BD/CH

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1522

(SENATE AUT)	HORS: KUPEC	and Dahms)
DATE	D-PG	OFFICIAL STATUS
02/09/2023	I	ntroduction and first reading
	R	eferred to Agriculture, Broadband, and Rural Development

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to veterinary medicine; regulating veterinary technicians, the practice of veterinary technology, and unlicensed veterinary employees; amending Minnesota Statutes 2022, sections 156.001, by adding subdivisions; 156.07; proposing coding for new law in Minnesota Statutes, chapter 156.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 156.001, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 5a. Direct supervision. "Direct supervision" means:
1.10	(1) when a supervising veterinarian or licensed veterinary technician is in the immediate
1.11	area and within audible or visual range of an animal and the unlicensed veterinary employee
1.12	treating the animal;
1.13	(2) the supervising veterinarian has met the requirements of a veterinarian-client-patient
1.14	relationship under section 156.16, subdivision 12; and
1.15	(3) the supervising veterinarian assumes responsibility for the professional care given
1.16	to an animal by a person working under the veterinarian's direction.
1 17	See 2 Minnegete Statutes 2022 section 156 001 is smended by adding a subdivision to
1.17	Sec. 2. Minnesota Statutes 2022, section 156.001, is amended by adding a subdivision to
1.18	read:
1.19	Subd. 7a. Licensed veterinary technician. "Licensed veterinary technician" means a
1.20	person licensed by the board under section 156.077.

	01/18/23	REVISOR	BD/CH	23-02620	as introduced	
2.1	Sec. 3. Min	nesota Statutes 20	22, section 156.0	01, is amended by adding	g a subdivision to	
2.2	read:					
2.3	<u>Subd. 10b</u>	Subd. 10b. Remote supervision. "Remote supervision" means:				
2.4	<u>(1) a veter</u>	rinarian is not on t	he premises but i	s acquainted with the kee	ping and care of	
2.5	an animal by	an animal by virtue of an examination of the animal or medically appropriate and timely				
2.6	visits to the premises where the animal is kept;					
2.7	(2) the ver	terinarian has give	n written or oral	instructions to a licensed	veterinary	
2.8	technician for	r ongoing care of a	an animal and is a	available by telephone or	other form of	
2.9	immediate co	mmunication; and	<u>l</u>			
2.10	(3) the em	ployee treating th	e animal timely e	enters into the animal's m	edical record	
2.11	documentatio	on of the treatment	provided, and th	e documentation is review	wed by the	
2.12	veterinarian.					
2.13		nesota Statutes 20	22, section 156.0	01, is amended by adding	g a subdivision to	
2.14	read:					
2.15	Subd. 12.	Veterinary techn	ology. "Veterinar	y technology" means the	science and	
2.16	practice of pr	oviding professior	al support to vete	erinarians, including the d	lirect supervision	
2.17	of unlicensed	veterinary employ	yees. Veterinary t	echnology does not inclu	de veterinary	
2.18	diagnosis, pro	ognosis, surgery, o	r medication pres	scription.		
2.19	Sec. 5. Min	nesota Statutes 20	22. section 156.0	7, is amended to read:		
2.20	150.07 LI	ICENSE RENEW	AL.			
2.21	Persons li	censed under this	chapter shall con	spicuously display their l	icense in their	
2.22	principal plac	e of business.				
2.23	Persons no	ow qualified to pra	etice veterinary r	nedicine licensed in this s	tate, or who shall	
2.24	hereafter be l	icensed by the Boa	ard of Veterinary	Medicine to engage in th	e practice as	
2.25	veterinarians	or veterinary tech	<u>nicians</u> , shall per	iodically renew their licer	nse in a manner	
2.26	prescribed by	the board. The bo	oard shall establis	h license renewal fees an	d continuing	
2.27	education req	uirements. The bo	oard may establis	h, by rule, an inactive lice	ense category, at	
2.28	a lower fee, f	or licensees not ac	tively engaged in	the practice of veterinar	y medicine <u>or</u>	
2.29	veterinary tec	hnology within th	e state of Minnes	sota. The board may asses	ss a charge for	
2.30	delinquent pa	syment of a renewa	al fee.			

