

General Assembly

January Session, 2025

Committee Bill No. 5112

LCO No. **4280**

Referred to Committee on GENERAL LAW

Introduced by: (GL)

AN ACT PROHIBITING PET STORES FROM PURCHASING OR PROCURING DOGS, CATS AND RABBITS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 22-344 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective October 1, 2025*):

3 (a) (1) No person shall maintain a commercial kennel until such 4 person has obtained from the commissioner a license to maintain such 5 kennel under such regulations as the commissioner provides as to 6 sanitation, disease and humane treatment of dogs or cats and the 7 protection of the public safety. Upon written application and the 8 payment of a fee of four hundred dollars, the commissioner shall issue 9 such license to be effective until the second December thirty-first 10 following issuance provided the commissioner finds (A) that such 11 regulations have been complied with, and (B) in the case of each initial 12 application for such license, that the zoning enforcement official of the 13 municipality wherein such kennel is to be maintained has certified that 14 the kennel conforms to the municipal zoning regulations. Such license 15 shall be renewed biennially, not later than December thirty-first, in

accordance with the provisions of this section, and may be transferredby the licensee to another premises upon approval of the commissioner.

18 (2) Any person who maintains a commercial kennel and who 19 advertises the services of such commercial kennel shall cause the license 20 number for such commercial kennel, as issued pursuant to this section, 21 to clearly appear in such advertisement. The commissioner may adopt 22 regulations, in accordance with chapter 54, to prescribe the 23 requirements for the appearance of the license number of a commercial 24 kennel in any form of advertisement. Such regulation may include, but 25 need not be limited to, the size, font and location of such license number 26 for any given form of advertisement.

(3) For purposes of this subsection, no person who boards three or
fewer cats or dogs in his or her residence shall be required to obtain a
commercial kennel license pursuant to this subsection.

30 (b) (1) No person shall maintain a pet shop until such person has 31 obtained from the commissioner a license to maintain such pet shop 32 under such regulations as the commissioner provides as to sanitation, 33 disease and humane treatment of animals and the protection of the 34 public safety. Upon written application and the payment of a fee of four 35 hundred dollars, the commissioner shall issue such license to be 36 effective until the second December thirty-first following issuance 37 provided the commissioner finds [(1)] (A) that such regulations have 38 been complied with, and [(2)] (B) in the case of each initial application 39 for such license, that the zoning enforcement official of the municipality 40 wherein such pet shop is to be maintained has certified that the pet shop 41 conforms to the municipal zoning regulations. Application for renewal 42 of such license shall be made biennially by not later than the second 43 December thirty-first following issuance. Such pet shop license may be 44 transferred by the licensee to another premises upon the approval of the 45 commissioner. The commissioner, after consultation with the 46 Commissioners of Public Health and Energy and Environmental Protection, shall establish and maintain, pursuant to regulations 47 48 adopted in accordance with chapter 54, a list of animals which are

deemed to be injurious to the health and safety of the public or whose maintenance in captivity is detrimental to the health and safety of the animal. The sale or offer of sale of any animal which is on said list is prohibited and any person who violates this provision shall be fined not more than five hundred dollars.

54 (2) (A) Beginning on October 1, 2025, no pet shop licensee shall 55 purchase or otherwise procure any dog, cat or rabbit for the purpose of 56 auctioning, bartering, selling, leasing or transferring, or offering to 57 auction, barter, sell, lease or transfer, such dog, cat or rabbit. The 58 provisions of this subdivision shall not be construed to prohibit any pet 59 shop licensee from:

60 (i) Providing space within such licensee's pet shop for the purpose of 61 enabling any licensed animal shelter, or any duly incorporated humane 62 society, society for the prevention of cruelty to animals, animal protective association or other duly incorporated animal adoption or 63 animal rescue organization, to showcase dogs, cats or rabbits owned by 64 65 such animal shelter, society, association or organization for the purpose 66 of adoption, provided such animal shelter, society, association or organization: 67

(I) Is exempt from taxation pursuant to Section 501(c)(3) of the
 Internal Revenue Code of 1986, or any subsequent corresponding
 internal revenue code of the United States, as amended from time to
 time;

(II) Is not affiliated with, or housed on the premises of, any person
 who breeds dogs, cats or rabbits or who arranges or negotiates the
 auction, barter, sale, lease or transfer of dogs, cats or rabbits in exchange
 for any form of compensation;

(III) Does not obtain dogs, cats or rabbits from any person described
 in subparagraph (A)(i)(II) of this subdivision in exchange for any form
 of compensation; and

79 (IV) Does not resell dogs, cats or rabbits obtained from any person

80 <u>described in subparagraph (A)(i)(II) of this subdivision in exchange for</u>
81 any form of compensation; or

- 82 (ii) Receiving a reasonable rental fee in exchange for providing space
- 83 within such licensee's pet shop for the purpose set forth in subparagraph
- 84 (A)(i) of this subdivision.

