#### SUBSTITUTE FOR

# SENATE BILL NO. 689

A bill to amend 1978 PA 368, entitled "Public health code,"

by amending section 7333 (MCL 333.7333), as amended by 2006 PA 451.

# THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 7333. (1) As used in this section, "good faith" means the 1 2 prescribing or dispensing of a controlled substance by a 3 practitioner licensed under section 7303 in the regular course of 4 professional treatment to or for an individual who is under 5 treatment by the practitioner for a pathology or condition other 6 than that individual's physical or psychological dependence upon or addiction to a controlled substance, except as provided in this 7 8 article. Application of good faith to a pharmacist means the 9 dispensing of a controlled substance pursuant to a prescriber's 10 order which, in the professional judgment of the pharmacist, is 11 lawful. The pharmacist shall be guided by nationally accepted

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professional standards including, but not limited to, all of the
 following, in making the judgment:

3 (a) Lack of consistency in the doctor-patient relationship.

4 (b) Frequency of prescriptions for the same drug by 15 prescriber for larger numbers of patients.

6 (c) Quantities beyond those normally prescribed for the same7 drug.

8 (d) Unusual dosages.

9 (e) Unusual geographic distances between patient, pharmacist,10 and prescriber.

(2) Except as otherwise provided in this section, a
practitioner, in good faith, may dispense a controlled substance
included in schedule 2 upon receipt of a prescription of a
practitioner licensed under section 7303 on a prescription form. A
practitioner shall not MAY issue more than 1 prescription for a
controlled substance included in schedule 2 on a single
prescription form.

(3) In an emergency situation, as described in R 338.3165 of 18 19 the Michigan administrative code, a controlled substance included 20 in schedule 2 may be dispensed upon the oral prescription of a 21 practitioner if , the prescribing practitioner promptly fills out a 22 prescription form and forwards the prescription form to the 23 dispensing pharmacy within 7 days after the oral prescription is 24 issued. Except for a terminally ill patient whose terminal illness 25 the pharmacist documents pursuant to rules promulgated by the 26 administrator, a prescription for a controlled substance included 27 in schedule 2 shall not be filled more than 60-90 days after the

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1 date on which the prescription was issued. A prescription for a
2 controlled substance included in schedule 2 for a terminally ill
3 patient whose terminal illness the pharmacist documents pursuant to
4 rules promulgated by the administrator may be partially filled in
5 increments for not more than 60 days after the date on which the
6 prescription was issued.

(4) A practitioner, in good faith, may dispense a controlled 7 substance included in schedule 3, 4, or 5 that is a prescription 8 drug as determined under section 503(b) of the federal food, drug, 9 10 and cosmetic act, 21 USC 353, or section 17708, upon receipt of a 11 prescription on a prescription form or an oral prescription of a 12 practitioner. A prescription for a controlled substance included in schedule 3 or 4 shall not be filled or refilled without specific 13 14 refill instructions noted by the prescriber. A prescription for a controlled substance included in schedule 3 or 4 shall not be 15 filled or refilled later than 6 months after the date of the 16 17 prescription or be refilled more than 5 times, unless renewed by 18 the prescriber in accordance with rules promulgated by the 19 administrator.

20 (5) A controlled substance included in schedule 5 shall not be 21 distributed or dispensed other than for a medical purpose, or in 22 any manner except in accordance with rules promulgated by the 23 administrator.

(6) If a prescription is required under this section, the
prescription shall contain the quantity of the controlled substance
prescribed in both written and numerical terms. A prescription is
in compliance with this subsection if, in addition to containing

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the quantity of the controlled substance prescribed in written
 terms, it contains preprinted numbers representative of the
 quantity of the controlled substance prescribed next to which is a
 box or line the prescriber may check.

5 (7) A prescribing practitioner shall not use a prescription 6 form for a purpose other than prescribing. A prescribing practitioner shall not postdate a prescription form that contains a 7 prescription for a controlled substance. A prescriber may transmit 8 9 a prescription by facsimile of a printed prescription form and by 10 electronic transmission of a printed prescription form, if not 11 prohibited by federal law. If, with the patient's consent, a prescription is electronically transmitted, it shall be transmitted 12 13 directly to a pharmacy of the patient's choice by the prescriber or 14 the prescriber's authorized agent, and the data shall not be altered, modified, or extracted in the transmission process. 15

(8) Notwithstanding subsections (1) to (5), an animal control 16 17 shelter or animal protection shelter registered with the department 18 of agriculture pursuant to 1969 PA 287, MCL 287.331 to 287.340, or 19 a class B dealer may acquire a limited permit only for the purpose 20 of buying, possessing, and administering a commercially prepared, 21 premixed solution of sodium pentobarbital to practice euthanasia on 22 injured, sick, homeless, or unwanted domestic pets and other 23 animals, if the animal control shelter or animal protection shelter 24 or class B dealer does all of the following:

(a) Applies to the administrator for a permit in accordance
with rules promulgated under this part. The application shall
contain the name of the individual in charge of the day to day

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operations of the animal control shelter or animal protection
 shelter or class B dealer's facilities and the name of the
 individual responsible for designating employees who will be
 practicing euthanasia on animals pursuant to this act.

