THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1167 Session of 2007

INTRODUCED BY LOGAN, LAVALLE, ERICKSON, RAFFERTY, STACK, FONTANA, COSTA, KITCHEN, BOSCOLA, FERLO, HUGHES AND WONDERLING, DECEMBER 7, 2007

REFERRED TO AGRICULTURE AND RURAL AFFAIRS, DECEMBER 7, 2007

AN ACT

1 2 3 4 5 6 7 8 9	Amending the act of December 22, 1983 (P.L.303, No.83), entitled "An act relating to destruction of pet animals; prohibiting certain methods of destruction; providing for a limited license to dispense certain drugs; providing for regulation and enforcement; providing for use of certain surplus funds; and providing penalties," further providing for prohibited means of destroying animals, for use of carbon monoxide systems and for penalties; and providing for local law enforcement.
10	The General Assembly of the Commonwealth of Pennsylvania
11	hereby enacts as follows:
12	Section 1. Section 1 of the act of December 22, 1983
13	(P.L.303, No.83), referred to as the Animal Destruction Method
14	Authorization Law, is amended to read:
15	Section 1. Prohibited means of destruction of animals.
16	No animal shall be destroyed by means of [a] the following:
17	(1) A high altitude decompression chamber or
18	decompression device.
19	(2) Carbon monoxide gas from any source.
20	(3) Chloroform, ether, halothane, fluothane or any
21	similar substance, when administered in an airtight chamber

- 1 <u>or plastic baq.</u>
- 2 Section 2. Section 5 of the act is repealed:
- 3 [Section 5. Use of carbon monoxide systems.
- 4 (1) Carbon monoxide gas may be used to destroy animals
- 5 seven weeks of age or older.
- 6 (2) Chloroform, ether, halothane or fluothane may be
- 7 used to destroy animals under seven weeks of age when
- 8 administered in an airtight chamber or transparent plastic
- 9 bag providing for segregation of animals by size and age
- 10 which is capable of permitting unobstructed visual
- observation and which does not permit direct contact with any
- 12 device containing chloroform.
- 13 (3) Carbon monoxide gas systems shall consist of and be
- 14 equipped with:
- 15 (i) A tightly enclosed cabinet for the purpose of
- 16 containing the animals during the destruction process.
- 17 (ii) Internal lighting and a window for direct
- 18 visual observation in the cabinet at all times.
- 19 (iii) A gas generation capable of achieving a
- 20 concentration of carbon monoxide gas of at least 5%
- 21 throughout the cabinet.
- 22 (iv) A gauge or gas concentration indicator or
- 23 recording device.
- 24 (v) A means of separating animals from each other
- within the cabinet, if the cabinet is of sufficient size
- to facilitate more than one animal.
- (vi) A means of fully removing the carbon monoxide
- gas from the cabinet upon completion of the destruction
- 29 process.
- 30 (vii) If an internal combustion engine is used, a

means of cooling the gas to a temperature not to exceed

115 degrees Fahrenheit at the point of entry into the

cabinet and not to exceed 90 degrees Fahrenheit at any

point in the cabinet as determined by temperature gauges

permanently installed at point of entry and inside the

cabinet.

- (viii) If the gas is generated by an internal combustion engine, a means of removing or filtering out all noxious fumes, irritating acids and carbon particles from the gas before it enters the cabinet.
- (ix) If an internal combustion engine is used, a means of substantially deadening the sound and vibration transmission from the engine to the cabinet, by placing them in separate rooms or soundproof compartments connecting them with flexible tubing or pipe at least 24 inches in length, so that the noise level within the cabinet shall not exceed 70 decibels.
- (x) If an internal combustion engine is used, a means for exhausting the internal combustion engine gas during the period of engine warmup.
- 21 (4) Upon completion of the destruction process, animals
 22 shall not be removed from the cabinet until the carbon
 23 monoxide gas has been fully removed from the cabinet.]
 24 Section 3. The act is amended by adding a section to read:
- 25 <u>Section 8.1. Local law enforcement agencies.</u>
- 26 A local law enforcement agency is authorized to conduct
- 27 investigations and to enforce sections 1, 2, 3, 4 and 7.
- 28 Section 4. Section 9 of the act is amended to read:
- 29 Section 9. Penalty.
- 30 <u>(1)</u> Any person or organization found guilty of violating

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- 1 [the provisions] section 1 of this act shall be fined not to
- 2 exceed [\$250] \$500 per violation day. Any person or
- 3 <u>organization found guilty of violating section 1 of this act</u>
- 4 <u>for the second or subsequent occurrence shall be fined not to</u>
- 5 <u>exceed \$1,000 per violation day.</u>
- 6 (2) Any person or organization found quilty of violating
- 7 the balance of this act shall be fined not to exceed \$350 per
- 8 <u>violation day. Any person or organization found guilty of</u>
- 9 <u>violating the balance of this act for the second or</u>
- 10 <u>subsequent occurrence shall be fined not to exceed \$700 per</u>
- 11 <u>violation day.</u>
- 12 Section 5. This act shall take effect in 60 days.