85 (B) Any pet shop licensee who violates the provisions of this 86 subdivision shall be fined not more than five hundred dollars.

87 (c) No person shall engage in the business of grooming or 88 maintaining a grooming facility until such person has obtained from the 89 commissioner a license to maintain such facility under such regulations 90 as the commissioner provides as to sanitation, disease and humane 91 treatment of such animals and the protection of the public safety. Upon 92 written application and the payment of a fee of two hundred dollars, the 93 commissioner shall issue such license to be effective until the second 94 December thirty-first following issuance provided the commissioner 95 finds (1) that such regulations have been complied with, and (2) in the 96 case of each initial application for such license, that the zoning 97 enforcement official of the municipality wherein such grooming is to be 98 maintained has certified that the facility conforms to the municipal 99 zoning regulations. Such license shall be renewed biennially, not later 100 than the second December thirty-first following issuance, in accordance 101 with the provisions of this section, and may be transferred by the 102 licensee to other premises upon approval of the commissioner.

103 (d) No person shall maintain a training facility until such person has 104 obtained from the commissioner a license to maintain such facility 105 under such regulations as the commissioner provides as to sanitation, 106 disease and humane treatment of such animals and the protection of 107 public safety. Upon written application and the payment of a fee of two 108 hundred dollars, the commissioner shall issue such license to be 109 effective until the second December thirty-first following issuance 110 provided the commissioner finds (1) that such regulations have been 111 complied with, and (2) in the case of each initial application for such license, that the zoning enforcement official of the municipality wherein such training facility is to be maintained has certified that the facility conforms to the municipal zoning regulations. Such license shall be renewed biennially not later than the second December thirty-first following issuance upon the terms required for the original license and may be transferred by the licensee to another premises upon approval of the commissioner.

119 (e) (1) No animal importer shall import any dog or cat into this state 120 until such person registers as an animal importer with the 121 commissioner. Such registration shall be on a form as prescribed by the 122 commissioner. Such registration shall require the submission of the 123 following information: (A) The name, mailing address, business 124 address, telephone number and Internet address of such registrant, (B) 125 if such registrant is domiciled out-of-state, the name, Connecticut 126 address and phone number of a Connecticut-based agent for service of 127 process, and (C) the number of animals brought into the state during the 128 prior year by such animal importer and the state or country of origin for 129 each such animal. Such registration shall be accompanied by payment 130 of a fee of two hundred dollars and shall be valid until the second 131 December thirty-first following such registration. Such registration shall 132 be renewed biennially not later than the second December thirty-first 133 following issuance, in accordance with the provisions of this subsection, 134 provided the commissioner determines that such registrant complies 135 with any requirements provided by the commissioner as to the health, 136 safety and humane treatment of animals that is applicable to animal 137 importers. Such registration shall not be required for any employee or 138 volunteer of a registered animal importer or other person who is 139 required to be licensed pursuant to the provisions of this chapter, 140 provided such employee, volunteer or other person is not otherwise an 141 animal importer. Any person who violates the provisions of this 142 subdivision shall be fined not more than five hundred dollars.

(2) Any animal importer who intends to offer for sale, adoption or
transfer any dog or cat at a venue or location that is open to the public
or at an outdoor location, including, but not limited to, a parking lot or

shopping center, shall provide notice to the Department of Agriculture 146 147 and the municipal zoning enforcement officer of the town where any 148such sale, adoption or transfer will occur, not later than ten days prior 149 to such event. Such notice shall state the date for such sale, adoption or 150 transfer event, the exact location of such event and the anticipated 151 number of animals for sale, adoption or transfer at such event. Any 152 person who fails to provide notice as required pursuant to this 153 subdivision shall be fined not more than one hundred dollars per animal 154 that is offered for sale, adoption or transfer at such event.