(b) Complies with the rules promulgated by the administrator
for the storage, handling, and use of a commercially prepared,
premixed solution of sodium pentobarbital to practice euthanasia on
animals. A record of use shall be maintained and shall be available
for inspection.

10 (c) Certifies that an employee of the animal control shelter 11 or animal protection shelter or class B dealer has received, and 12 can document completion of, a minimum of 8 hours of training given by a licensed veterinarian in the use of sodium pentobarbital to 13 14 practice euthanasia on animals pursuant to rules promulgated by the administrator, in consultation with the Michigan board of 15 veterinary medicine as these rules relate to this training, and 16 17 that only an individual described in this subdivision or an 18 individual otherwise permitted to use a controlled substance 19 pursuant to this article will administer the commercially prepared, 20 premixed solution of sodium pentobarbital according to written 21 procedures established by the animal control shelter or animal 22 protection shelter or class B dealer.

(9) The application described in subsection (8) shall include
the names and addresses of all individuals employed by the animal
control shelter or animal protection shelter or class B dealer who
have been trained as described in subsection (8)(c) and the name of
the veterinarian who trained them. The list of names and addresses

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1 shall be updated every 6 months.

2 (10) If an animal control shelter or animal protection shelter or class B dealer issued a permit pursuant to subsection (8) does 3 not have in its employ an individual trained as described in 4 5 subsection (8)(c), the animal control shelter or animal protection 6 shelter or class B dealer shall immediately notify the administrator and shall cease to administer any commercially 7 prepared, premixed solution of sodium pentobarbital until the 8 administrator is notified that 1 of the following has occurred: 9

10 (a) An individual trained as described in subsection (8)(c)
11 has been hired by the animal control shelter or animal protection
12 shelter or class B dealer.

(b) An employee of the animal control shelter or animal
protection shelter or class B dealer has been trained as described
in subsection (8)(c).

(11) A veterinarian, including a veterinarian who trains 16 17 individuals as described in subsection (8)(c), is not civilly or 18 criminally liable for the use of a commercially prepared, premixed 19 solution of sodium pentobarbital by an animal control shelter or 20 animal protection shelter or class B dealer unless the veterinarian 21 is employed by or under contract with the animal control shelter or 22 animal protection shelter or class B dealer and the terms of the 23 veterinarian's employment or the contract require the veterinarian 24 to be responsible for the use or administration of the commercially 25 prepared, premixed solution of sodium pentobarbital.

26 (12) A person shall not knowingly use or permit the use of a27 commercially prepared, premixed solution of sodium pentobarbital in

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1 violation of this section.

2 (13) This section does not require that a veterinarian be
3 employed by or under contract with an animal control shelter or
4 animal protection shelter or class B dealer to obtain, possess, or
5 administer a commercially prepared, premixed solution of sodium
6 pentobarbital pursuant to this section.

7 (14) Notwithstanding subsections (1) to (5), an animal control shelter registered with the department of agriculture pursuant to 8 9 1969 PA 287, MCL 287.331 to 287.340, may acquire a limited permit 10 only for the purpose of buying, possessing, and administering a 11 commercially prepared solution of an animal tranquilizer to sedate 12 a feral, wild, difficult to handle, or other animal for euthanasia, or to tranquilize an animal running at large that is dangerous or 13 14 difficult to capture, if the animal control shelter does all of the following: 15

(a) Applies to the administrator for a permit in accordance
with the rules promulgated under this part. The application shall
contain the name of the individual in charge of the day to day
operations of the animal control shelter and the name of the
individual responsible for designating employees who will be
administering an animal tranquilizer pursuant to this act.

(b) Complies with the rules promulgated by the administrator
for the storage, handling, and use of a commercially prepared
solution of an animal tranquilizer. A record of use shall be
maintained and shall be available for inspection by the department
of agriculture.

