specified in division (E) of this section within	1106
two years from the date of purchase of a dog.	1107
Sec. 956.20. No high volume breeder shall sell or otherwise	1108
transfer a puppy that is less than ninety days old without	1109
registering the litter in which the puppy was born with the	1110
director of the kennel control authority in accordance with rules	1111
adopted under section 956.03 of the Revised Code and paying a	1112
registration fee of twenty-five dollars per litter. This section	1113
does not apply to an animal rescue for dogs or an animal shelter	1114
for dogs.	1115
Sec. 956.98. No person shall violate this chapter or a rule	1116
adopted or order issued under it.	1117
Sec. 956.99. Whoever violates section 956.98 of the Revised	1118
Code is guilty of a misdemeanor of the first degree.	1119
Sec. 1901.183. In addition to jurisdiction otherwise granted	1120
in this chapter, the environmental division of a municipal court	1121
shall have jurisdiction within its territory in all of the	1122
following actions or proceedings and to perform all of the	1123
following functions:	1124
(A) Notwithstanding any monetary limitations in section	1125
1901.17 of the Revised Code, in all actions and proceedings for	1126
the sale of real or personal property under lien of a judgment of	1127
the environmental division of the municipal court, or a lien for	1128
machinery, material, fuel furnished, or labor performed,	1129
irrespective of amount, and, in those cases, the environmental	1130
division may proceed to foreclose and marshal all liens and all	1131
vested or contingent rights, to appoint a receiver, and to render	1132

personal judgment irrespective of amount in favor of any party;

1133

- (B) When in aid of execution of a judgment of the 1134 environmental division of the municipal court, in all actions for 1135 the foreclosure of a mortgage on real property given to secure the 1136 payment of money, or the enforcement of a specific lien for money 1137 or other encumbrance or charge on real property, when the real 1138 property is situated within the territory, and, in those cases, 1139 the environmental division may proceed to foreclose all liens and 1140 all vested and contingent rights and proceed to render judgments, 1141 and make findings and orders, between the parties, in the same 1142 manner and to the same extent as in similar cases in the court of 1143 common pleas; 1144
- (C) When in aid of execution of a judgment of the 1145 environmental division of the municipal court, in all actions for 1146 the recovery of real property situated within the territory to the 1147 same extent as courts of common pleas have jurisdiction; 1148
- (D) In all actions for injunction to prevent or terminate 1149 violations of the ordinances and regulations of any municipal 1150 corporation within its territory enacted or promulgated under the 1151 police power of that municipal corporation pursuant to Section 3 1152 of Article XVIII, Ohio Constitution, over which the court of 1153 common pleas has or may have jurisdiction, and, in those cases, 1154 the environmental division of the municipal court may proceed to 1155 render judgments, and make findings and orders, in the same manner 1156 and to the same extent as in similar cases in the court of common 1157 pleas; 1158
- (E) In all actions for injunction to prevent or terminate 1159 violations of the resolutions and regulations of any political 1160 subdivision within its territory enacted or promulgated under the 1161 power of that political subdivision pursuant to Article X of the 1162 Ohio Constitution, over which the court of common pleas has or may 1163 have jurisdiction, and, in those cases, the environmental division 1164

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of the municipal court may proceed to render judgments, and make	1165
findings and orders, in the same manner and to the same extent as	1166
in similar cases in the court of common pleas;	1167
(F) In any civil action to enforce any provision of Chapter	1168
3704., 3714., 3734., 3737., 3767., or 6111. of the Revised Code	1169
over which the court of common pleas has or may have jurisdiction,	1170
and, in those actions, the environmental division of the municipal	1171
court may proceed to render judgments, and make findings and	1172
orders, in the same manner and to the same extent as in similar	1173
actions in the court of common pleas;	1174
(G) In all actions and proceedings in the nature of	1175
creditors' bills, and in aid of execution to subject the interests	1176
of a judgment debtor in real or personal property to the payment	1177
of a judgment of the division, and, in those actions and	1178
proceedings, the environmental division may proceed to marshal and	1179
foreclose all liens on the property irrespective of the amount of	1180
the lien, and all vested or contingent rights in the property;	1181
(H) Concurrent jurisdiction with the court of common pleas of	1182
all criminal actions or proceedings related to the pollution of	1183
the air, ground, or water within the territory of the	1184
environmental division of the municipal court, for which a	1185
sentence of death cannot be imposed under Chapter 2903. of the	1186
Revised Code;	1187
(I) In any review or appeal of any final order of any	1188
administrative officer, agency, board, department, tribunal,	1189
commission, or other instrumentality that relates to a local	1190
building, housing, air pollution, sanitation, health, fire,	1191
zoning, or safety code, ordinance, or regulation, in the same	1192
manner and to the same extent as in similar appeals in the court	1193
of common pleas;	1194
(J) With respect to the environmental division of the	1195

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Franklin county municipal court, to hear appeals from adjudication	1196
hearings conducted under Chapter 956. of the Revised Code.	1197
Section 2. That existing sections 955.02, 955.10, 955.12,	1198
955.20, 955.26, and 1901.183 of the Revised Code are hereby	1199
repealed.	1200
Section 3. It is the intent of the General Assembly to	1201
appropriate money to the High Volume Breeder Kennel Control	1202
License Fund created in section 956.17 of the Revised Code to	1203
enable the Kennel Control Authority created in section 956.02 of	1204
the Revised Code to begin administering Chapter 956. of the	1205
Revised Code and rules adopted under it.	1206
Section 4. Notwithstanding the requirements for licensure for	1207
two members of the kennel control authority board created under	1208
section 956.18 of the Revised Code, for the initial appointments	1209
of such members it is sufficient that these appointees apply for	1210
the requisite licensure within thirty days after their	1211
appointments are made. Their continued membership on the board is	1212
contingent upon the satisfactory completion of the application	1213
process and receipt of the requisite license from the director of	1214
the kennel control authority. An inability to obtain approval for	1215
licensure shall render the office vacant. All subsequent members	1216
who are required to have a license shall be licensed, or be in the	1217
process of renewing such license, before being appointed to the	1218
board.	1219