155 (3) For the purpose of this subsection, "animal importer" means a 156 person who brings any dog or cat into this state from any other 157 sovereign entity for the purpose of offering such dog or cat to any 158 person for sale, adoption or transfer in exchange for any fee, sale, 159 voluntary contribution, service or any other consideration. "Animal 160 importer" includes any commercial or nonprofit animal rescue or 161 adoption, humane relocation or delivery organization that is not 162 otherwise required to be licensed under the provisions of this chapter.

163 [(4) The provisions of this subsection shall not be construed to apply 164 to any animal importer who offers a dog or cat for sale to a pet shop that 165 is licensed in accordance with the provisions of subsection (b) of this 166 section, provided such animal is delivered directly to a pet shop.]

167 [(5)] (<u>4</u>) The Commissioner of Agriculture may inspect any animal 168 imported by an animal importer or any record required to be kept by 169 such animal importer, provided such inspection shall not authorize the 170 entry of the commissioner into the residence of such animal importer.

[(6)] (5) Not later than December 31, 2013, the Commissioner of Agriculture shall prescribe the conditions that constitute the humane treatment of animals that are applicable to animal importers. Such conditions shall include, but not be limited to, the appropriate shelter, availability of food and water and standard of care to be provided by an animal importer to such animals.

177 (f) No individual or private entity shall operate or maintain an animal

178 shelter until such individual or private entity registers such animal 179 shelter with the commissioner to operate and maintain such animal 180 shelter under such regulations as the commissioner provides as to 181 sanitation, disease and humane treatment of dogs or cats and the 182 protection of the public safety. Upon written application and payment 183 of a fee of fifty dollars to offset administrative costs of such registrations, 184 the commissioner shall issue such registration to be effective until the 185 second December thirty-first following issuance provided the 186 commissioner finds (1) that such regulations have been complied with, 187 and (2) in the case of each initial application for such registration, that the zoning enforcement official of the municipality wherein such animal 188 189 shelter is to be operated or maintained has certified that the animal 190 shelter conforms to the municipal zoning regulations. Such registration shall be renewed biennially, not later than December thirty-first, in 191 192 accordance with the provisions of this section, and may be transferred 193 by the registrant to another premises upon approval of the 194 commissioner. For purposes of this subsection, "animal shelter" means 195 any individual or private entity that operates a building or facility that 196 is used solely to house homeless animals for the purpose of rescue or 197 adoption and that is not operated within a private residence.

198 (g) The commissioner may, at any time, inspect or cause to be 199 inspected by the commissioner's agents any such commercial kennel, 200 animal shelter, pet shop, grooming facility or training facility, and if, (1) in the commissioner's judgment such commercial kennel, animal 201 202 shelter, pet shop, grooming facility or training facility is not being 203 maintained in a sanitary and humane manner or in a manner that 204 protects the public safety, (2) the commissioner finds that contagious, 205 infectious or communicable disease or other unsatisfactory conditions 206 exist, or (3) in the case of a pet shop, the commissioner finds any 207 violation of the provisions of section 22a-381d, the commissioner may 208 issue a fine to such commercial kennel, animal shelter, pet shop, 209 grooming facility or training facility of not more than five hundred 210 dollars for each animal that is the subject of such violation, may issue 211 such orders as the commissioner deems necessary for the correction of

212 such conditions and may quarantine the premises and animals. If the 213 owner or keeper of such commercial kennel, animal shelter, pet shop, 214 grooming facility or training facility fails to comply with the regulations 215 or orders of the commissioner, or fails to comply with any provision of 216 the statutes or regulations relating to dogs or other animals, the 217 commissioner may refuse to issue or renew, revoke or suspend such 218 license or registration, as applicable. Any person aggrieved by any order 219 issued under the provisions of this section may appeal therefrom in 220 accordance with the provisions of section 4-183. Any person 221 maintaining any commercial kennel, animal shelter, pet shop, grooming 222 facility or training facility without having obtained a license or 223 registration for the same, as applicable or after any such license or 224 registration has been revoked or suspended as provided herein shall be 225 fined not more than two hundred dollars. The provisions of this section 226 shall not apply to veterinary hospitals, except those boarding or 227 grooming dogs for nonmedical purposes, and other establishments 228 where all the dogs or animals were born and raised on the premises 229 where they are kept for sale.