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(c) Certifies that an employee of the animal control shelter

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has received, and can document completion of, a minimum of 16 hours 1 2 of training, including at least 3 hours of practical training, in the use of animal tranquilizers on animals from a training program 3 4 approved by the state veterinarian, in consultation with the 5 Michigan board of veterinary medicine, and given by a licensed 6 veterinarian pursuant to rules promulgated by the administrator, in consultation with the Michigan board of veterinary medicine as 7 these rules relate to this training, and that only an individual 8 described in this subdivision or an individual otherwise permitted 9 10 to use a controlled substance pursuant to this article will 11 administer the commercially prepared solution of an animal 12 tranquilizer according to written procedures established by the animal control shelter. 13

14 (15) Notwithstanding subsections (1) to (5), an animal protection shelter registered with the department of agriculture 15 pursuant to 1969 PA 287, MCL 287.331 to 287.340, may acquire a 16 17 limited permit only for the purpose of buying, possessing, and 18 administering a commercially prepared solution of an animal 19 tranquilizer to sedate a feral, wild, difficult to handle, or other 20 animal for euthanasia, if the animal protection shelter does all of 21 the following:

(a) Applies to the administrator for a permit in accordance
with the rules promulgated under this part. The application shall
contain the name of the individual in charge of the day to day
operations of the animal protection shelter and the name of the
individual responsible for designating employees who will be
administering an animal tranquilizer pursuant to this act.

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(b) Complies with the rules promulgated by the administrator
 for the storage, handling, and use of a commercially prepared
 solution of an animal tranquilizer. A record of use shall be
 maintained and shall be available for inspection by the department
 of agriculture.

6 (c) Certifies that an employee of the animal protection shelter has received, and can document completion of, a minimum of 7 16 hours of training, including at least 3 hours of practical 8 9 training, in the use of animal tranquilizers on animals from a 10 training program approved by the state veterinarian, in 11 consultation with the Michigan board of veterinary medicine, and 12 given by a licensed veterinarian pursuant to rules promulgated by the administrator, in consultation with the Michigan board of 13 14 veterinary medicine as these rules relate to this training, and that only an individual described in this subdivision or an 15 individual otherwise permitted to use a controlled substance 16 17 pursuant to this article will administer the commercially prepared 18 solution of an animal tranquilizer according to written procedures 19 established by the animal protection shelter.

(16) The application described in subsection (14) or (15)
shall include the names and business addresses of all individuals
employed by the animal control shelter or animal protection shelter
who have been trained as described in subsection (14) (c) or (15) (c)
and shall include documented proof of the training. The list of
names and business addresses shall be updated every 6 months.

26 (17) If an animal control shelter or animal protection shelter
27 issued a permit pursuant to subsection (14) or (15) does not have

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in its employ an individual trained as described in subsection (14)(c) or (15)(c), the animal control shelter or animal protection shelter shall immediately notify the administrator and shall cease to administer any commercially prepared solution of an animal tranquilizer until the administrator is notified that 1 of the following has occurred:

7 (a) An individual trained as described in subsection (14)(c)
8 or (15)(c) has been hired by the animal control shelter or animal
9 protection shelter.

10 (b) An employee of the animal control shelter or animal
11 protection shelter has been trained as described in subsection
12 (14) (c) or (15) (c).

(18) A veterinarian, including a veterinarian who trains 13 individuals as described in subsection (14)(c) or (15)(c), is not 14 civilly or criminally liable for the use of an animal tranquilizer 15 by an animal control shelter or animal protection shelter unless 16 17 the veterinarian is employed by or under contract with the animal control shelter or animal protection shelter and the terms of the 18 19 veterinarian's employment or the contract require the veterinarian 20 to be responsible for the use or administration of the commercially 21 prepared solution of an animal tranquilizer.

(19) A person shall not knowingly use or permit the use of ananimal tranquilizer in violation of this section.

(20) This section does not require that a veterinarian be employed by or under contract with an animal control shelter or animal protection shelter to obtain, possess, or administer a commercially prepared solution of an animal tranquilizer pursuant

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1 to this section.

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(21) As used in this section:

3 (a) "Animal tranquilizer" means xylazine hydrochloride or
4 other animal tranquilizing drug as approved by the United States
5 food and drug administration and by the state department of
6 agriculture for use as described in this section.

7 (b) "Class B dealer" means a class B dealer licensed by the
8 United States department of agriculture pursuant to the animal
9 welfare act, 7 USC 2131 to 2147, 2149, and 2151 to 2159 and the
10 department of agriculture pursuant to 1969 PA 224, MCL 287.381 to
11 287.395.