2

3.1 Any person who is licensed to practice veterinary medicine or veterinary technology in 3.2 this state pursuant to this chapter, shall be entitled to receive a license to continue to practice 3.3 upon making application to the board and complying with the terms of this section and rules 3.4 of the board.

3.5 Sec. 6. [156.076] DIRECT SUPERVISION; UNLICENSED VETERINARY 3.6 EMPLOYEES.

- 3.7 (a) An unlicensed veterinary employee may only administer medication or render
- 3.8 auxiliary or supporting assistance under the direct supervision of a licensed veterinarian or
- 3.9 <u>licensed veterinary technician.</u>
- 3.10 (b) This section does not prohibit:
- 3.11 (1) the performance of generalized nursing tasks ordered by the veterinarian and
- 3.12 performed by an unlicensed employee on inpatient animals during the hours when a
- 3.13 veterinarian is not on the premises; or
- 3.14 (2) under emergency conditions, an unlicensed employee from rendering lifesaving aid
- 3.15 and treatment to an animal in the absence of a veterinarian if the animal is in a life-threatening
- 3.16 condition and requires immediate treatment to sustain life or prevent further injury.

3.17 Sec. 7. [156.077] LICENSED VETERINARY TECHNICIANS.

- 3.18 Subdivision 1. Licensure; practice. (a) The board shall issue a license to practice as a
- 3.19 veterinary technician to an applicant who satisfies the requirements in this section and those
- 3.20 imposed by the board in rule. A licensed veterinary technician may practice veterinary
- 3.21 technology. A person may not use the title "veterinary technician" or the abbreviation "LVT"
 3.22 unless licensed by the board.
- 3.23 (b) The board may adopt by rule additional licensure requirements or definitions for
 3.24 veterinary technician titles.
- 3.25 <u>Subd. 2. Applicants; qualifications. Application for a license to practice veterinary</u>
 3.26 technology in this state shall be made to the board on a form furnished by the board and
- 3.27 accompanied by evidence satisfactory to the board that the applicant is at least 18 years of
- 3.28 <u>age, is of good moral character, and has met the following requirements:</u>
- 3.29 (1) graduated from a veterinary technology program accredited or approved by the
- 3.30 American Veterinary Medical Association or Canadian Veterinary Medical Association;
- 3.31 (2) received a passing score for the Veterinary Technician National Examination;