230 (h) The provisions of subsections (a) to (d), inclusive, of this section 231 requiring certification by the zoning enforcement official that every 232 commercial kennel, pet shop, grooming facility and training facility 233 conforms to the zoning regulations of the municipality wherein such 234 kennel, pet shop, grooming facility or training facility is maintained 235 shall not apply to any person who is licensed under said subsections 236 and maintained any such commercial kennel, pet shop or grooming 237 facility prior to October 1, 1977, provided such person does not relocate 238 such commercial kennel, pet shop, grooming facility or training facility 239 in a zone in which such commercial kennel, pet shop, grooming facility 240 or training facility is not a permitted use. In addition, the provisions of 241 said subsections and subsection (f) requiring certification by the zoning 242 enforcement official that every commercial kennel, animal shelter, pet 243 shop, grooming facility and training facility conforms to the zoning 244 regulations of the municipality wherein such commercial kennel, 245 animal shelter, pet shop, grooming facility or training facility is

maintained shall not apply when a zone in which such commercial
kennel, animal shelter, pet shop, grooming facility or training facility is
maintained is changed to a use which does not permit such commercial
kennel, animal shelter, pet shop, grooming facility or training facility in
such zone.

(i) Any person found guilty of violating section 53-247 shall not be
eligible to hold a license issued pursuant to this section. Any business
entity with any person with a controlling interest who is found guilty of
violating section 53-247 shall not be eligible to hold a license issued
pursuant to this section.

256 Sec. 2. Section 22-344b of the general statutes is repealed and the 257 following is substituted in lieu thereof (*Effective October 1, 2025*):

258 (a) A pet shop licensee shall, prior to offering a dog or cat for sale and 259 thereafter at intervals of fifteen days until such dog or cat is sold, provide for examination of such dog or cat by a veterinarian licensed 260 261 under chapter 384. Such licensee shall maintain an electronic or paper 262 record of the veterinary examinations and services rendered for each 263 dog or cat offered for sale. Any pet shop licensee who violates any provision of this subsection shall be fined not more than five hundred 264 265 dollars.

266 (b) (1) If, (A) within twenty days of sale, any such dog or cat becomes 267 ill or dies of any illness which existed in such dog or cat at the time of 268 the sale, or (B) within six months of sale, any such dog or cat is 269 diagnosed with a congenital defect that adversely affects or will 270 adversely affect the health of such dog or cat, such licensee shall: (i) 271 Reimburse such consumer for the value of the actual services and 272 medications provided to such dog or cat by any veterinarian licensed 273 pursuant to chapter 384 for the treatment of such illness or congenital 274 defect upon the presentation by such consumer to such licensee of a 275 certificate from such veterinarian that such dog or cat suffers or suffered 276 from such illness or congenital defect, provided such reimbursement 277 shall not exceed (I) the full purchase price of such dog or cat for any dog

278 or cat purchased for five hundred dollars or more, and (II) five hundred 279 dollars for any dog or cat purchased for less than five hundred dollars. 280 No licensee may require the consumer to return such dog or cat to such 281 licensee to receive such reimbursement, or (ii) at the option of such 282 consumer, replace the dog or cat or refund in full the purchase price of 283 such dog or cat: (I) In the case of illness or such congenital defect, upon 284 return of the dog or cat to the pet shop and the receipt of a certificate 285 from a veterinarian licensed under chapter 384 and selected by the 286 consumer, stating that the dog or cat is ill from a condition which existed 287 at the time of sale, or suffers from such congenital defect, and (II) in the 288 case of death, the receipt of a certificate from a veterinarian licensed 289 under chapter 384 and selected by the consumer, stating that the dog or 290 cat died from an illness or a congenital defect which existed at the time 291 of sale. The presentation of such certificate shall be sufficient proof to 292 claim reimbursement or replacement and the return of such deceased 293 dog or cat to the pet shop shall not be required. No such refund or 294 replacement shall be made if such illness or death resulted from 295 maltreatment or neglect by a person other than the licensee or such 296 licensee's agent or employee. A licensee shall not be subject to the 297 obligations imposed by this subsection for the sale of a cat where such 298 cat has been spayed or neutered prior to its sale. In the event the licensee 299 fails to comply with a demand for reimbursement or replacement, the 300 consumer may bring an action in the Superior Court to enforce the 301 provisions of this section.

302 (2) Each pet shop licensee who sells dogs or cats shall post a statement 303 of customer rights pursuant to this section in a location that is readily 304 visible to the public and also provide a copy of such statement to any 305 purchaser of a dog or cat at the time of purchase. The commissioner shall 306 prescribe the content of such statement. Any statement of customer 307 rights posted pursuant to this section shall be printed in black lettering 308 of not less than twenty point size upon a white background. Any 309 licensee who violates the provisions of this subdivision shall be fined 310 two hundred fifty dollars.

311 [(c) Any licensee who violates any provision of subsection (a) of this

312 section shall be fined not more than five hundred dollars.]

313 (c) The provisions of this section shall not be construed to authorize

314 <u>or require any pet shop licensee to purchase or otherwise procure any</u>

315 <u>dog or cat for the purpose of auctioning, bartering, selling, leasing or</u>

316 transferring, or offering to auction, barter, sell, lease or transfer, such

317 dog or cat in violation of subdivision (2) of subsection (b) of section 22-

318 <u>344, as amended by this act.</u>

Sec. 3. Section 22-344d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2025*):

(a) A sign measuring not less than three inches in height and not less
than five inches in width shall be posted on the cage of each dog offered
for sale in a pet shop. The sign shall contain information printed in black
lettering on a white background listing the breed of such dog, the
locality and state in which such dog was born, and any individual
identification number of such dog as listed on the official certificate of
veterinary inspection from the state of origin.

328 (b) A sign shall be posted stating the following: "THE FOLLOWING 329 INFORMATION IS ALWAYS AVAILABLE ON ALL OUR PUPPIES: 330 DATE OF BIRTH, THE STATE OF BIRTH, BREED, SEX AND COLOR, 331 THE DATE THE PET SHOP RECEIVED THE PUPPY, THE NAMES 332 AND REGISTRATION NUMBERS OF THE PARENTS (FOR AKC 333 REGISTERABLE PUPPIES), RECORD OF INOCULATIONS AND 334 ANY WORMING TREATMENTS AND RECORD OF ANY 335 VETERINARY TREATMENT OR MEDICATIONS RECEIVED TO 336 DATE.". Such sign shall include a telephone number at the Department 337 of Agriculture through which information may be obtained regarding 338 complaints about diseased or disabled animals offered for sale. Such 339 sign shall be posted in a place readily visible to the consumer where 340 dogs are offered for sale and printed in black lettering not less than 341 thirty-eight point size upon a white background.

342 (c) Each licensee shall post the United States Department of343 Agriculture inspection from the prior two-year period reports for the

breeder of any dog offered for sale in a pet shop. Such inspection reports
shall be posted next to or near the cage of each dog that was purchased
from the breeder that is the subject of such inspection reports and made
available to any patron regardless of whether such patron purchases
said dog.

(d) The provisions of this section shall not be construed to authorize
or require any pet shop licensee to purchase or otherwise procure any
dog for the purpose of auctioning, bartering, selling, leasing or
transferring, or offering to auction, barter, sell, lease or transfer, such
dog in violation of subdivision (2) of subsection (b) of section 22-344, as

354 <u>amended by this act.</u>

[(d)] (e) Any licensee who violates any provision of this section shall
be fined not more than two hundred fifty dollars.

Sec. 4. Section 22-344e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2025*):

No person shall procure any dog or cat for the purpose of resale unless such person [: (1) Holds a pet shop license under section 22-344, or (2)] resells such dog to a law enforcement agency or military branch of the federal, state or municipal government for the purpose of the performance of law enforcement or security work by such dog. Any person who violates the provisions of this section shall be guilty of a class B misdemeanor.

Sec. 5. Subsection (b) of section 22-354 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

(b) Any dog sold or offered for sale by a pet shop licensee in this state
shall be accompanied by a certificate of origin identifying the name and
address of the person, firm or corporation that bred such dog and of any
person, firm or corporation that sold such dog to such pet shop licensee.
Such certificate shall be in a form as prescribed by the Commissioner of
Agriculture. Such information contained in the certificate of origin shall