3

	01/18/23	REVISOR	BD/CH	23-02620	as introduced
4.1	(3) receive	ed a passing score	for the Minneso	ta Veterinary Technician.	Jurisprudence
4.2	Examination;	• •		¥	i
4.3	<u>(4) comple</u>	eted a criminal bac	ekground check.		
4.4	<u>Subd. 3.</u> R	equired with app	lication. A comp	leted application must con	tain the following
4.5	information a	nd material:			
4.6	<u>(1) the app</u>	lication fee set by	the board, which	n is not refundable if perm	ission to take the
4.7	jurisprudence	examination is de	enied for good ca	use;	
4.8	<u>(2) proof c</u>	of graduation from	a veterinary tec	hnology program accredi	ted or approved
4.9	by the Americ	an Veterinary Me	dical Association	n or Canadian Veterinary	Medical
4.10	Association;				
4.11	(3) affidav	its from at least tw	o licensed veteri	narians and three adults w	ho are not related
4.12	to the applicar	nt that establish ho	w long, when, an	d under what circumstand	es the references
4.13	have known th	he applicant and a	ny other facts the	at may enable the board to	o determine the
4.14	applicant's qua	alifications; and			
4.15	(4) if the a	pplicant has serve	ed in the armed for	prces, a copy of the applie	cant's discharge
4.16	papers.				
4.17	<u>Subd. 4.</u> T	emporary altern	ative qualificati	ons. (a) The board shall c	consider an
4.18	application for	r licensure submit	ted by a person l	pefore July 1, 2030, if the	person provides
4.19	evidence satis	factory to the boar	rd that the person	<u>n:</u>	
4.20	<u>(1) is a cer</u>	tified veterinary t	echnician in goo	d standing with the Minn	esota Veterinary
4.21	Medical Asso	ciation; or			
4.22	<u>(2) has at l</u>	east 4,160 hours a	actively engaged	in the practice of veterina	ary technology
4.23	within the pre	vious five years.			
4.24	<u>(b) Each a</u>	pplicant under this	s subdivision mu	st also submit to the boar	d affidavits from
4.25	at least two lic	censed veterinaria	ns and three adul	ts who are not related to	the applicant that
4.26	establish how	long, when, and u	under what circui	mstances the references h	ave known the
4.27	applicant and	any other facts the	at may enable the	e board to determine the a	applicant's
4.28	qualifications.	<u>-</u>			
		A701 NONDECH			
4.29	Sec. 8. [150	.078j NONKESII	JENIS; LICEN	ISED VETERINARY T	ECHNICIANS.
4.30	A credenti	aled veterinary tec	chnician duly ad	mitted to practice in any s	state,
4.31	commonwealt	th, territory, or dist	trict of the United	d States or province of Ca	nada that desires
4.32	permission to	practice veterinar	y technology in t	his state shall submit an a	application to the

4

	01/18/23	REVISOR	BD/CH	23-02620	as introduced
5.1	board on a form	n furnished by th	e board. The boar	rd shall review an applica	tion for transfer
5.2	if the applicant	submits:			
5.3	<u>(1) a copy o</u>	f a diploma from	an accredited or a	pproved college of veteri	nary technology
5.4	or certification from the dean, registrar, or secretary of an accredited or approved college				
5.5	of veterinary technology or a certificate of satisfactory completion of the PAVE program;				
5.6	(2) if reques	sting waiver of e	xamination, evide	ence of meeting licensure	requirements in
5.7	the state of the applicant's original licensure;				
5.8	(3) affidavi	ts of two licensed	d practicing docto	rs of veterinary medicine	or veterinary
5.9	technicians res	iding in the Unit	ed States or Cana	dian licensing jurisdictior	in which the
5.10	applicant is or was most recently practicing, attesting that they are well acquainted with the				
5.11	applicant, that the applicant is a person of good moral character, and that the applicant has				
5.12	been actively engaged in practicing or teaching in such jurisdiction;				
5.13	(4) a certifi	cate from the age	ency that regulate	s the conduct of practice of	of veterinary
5.14	<u></u>			ant is or was most recent	<u>_</u> _
5.15	stating that the	applicant is in g	ood standing and	is not the subject of discip	olinary action or
5.16	pending discip	· · · · · · · · · · · · · · · · · · ·	U	×	

- 5.17 (5) a certificate from all other jurisdictions in which the applicant holds a currently active
 5.18 license or held a license within the past ten years, stating that the applicant is and was in
- 5.19 good standing and has not been subject to disciplinary action;
- 5.20 (6) in lieu of the certificates in clauses (4) and (5), certification from the Veterinary
- 5.21 Information Verification Agency that the applicant's licensure is in good standing;
- 5.22 (7) a fee as set by the board in form of check or money order payable to the board, no
- 5.23 part of which shall be refunded should the application be denied;
- 5.24 (8) score reports on previously taken national examinations in veterinary technology,
- 5.25 <u>certified by the Veterinary Information Verification Agency or evidence of employment as</u>
- 5.26 <u>a veterinary technician for at least three years;</u>

5.27 (9) proof that the applicant received a passing score for the Minnesota Veterinary

- 5.28 <u>Technician Jurisprudence Examination; and</u>
- 5.29 (10) proof of a completed criminal background check.

5.30 Sec. 9. EFFECTIVE DATE.

5.31 This act is effective July 1, 2025.