375 be posted on the sign described in section 22-344d, as amended by this 376 act, and such information shall be visible to customers. A copy of such 377 certificate shall be provided to the purchaser of such dog at the time of 378 sale and shall be filed by such licensee with the Department of 379 Agriculture not later than seven days after such sale. No pet shop 380 licensee shall: (1) Beginning on October 1, 2025, purchase a dog or cat 381 for resale; or (2) sell or offer for sale any dog or cat purchased for resale 382 prior to October 1, 2025, from [: (1) Any] (A) any breeder that [(A)] (i) is 383 not in possession of a current license issued by the United States 384 Department of Agriculture and any applicable state agency, [(B)] (ii) 385 was found to have committed a direct violation of pet dealer-related 386 regulations of the United States Department of Agriculture during the two-year period prior to such purchase, or [(C)] (iii) was found to have 387 committed three or more indirect violations of pet dealer-related 388 389 regulations of the United States Department of Agriculture during the 390 two-year period prior to such purchase provided such violations pertained to the health or welfare of an animal and were not 391 392 administrative in nature, [;] or [(2)] (B) any other person, firm or 393 corporation that [: (A) Is] (i) is not in possession of a current license 394 issued by the United States Department of Agriculture and any 395 applicable state agency, [(B)] (ii) was found to have committed a direct 396 violation of pet dealer-related regulations of the United States 397 Department of Agriculture during the two-year period prior to such 398 purchase, [(C)] (iii) was found to have committed three or more indirect 399 violations of pet dealer-related regulations of the United States 400 Department of Agriculture during the two-year period prior to such 401 purchase provided such violations pertained to the health or welfare of 402 an animal and were not administrative in nature, or [(D)] (iv) directly or 403 indirectly, has obtained such dog or cat from a breeder described in 404 [subdivision (1) of this subsection] <u>subparagraph (A) of this subdivision</u>. 405 Any pet shop licensee violating the provisions of this subsection shall 406 be fined not more than one thousand dollars for each violation. Each 407 day a pet shop licensee is in violation of this subsection shall constitute 408 a separate offense.

Sec. 6. Subsection (b) of section 51-164n of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

412 (b) Notwithstanding any provision of the general statutes, any person who is alleged to have committed (1) a violation under the provisions of 413 414 section 1-9, 1-10, 1-11, 2-71h, 4b-13, 7-13, 7-14, 7-35 or 7-41, subsection (c) 415 of section 7-66, section 7-83, 7-147h, 7-148, 7-283, 7-325, 7-393, 8-12, 8-25, 416 8-27, 9-63, 9-322, 9-350, 10-185, 10-193, 10-197, 10-198, 10-230, 10-251, 10-417 254, 10a-35, 12-52, 12-54, 12-129b or 12-170aa, subdivision (3) of 418 subsection (e) of section 12-286, section 12-286a, 12-292, 12-314b or 12-326g, subdivision (4) of section 12-408, subdivision (3), (5) or (6) of 419 420 section 12-411, section 12-435c, 12-476a, 12-476b, 12-476c, 12-487,13a-421 26b, 13a-71, 13a-107, 13a-113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-422 124, 13a-139, 13a-140, 13a-143b, 13a-253, 13a-263 or 13b-39f, subsection 423 (f) of section 13b-42, section 13b-90 or 13b-100, subsection (a) of section 424 13b-108, section 13b-221 or 13b-292, subsection (a) or (b) of section 13b-324, section 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b or 13b-410c, 425 426 subsection (a), (b) or (c) of section 13b-412, section 13b-414 or 14-4, 427 subdivision (2) of subsection (a) of section 14-12, subsection (d) of 428 section 14-12, subsection (f) of section 14-12a, subsection (a) of section 429 14-15a, section 14-16c, 14-20a or 14-27a, subsection (f) of section 14-34a, 430 subsection (d) of section 14-35, section 14-43, 14-44j, 14-49, 14-50a, 14-58 431 or 14-62a, subsection (b) of section 14-66, section 14-66a or 14-67a, 432 subsection (g) of section 14-80, subsection (f) or (i) of section 14-80h, 433 section 14-97a or 14-98, subsection (a), (b) or (d) of section 14-100a, 434 section 14-100b, 14-103a, 14-106a, 14-106c, 14-145a, 14-146, 14-152, 14-435 153, 14-161 or 14-163b, subsection (f) of section 14-164i, section 14-213b 436 or 14-219, subdivision (1) of section 14-223a, subsection (d) of section 14-437 224, section 14-240, 14-250, 14-253a, 14-261a, 14-262, 14-264, 14-266, 14-438 267a, 14-269, 14-270, 14-272b, 14-274, 14-275 or 14-275a, subsection (c) of 439 section 14-275c, section 14-276, subsection (a) or (b) of section 14-277, 440 section 14-278, 14-279 or 14-280, subsection (b), (e) or (h) of section 14-441 283, section 14-283d, 14-283e, 14-283f, 14-283g, 14-291, 14-293b, 14-296aa, 442 14-298a, 14-300, 14-300d, 14-300f, 14-319, 14-320, 14-321, 14-325a, 14-326,

14-330 or 14-332a, subdivision (1), (2) or (3) of section 14-386a, section 443 444 15-15e, 15-25 or 15-33, subdivision (1) of section 15-97, subsection (a) of 445 section 15-115, section 16-15, 16-16, 16-44, 16-256e, 16-278 or 16a-15, subsection (a) of section 16a-21, section 16a-22, subsection (a) or (b) of 446 447 section 16a-22h, section 16a-106, 17a-24, 17a-145, 17a-149 or 17a-152, subsection (b) of section 17a-227, section 17a-465, subsection (c) of 448 449 section 17a-488, section 17b-124, 17b-131, 17b-137, 19a-33, 19a-39 or 19a-450 87, subsection (b) of section 19a-87a, section 19a-91, 19a-102a, 19a-102b, 451 19a-105, 19a-107, 19a-113, 19a-215, 19a-216a, 19a-219, 19a-222, 19a-224, 452 19a-286, 19a-287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 453 19a-339, 19a-340, 19a-425, 19a-442, 19a-502, 19a-565, 20-7a, 20-14, 20-454 153a, 20-158, 20-231, 20-233, 20-249, 20-257, 20-265, 20-324e, 20-329c or 455 20-329g, subsection (b) of section 20-334, section 20-341*l*, 20-366, 20-482, 20-597, 20-608, 20-610, 20-623, 21-1, 21-38, 21-39, 21-43, 21-47, 21-48 or 456 457 21-63, subsection (d) of section 21-71, section 21-76a or 21-100, subsection (c) of section 21a-2, subdivision (1) of section 21a-19, section 458 459 21a-20 or 21a-21, subdivision (1) of subsection (b) of section 21a-25, 460 section 21a-26, subsection (a) of section 21a-37, section 21a-46, 21a-61, 461 21a-63, 21a-70b or 21a-77, subsection (b) or (c) of section 21a-79, section 462 21a-85 or 21a-154, subdivision (1) of subsection (a) of section 21a-159, 463 section 21a-278b, subsection (c), (d) or (e) of section 21a-279a, section 21a-415a, 21a-421eee, 21a-421fff or 21a-421hhh, subsection (a) of section 464 465 21a-430, section 22-12b, 22-13, 22-14, 22-15, 22-16, 22-26g, 22-30, 22-34, 466 22-35, 22-36, 22-38, 22-39, 22-39f, 22-49, 22-54, 22-61j or 22-61l, 467 subdivision (1) of subsection (n) of section 22-61l, subsection (f) of 468 section 22-61m, subdivision (1) of subsection (f) of section 22-61m, 469 section 22-84, 22-89, 22-90, 22-96, 22-98, 22-99, 22-100 or 22-1110, 470 subsection (d) of section 22-118l, section 22-167, subsection (c) of section 471 22-277, section 22-278, 22-279, 22-280a, 22-318a, 22-320h, 22-324a or 22-472 326, subsection (b), subdivision (1) or (2) of subsection (e) or subsection 473 (g) of section 22-344, as amended by this act, subsection (a) or (b) of section 22-344b, as amended by this act, subsection [(d)] (e) of section 474 475 22-344d, as amended by this act, section 22-344f, 22-350a, 22-354, as 476 amended by this act, 22-359, 22-366, 22-391, 22-413, 22-414, 22-415, 22-477 415c, 22a-66a or 22a-246, subsection (a) of section 22a-250, section 22a-

256g, subsection (e) of section 22a-256h, section 22a-363 or 22a-381d, 478 479 subsections (c) and (d) of section 22a-381e, section 22a-449, 22a-450, 22a-480 461, 23-4b, 23-38, 23-45, 23-46 or 23-61b, subsection (a) or subdivision (1) of subsection (c) of section 23-65, section 25-37 or 25-40, subsection (a) of 481 482 section 25-43, section 25-43d, 25-135, 26-18, 26-19, 26-21, 26-31, 26-40, 26-483 40a, 26-42, 26-43, 26-49, 26-54, 26-55, 26-56, 26-58 or 26-59, subdivision 484 (1) of subsection (d) of section 26-61, section 26-64, subdivision (1) of section 26-76, section 26-79, 26-87, 26-89, 26-91, 26-94, 26-97, 26-98, 26-485 104, 26-105, 26-107, 26-114a, 26-117, subsection (b) of section 26-127, 26-486 128, 26-128a, 26-131, 26-132, 26-138, 26-139 or 26-141, subdivision (1) of 487 488 section 26-186, section 26-207, 26-215, 26-217 or 26-224a, subdivision (1) 489 of section 26-226, section 26-227, 26-230, 26-231, 26-232, 26-244, 26-257a, 490 26-260, 26-276, 26-280, 26-284, 26-285, 26-286, 26-287, 26-288, 26-290, 26-491 291a, 26-292, 26-294, 27-107, 28-13, 29-6a, 29-16, 29-17, 29-25, 29-143o, 29-143z or 29-156a, subsection (b), (d), (e), (g) or (h) of section 29-161q, 492 493 section 29-161y or 29-161z, subdivision (1) of section 29-198, section 29-210, 29-243 or 29-277, subsection (c) of section 29-291c, section 29-316 or 494 495 29-318, subsection (b) of section 29-335a, section 29-381, 30-19f, 30-48a or 496 30-86a, subsection (b) of section 30-89, subsection (c) or (d) of section 30-497 117, section 31-3, 31-10, 31-11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-498 23, 31-24, 31-25, 31-32, 31-36, 31-47 or 31-48, subsection (b) of section 31-499 48b, section 31-51, 31-51g, 31-52, 31-52a, 31-53 or 31-54, subsection (a) or 500 (c) of section 31-69, section 31-70, 31-74, 31-75, 31-76, 31-76a, 31-89b or 501 31-134, subsection (i) of section 31-273, section 31-288, 31-348, 33-624, 33-502 1017, 34-13d or 34-412, subdivision (1) of section 35-20, subsection (a) of 503 section 36a-57, subsection (b) of section 36a-665, section 36a-699, 36a-504 739, 36a-787, 38a-2 or 38a-140, subsection (a) or (b) of section 38a-278, 505 section 38a-479gg, 38a-479rr, 38a-506, 38a-548, 38a-626, 38a-680, 38a-713, 506 38a-733, 38a-764, 38a-786, 38a-828, 38a-829, 38a-885, 42-133hh, 42-230, 507 42-470 or 42-480, subsection (a) or (c) of section 43-16q, section 45a-283, 508 45a-450, 45a-634 or 45a-658, subdivision (13) or (14) of section 46a-54, 509 section 46a-59, 46a-81b, 46b-22, 46b-24, 46b-34, 46b-38d, 47-34a, 47-47 or 510 47-53, subsection (i) of section 47a-21, subdivision (1) of subsection (k) 511 of section 47a-21, section 49-2a, 49-8a, 49-16, 52-143 or 52-289, subsection 512 (j) of section 52-362, section 53-133, 53-199, 53-212a, 53-249a, 53-252, 53513 264, 53-280, 53-290a, 53-302a, 53-303e, 53-311a, 53-314, 53-321, 53-322, 53-514 323 or 53-331, subsection (b) of section 53-343a, section 53-344, 515 subsection (b) or (c) of section 53-344b, subsection (b) of section 53-345a, 516 section 53-377, 53-422 or 53-450 or subsection (i) of section 54-36a, or (2) 517 a violation under the provisions of chapter 268, or (3) a violation of any 518 regulation adopted in accordance with the provisions of section 12-484, 519 12-487 or 13b-410, or (4) a violation of any ordinance, regulation or 520 bylaw of any town, city or borough, except violations of building codes 521 and the health code, for which the penalty exceeds ninety dollars but 522 does not exceed two hundred fifty dollars, unless such town, city or 523 borough has established a payment and hearing procedure for such 524 violation pursuant to section 7-152c, shall follow the procedures set 525 forth in this section.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2025	22-344
Sec. 2	October 1, 2025	22-344b
Sec. 3	October 1, 2025	22-344d
Sec. 4	October 1, 2025	22-344e
Sec. 5	October 1, 2025	22-354(b)
Sec. 6	October 1, 2025	51-164n(b)

GL Joint Favorable C/R

ENV